

Kris W. Kobach, Secretary of State

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## Board of Indigents' Defense Services

#### **Notice of Continued Proration**

The State Board of Indigents' Defense Services must continue payment of assigned counsel claims at the prorated amount of \$62 per hour through fiscal year 2012 due to the lack of available funds. The reduced hourly rate will enable the agency to process and pay assigned counsel claims through fiscal year 2012.

This notice of proration to \$62 per hour begins July 1, 2011 and ends June 30, 2012. The anticipated savings of this action is \$4,980,000.

Patricia A. Scalia Executive Director

Doc. No. 039478

#### State of Kansas

## Legislative Administrative Services

#### **Request for Proposals**

Legislative Computer Services announces the release of a request for proposals by the Legislative Coordinating Council to acquire laser printers and multifunction printers, setup, implementation and maintenance services via lease agreement. Vendors interested in receiving a request for proposal should contact Dave Larson, Legislative Computer Services, Room 63-W, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (785) 296-5566, or Dave.Larson@las.ks.gov. Completed proposals must be received not later than 2 p.m. July 8.

Jeffrey M. Russell Director of Legislative Administrative Services

Doc. No. 039482

(Published in the Kansas Register June 9, 2011.)

### Kansas WorkforceONE

#### **Request for Comments**

The Local Area I Workforce Investment Board (LWIB) invites comments on Program Year 2011-2012 Two-Year Strategic and Operational Plan. Comments must be received by 5 p.m. June 30. The plan may be accessed at www.kansasworkforceone.org or obtained by calling the LWIB office at (785) 493-8018. Comments may be submitted by e-mail to info@la1lwib.org.

Deb Scheibler Program Director

Doc. No. 039474

#### State of Kansas

### **Pooled Money Investment Board**

#### **Notice of Investment Rates**

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 2010 Supp. 12-1675(b)(c)(d) and K.S.A. 2010 Supp. 12-1675a(g).

#### Effective 6-6-11 through 6-12-11

Term	Rate
1-89 days	0.10%
3 months	0.05%
6 months	0.11%
1 year	0.22%
18 months	0.31%
2 years	0.43%

Scott Miller Director of Investments

Doc. No. 039468

The Kansas Register (USPS 0662-190) is an official publication of the State of Kansas, published by authority of K.S.A. 75-430. The Kansas Register is published weekly and a cumulative index is published annually by the Kansas Secretary of State. One-year subscriptions are \$80 (Kansas residents must include applicable state and local sales tax). Single copies, if available, may be purchased for \$2. **Periodicals postage paid at Topeka, Kansas. POSTMASTER:** Send change of address form to Kansas Register, Secretary of State, 1st Floor, Memorial Hall, 120 S.W. 10th Ave., Topeka, KS 66612-1594.

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Hard copy subscription information and current and back issues of the Kansas Register (PDF format) can be found at the following link: http://www.sos.ks.gov/pubs/pubs\_kansas\_register.asp

#### Published by

Kris W. Kobach Secretary of State 1st Floor, Memorial Hall 120 S.W. 10th Ave. Topeka, KS 66612-1594 (785) 296-4564 www.sos.ks.gov



#### **Register Office:**

1st Floor, Memorial Hall (785) 296-3489 Fax (785) 368-8024 kansasregister@sos.ks.gov

# Department of Administration Division of Accounts and Reports

#### **Public Notice**

Under requirements of K.S.A. 2010 Supp. 65-34,117(c), records of the Division of Accounts and Reports show the unobligated balances are \$3,318,323.56 in the Underground Petroleum Storage Tank Release Trust Fund and \$3,753,340.17 in the Aboveground Petroleum Storage Tank Release Trust Fund at May 31, 2011.

Dennis Taylor Secretary of Administration

Doc. No. 039477

#### State of Kansas

# Department of Administration Division of Facilities Management

### Notice of Requested "On-Call" Engineering Services

Notice is hereby given of the commencement of the selection process for "on-call" engineering services for streambank stabilization and restoration projects for the Kansas Department of Agriculture, Division of Conservation. Up to four firms may be selected. The services will include project site surveys, stabilization and restoration design, project construction oversight, and project checkout. Examples of the primary project work areas include the Delaware and Cottonwood rivers in Kansas with other project areas possible. Contracts will be for three years.

For more information, contact Rob Reschke at (785) 296-5101. Interested parties must be familiar with Natural Resources Conservation Service (NRCS) practice standards and practice statements of work for conservation practice 580 (Streambank and Shoreline Protection), 322 (Channel Bank Vegetation) and 484 (Mulching). Interested parties also must be able to show extensive experience of providing the services described above on river systems in Kansas.

To be considered, one (1) .pdf file and one (1) bound proposal of the following should be provided: State of Kansas Professional Qualifications forms (051-054 inclusive) and information regarding similar projects. State of Kansas Professional Qualifications form 050 for each firm and consultant should be provided at the end. Proposals should be less than 5 MB and follow the current State Building Advisory Commission guidelines in Chapter 4 of the Building Design and Construction Manual at www.da.ks.gov/fp/manual.htm. Planning forms are available to firms at www.da.ks.gov/fp/ or by contacting Phyllis Fast, Division of Facilities Management, Suite 600 South, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 296-5796, or Phyllis.Fast@da.ks.gov. Submittals shall be delivered to the attention of Phyllis Fast before noon June 24.

> Marilyn L. Jacobson, Director Division of Facilities Management

Doc. No. 039470

#### State of Kansas

### Department of Administration Division of Purchases

#### **Notice to Bidders**

Sealed bids for items listed will be received by the Director of Purchases until 2 p.m. on the date indicated. For more information, call (785) 296-2376:

06/20/2011 EVT0000563 Bakery Products
06/21/2011 EVT0000708 Vending Services
(SA, MP, OT Counties)
06/22/2011 EVT0000713 Fabric Covered Steel Buildings
07/19/2011 EVT0000709 Research Assistance (RA) Services

The above-referenced bid documents can be downloaded at the following Web site:

http://www.da.ks.gov/purch/

Additional files may be located at the following Web site (please monitor this Web site on a regular basis for any changes/addenda):

http://da.state.ks.us/purch/adds/default.htm

Chris Howe Director of Purchases

Doc. No. 039485

#### State of Kansas

# Department of Administration Division of Facilities Management

### Notice of Requested "On-Call" Engineering Services

Notice is hereby given of the commencement of the selection process for "on-call" mechanical-electrical-plumbing engineering services for small projects for Pittsburg State University. Contracts will be for three years.

For more information, contact Paul Stewart at (620) 235-4130. Firms interested in providing these services should be familiar with the requirements of Chapter 9 of the Building Design and Construction Manual at the Web site below.

To be considered, one (1) .pdf file and one (1) bound proposal of the following should be provided: State of Kansas Professional Qualifications forms (051-054 inclusive) and information regarding similar projects. State of Kansas Professional Qualifications form 050 for each firm and consultant should be provided at the end. Proposals should be less than 5 MB and follow the current State Building Advisory Commission guidelines in Chapter 4 of the Building Design and Construction Manual at www.da.ks.gov/fp/manual.htm. Planning forms are available to firms at www.da.ks.gov/fp/ or by contacting Phyllis Fast, Division of Facilities Management, Suite 600 South, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612, (785) 296-5796, or Phyllis.Fast@da.ks.gov. Submittals shall be delivered to the attention of Phyllis Fast before noon June 24.

Marilyn L. Jacobson, Director Division of Facilities Management

## **Department of Transportation**

#### **Notice of Public Auction**

The Kansas Secretary of Transportation will offer for sale at public auction at 5:30 p.m. July 11 at site the following tract of land:

#### Tract 9349-2 6,365 sq. ft. in Elwood, Kansas

A tract of land in Lots 10, 11, 12, Block 191, City of Elwood, Doniphan County, Kansas

A complete legal description available on request. The minimum acceptable bid is \$545.

An inspection of property will take place at 4 p.m. on the day of sale.

In case of inclement weather, call (877) 461-6817 after 3 p.m. on the day of sale to confirm sale location.

#### Terms of Sale:

A cashier's check for \$545, representing the minimum acceptable bid, is due at the time of the sale. The successful bidder will receive a bill of sale on the day of the sale and a quit claim deed within 60 days after the sale date. The seller reserves the right to reject any and all bids and is not responsible for accidents. No further bids will be entertained or any offers considered after the formal bidding is called to a close.

For additional terms and information, contact the Bureau of Right of Way at (877) 461-6817.

#### Sold Subject to the Following:

The tract will be sold subject to the easement for the right of ingress and egress, reconstruction and maintenance of all existing utilities and appurtenances thereto, as well as the following restrictive covenant: Grantees, for their heirs and assigns, do hereby covenant and agree, said covenant to run with the land, that the land conveyed herein shall not be used for billboards, signboards or other outdoor advertising purposes.

The prospective buyer is encouraged to research the chain of title of the tract.

The Kansas Department of Transportation makes no representations concerning the condition, value or suitability of use for this property or the improvements, attachments, fixtures, apparatuses and appliances thereof, if any. The property and said improvements, etc., will be sold in the present "as is" condition, without warranties or guarantees of any kind.

The Kansas Department of Transportation ensures the acceptance of any bid pursuant to this notice will be without discrimination on the grounds of sex, race, color, religion, physical handicap or national origin.

Deb Miller Secretary of Transportation

Doc. No. 039483

#### State of Kansas

## **Department of Transportation**

#### **Notice of Public Auction**

The Kansas Secretary of Transportation will offer for sale at public auction at 5:30 p.m. July 12 at site the following tract of land:

## Tract 9008-16b and 2332-38b 10.77 acres, Marion County

Along US-56 approximately 5 miles north of Lincolnville, Kansas, northeast corner of intersection of US-56 and 340th Road, SW/4 Section 13-17s-4e

A complete legal description available on request. The minimum acceptable bid is \$9,430.

An inspection of property will take place at 4:30 p.m. on the day of sale.

In case of inclement weather, call (877) 461-6817 after 3 p.m. on the day of sale to confirm sale location.

#### Terms of Sale:

A cashier's check for \$943 representing 10 percent of the minimum acceptable bid is due at the time of the sale. The balance of the purchase price must be paid by cashier's check before 3 p.m. August 12, 2011. The successful bidder will receive a bill of sale on the day of the sale and a quit claim deed after the balance is paid. If the balance of the purchase price is not paid before 3 p.m. August 12, 2011, the 10 percent down payment will be forfeited to the seller. The seller reserves the right to reject any and all bids and is not responsible for accidents. No further bids will be entertained or any offers considered after the formal bidding is called to a close.

For additional terms and information, contact the Bureau of Right of Way at (877) 461-6817.

#### Sold Subject to the Following:

The tract will be sold subject to the easement for the right of ingress and egress, reconstruction and maintenance of all existing utilities and appurtenances thereto, as well as the following restrictive covenant: Grantees, for their heirs and assigns, do hereby covenant and agree, said covenant to run with the land, that the land conveyed herein shall not be used for billboards, signboards or other outdoor advertising purposes.

The prospective buyer is encouraged to research the chain of title of the tract.

The Kansas Department of Transportation makes no representations concerning the condition, value or suitability of use for this property or the improvements, attachments, fixtures, apparatuses and appliances thereof, if any. The property and said improvements, etc., will be sold in the present "as is" condition, without warranties or guarantees of any kind.

The Kansas Department of Transportation ensures the acceptance of any bid pursuant to this notice will be without discrimination on the grounds of sex, race, color, religion, physical handicap or national origin.

Deb Miller Secretary of Transportation

(Published in the Kansas Register June 9, 2011.)

## City of Almena, Kansas

#### Notice of Intent to Seek Private Placement \$35,000 General Obligation Bonds Series 2011

Notice is hereby given that the city of Almena, Kansas (the issuer), proposes to seek a private placement of the above-referenced bonds. The principal amount of the bonds is \$35,000. The proposed sale of the bonds is in all respects subject to approval of a bond purchase agreement between the issuer and the purchaser of the bonds and the passage of an ordinance and adoption of a resolution by the governing body of the issuer authorizing the issuance of the bonds and the execution of various documents necessary to deliver the bonds.

Twila Ingram City Clerk

Doc. No. 039473

#### State of Kansas

# Kansas Development Finance Authority Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, June 23, in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal for the KDFA to issue its Agricultural Development Revenue Bonds for the project numbered below in the respective maximum principal amount. The bond will be issued to assist the borrower named below (who will be the owner and operator of the project) to finance the cost in the amount of the bond, which is then typically purchased by a lender bank who then, through the KDFA, loans the bond proceeds to the borrower for the purposes of acquiring the project. The project shall be located as shown:

**Project No. 000808—Maximum Principal Amount:** \$104,060.91. Owner/Operator: Joshua F. and Kelli M. Massie. Description: Acquisition of 80 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. The project is being financed by the lender for Joshua F. and Kelli M. Massie and is located at the East Half of the Southwest Quarter of Section 6, Noble Township, Marshall County, Kansas, approximately 1 mile north of Frankfort on Highway 99 and 4 miles east on Highway 9.

The bond, when issued, will be a limited obligation of the KDFA and will not constitute a general obligation or indebtedness of the state of Kansas or any political subdivision thereof, including the KDFA, nor will it be an indebtedness for which the faith and credit and taxing powers of the state of Kansas are pledged. The bond will be payable solely from amounts received from the respective borrower, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on the bond when it becomes due.

All individuals who appear at the hearing will be given an opportunity to express their views concerning the proposal to issue the bond to finance the project, and all written comments previously filed with the KDFA at its offices at 555 S. Kansas Ave., Suite 202, Topeka, 66603, will be considered. Additional information regarding the project may be obtained by contacting the KDFA.

Tim Shallenburger President

Doc. No. 039476

#### State of Kansas

## **Board of Regents Universities**

#### **Notice to Bidders**

The universities of the Kansas Board of Regents encourage interested vendors to visit the various universities' purchasing offices' Web sites for a listing of all transactions, including construction projects, for which the universities' purchasing offices, or one of the consortia commonly utilized by the universities, are seeking information, competitive bids or proposals. The referenced construction projects may include project delivery construction procurement act projects pursuant to K.S.A. 76-7,125 et seq.

Emporia State University – Bid postings: www.emporia.edu/busaff/purchasing/vendor-procedures.htm. Additional contact info: phone: 620-341-5145, fax: 620-341-5073, e-mail: thouse@emporia.edu. Mailing address: Emporia State University, Controller's Office/Purchasing, Campus Box 4021, 1200 Commercial, Emporia, KS 66801.

Fort Hays State University – Bid postings: www.fhsu.edu/bids. Additional contact info: phone: 785-628-4251, fax: 785-628-4046, e-mail: purchasing@fhsu.edu. Mailing address: Fort Hays State Purchasing Office, 601 Park St., 318 Sheridan Hall, Hays, KS 67601.

Kansas State University – Bid postings: www.k-state.edu/purchasing/rfq. Additional contact info: phone: 785-532-6214, fax: 785-532-5577, e-mail: kspurch@k-state.edu. Mailing address: Controller's Office/Purchasing, 21 Anderson Hall, Kansas State University, Manhattan, KS 66506.

**Pittsburg State University** – Bid postings: www.pittstate.edu/office/purchasing. Additional contact info: phone: 620-235-4169, fax: 620-235-4166, e-mail: jensch@pittstate.edu. Mailing address: Pittsburg State University, Purchasing Office, 1701 S. Broadway, Pittsburg, KS 66762-7549.

**University of Kansas** – Electronic bid postings: http://www.purchasing.ku.edu/. Paper bid postings and mailing address: KU Purchasing Services, 1246 W. Campus Road, Room 30, Lawrence, KS 66045. Additional contact info: phone: 785-864-5800, fax: 785-864-3454, e-mail: purchasing@ku.edu.

University of Kansas Medical Center – Bid postings: http://www2.kumc.edu/finance/purchasing/bids.html. Additional contact info: phone: 913-588-1100, fax: 913-588-1102. Mailing address: University of Kansas Medical Center, Purchasing Department, Mail Stop 2034, 3901 Rainbow Blvd., Kansas City, KS 66160.

Wichita State University – Bid postings: www.wichita.edu/purchasing. Additional contact info: phone: 316-978-3080, fax: 316-978-3528. Mailing address: Wichita State University, Office of Purchasing, 1845 Fairmount Ave., Campus Box 12, Wichita, KS 67260-0012.

Barry Swanson Chair of Regents Purchasing Group Chief Procurement Officer University of Kansas

## Department of Health and Environment

#### Notice of Hearing

A public hearing will be conducted at 2 p.m. Tuesday, July 12, in the Azure Conference Room, fourth floor, Curtis State Office Building, 1000 S.W. Jackson, Topeka, to discuss the Kansas Public Water Supply Loan Fund (KPWSLF) 2012 Intended Use Plan (IUP). This plan will describe how the KPWSLF intends to use available funds as well as implement prevailing wage rate requirements, green project reserve requirements, additional subsidy in the form of principal forgiveness, and reduced loan interest rates. Copies of the IUP can be obtained online, after June 15, at http://www.kdheks.gov/pws/loan/2012\_IUP\_draft.pdf.

Any individual with a disability may request accommodation to participate in the public hearing. Requests for accommodation should be made at least five working days before the hearing by contacting Linda White at (785) 296-5514.

Comments can be presented at the hearing or in writing prior to the hearing. Written comments should be addressed to Linda White, Bureau of Water, KDHE, 1000 S.W. Jackson, Suite 420, Topeka, 66612.

Robert Moser, M.D. Secretary of Health and Environment

Doc. No. 039479

#### State of Kansas

# Department of Health and Environment

## Notice Concerning Kansas/Federal Water Pollution Control Permits and Applications

In accordance with Kansas Administrative Regulations 28-16-57 through 63, 28-18-1 through 15, 28-18a-1 through 32, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, various draft water pollution control documents (permits, notices to revoke and reissue, notices to terminate) have been prepared and/or permit applications have been received for discharges to waters of the United States and the state of Kansas for the class of discharges described below.

The proposed actions concerning the draft documents are based on staff review, applying the appropriate standards, regulations and effluent limitations of the state of Kansas and the Environmental Protection Agency. The final action will result in a Federal National Pollutant Discharge Elimination System Authorization and/or a Kansas Water Pollution Control permit being issued, subject to certain conditions, revocation and reissuance of the designated permit or termination of the designated permit.

## Public Notice No. KS-AG-11-092/096 Pending Permits for Confined Feeding Facilities

Name and Address	Legal	Receiving
of Applicant	Description	Water
Schulze Farms, LLC Brian Schulze 7191 Road W6 Norton, KS 67654	•	Upper Republican River Basin

Kansas Permit No. A-URNT-B012

This is a new permit for an expanding confined feeding operation with a maximum capacity of 400 head (200 animal units) of cattle weighing 700 pounds or less. Modifications include the construction of open lot pens, a sediment basin, and a vegetative treatment area.

Name and Address of Applicant	Legal Description	Receiving Water
Bar D Cattle Company	NW/4 of Section 05,	Lower Arkansas
David Kielhorn	T35S, R05E, Cowley	River Basin
31302 131st Road	County	
Arkansas City, KS 67005	•	

Kansas Permit No. A-ARCL-B002

This is a new permit for an existing facility for 980 head (490 animal units) of cattle weighing 700 pounds or less. The facility consists of approximately 2.6 acres of open lot pens, two diversions and a two-cell earthen retention structure. Proposed modifications include the removal of the berm between the two cells of the structure.

Name and Address of Applicant	Legal Description	Receiving Water
Seaboard Foods, LP Breeding #3, 4, 5, 6 and 7 Don Owens 2801 Hurliman Road Guymon, OK 73942	Parts of Sections 21, 27, 28, 29 & 33, T31S, R40W, Morton County	Cimarron River Basin

Kansas Permit No. A-CIMT-H001 Federal Permit No. KS0091341

This is a permit modification and reissuance for the construction of an evaporation basin at an existing swine facility. The existing capacity is 37,850 head (15,140 animal units) of swine weighing more than 55 pounds each and 39,460 head (3,946 animal units) of swine weighing 55 pounds or less each, for a total of 19,086 animal units of swine. The capacity will be unchanged by the modification. This facility has an approved nutrient management plan on file with KDHE.

Name and Address of Applicant	Legal Description	Receiving Water
SCA New Look 2 Steven Cox Associates, LLC	W/2 of Section 21, T01S, R20W,	Upper Republican River Basin
504 W. 1500 Road Long Island, KS 67647	Phillips County	

Kansas Permit No. A-URPL-S010

This permit is being reissued for an existing facility with a maximum capacity of 2,190 head (876 animal units) of swine more than 55 pounds 1,150 head (115 animal units) of swine 55 pounds or less, for a total of 3,340 head (991 animal units) of swine. There is no change in the permitted animal units from the previous permit.

Name and Address of Applicant	Legal Description	Receiving Water
Erickson Farms	SW/4 of Section 11,	Solomon River
Keith Erickson	T02S, R20W,	Basin
1197 W. Iron Road	Phillips County	
Prairie View, KS 67664		

Kansas Permit No. A-SOPL-B007

This permit is being reissued for an existing facility with a maximum capacity of 230 head (115 animal units) of cattle 700 pounds or less. There is no change in the permitted animal unit capacity from the previous permit.

#### Public Notice No. KS-Q-11-045/048

The requirements of the draft permits public noticed below are pursuant to the Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and Federal Surface Water Criteria:

Name and Address<br/>of ApplicantReceiving<br/>StreamType of<br/>DischargeBuzzi Unicem USA<br/>1765 Limestone Lane<br/>Independence, KS 67301Verdigris River via<br/>Rock Creek viaPit Dewatering &<br/>StormwaterUnnamed TributaryRunoff

Kansas Permit No. I-VE23-PO06 Federal Permit No. KS0100200 Legal Description: NE<sup>1</sup>/<sub>4</sub>, S4 and NW<sup>1</sup>/<sub>4</sub>, S5, T33S, R16E, Montgomery

County

Facility Name: Independence Quarry

Facility Description The proposed action consists of issuance of a new permit for portions of an existing facility. This site contains a cement distribution terminal and an inactive limestone rock quarry. This permit is for the reactivation and separation of the limestone quarry operation from the previous permit. A covered vehicle maintenance shop also exists on-site. Outfalls 001, 002 and 003 consist of pit drainage, which discharges by gravity and stormwater runoff that is treated by several sedimentation ponds, before discharging. The proposed permit contains generic water-quality language to protect waters of the State.

Name and Address	Receiving	Type of
of Applicant	Stream	Discharge
DRISCO L.L.C.	West Branch of the	Stormwater
7001 River Ridge Drive	Whitewater River	Runoff
Ponca City, OK 74604	via Unnamed	
•	Tributary	

Kansas Permit No. I-WA04-PO02 Federal Permit No. KS0092959 Legal Description:  $E^{1}/2$ ,  $NW^{1}/4$ ,  $SE^{1}/4$ , S9, T26S, R3E, Butler County Facility Name: DRISCO L.L.C. - Benton Coke Storage Facility

Facility Location: 1250 N. Main, Benton, KS 67017

Facility Description The proposed action consists of a reissuance of an existing Kansas/NPDES Water Pollution Control permit for an existing facility. This facility will store, crush and size coke. Outfall 001A1 consists of stormwater runoff from the storage, processing and loading area. No process or domestic wastewater will be generated at the site. Solids settling is provided within the diked storage, processing and loading areas, followed by a stormwater detention basin designed to retain 150% of a 100-year precipitation event (8 inches). This facility rarely discharges. The proposed permit includes generic water-quality language to protect waters of the state.

Name and Address	Receiving	Type of
of Applicant	Stream	Discharge
MGP Ingredients, Inc.	Missouri River via	Process
P.O. Box 130	White Clay Creek	Wastewater
Atchison, KS 66002	-	

Kansas Permit No. I-MO01-PO16 Federal Permit No. KS0100269 Legal Description: NW<sup>1</sup>/<sub>4</sub>, S1, T6S, R20E, Atchison County

Facility Description: The proposed action consists of modification of the existing Kansas/NPDES Water Pollution Control Permit for an existing facility. The current facility permit includes a schedule of compliance to construct a permittee-proposed cooling tower to replace the once-through cooling water to resolve color and toxicity issues in the existing discharge. This permit will modify and replace the existing permit upon startup of the new cooling towers and discontinuation of the once-through cooling water system. The flow treated and discharged from the biological activated sludge treatment system via Outfall 001B1 will increase from 0.769 to 1.03 MGD while the cooling water blowdown will decrease from 3.79 MDG to 0.12 MGD. City water will be used as the new cooling tower make-up water source. The proposed permit contains limits for biochemical oxygen demand, total suspended solids, and whole effluent toxicity, as well as monitoring of total phosphorus, total residual chlorine, pH, temperature and effluent flow. Contained in the permit is a schedule of compliance requiring the permittee to conduct a study to reduce phosphorus concentrations in the effluent discharge and to notify KDHE in writing when the once-through cooling water flow is discontinued.

Name and Address of Applicant	Receiving Stream	Type of Discharge
Whitaker Companies	Caney River via	Pit Dewatering
121-2600 Road	Otter Creek via	and Stormwater
Savonburg, KS 66772	Unnamed Tributary	Runoff
Kansas Permit No. I-VE42-PC	D01 Federal Pe	rmit No. KS0090301

Legal Description: E½, S8, W½, S16, E½, S17, E½, S20, W½, S21, NW¼, S28 and E½, S29, T32S, R8E, Cowley County

Facility Description: The proposed action consists of reissuing an existing permit for discharge of wastewater during quarry operations. This facility is a limestone crushing and rock washing operation. Outfall 001A1 consists of treated washwater and pit drainage and stormwater runoff. Outfalls 002A1, 003A1 and 004A1 consist of stormwater runoff only. The proposed permit contains limits for total suspended solids and includes generic water-quality language to protect waters of the state.

Persons wishing to comment on the draft documents and/or permit applications must submit their comments in writing to the Kansas Department of Health and Environment if they wish to have the comments considered in the decision-making process. Comments should be submitted to the attention of the Livestock Waste Management Section for agricultural-related draft documents or applications, or to the Technical Services Section for all other permits, at the Kansas Department of Health and Environment, Division of Environment, Bureau of Water, 1000 S.W. Jackson, Suite 420, Topeka, 66612-1367.

All comments regarding the draft documents or application notices received on or before July 9 will be considered in the formulation of the final determinations regarding this public notice. Please refer to the appropriate Kansas document number (KS-AG-11-092/096, KS-Q-11-045/048) and name of the applicant/permittee when preparing comments.

After review of any comments received during the public notice period, the Secretary of Health and Environment will issue a determination regarding final agency action on each draft document/application. If response to any draft document/application indicates significant public interest, a public hearing may be held in conformance with K.A.R. 28-16-61 (28-46-21 for UIC).

All draft documents/applications and the supporting information including any comments received are on file and may be inspected at the offices of the Kansas Department of Health and Environment, Bureau of Water. These documents are available upon request at the copying cost assessed by KDHE. Application information and components of plans and specifications for all new and expanding swine facilities are available on the Internet at http://www.kdheks.gov/feedlots. Division of Environment offices are open from 8 a.m. to 5 p.m. Monday through Friday, excluding holidays.

Robert Moser, M.D. Secretary of Health and Environment

## State of Kansas Wildlife and Parks Commission

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife and Parks Commission at 7 p.m. Thursday, August 11, at the Wetlands Education Center, 592 N.E. K-156 Highway, Great Bend, to consider the approval and adoption of proposed regulations of the Kansas Department of Wildlife and Parks.

A general discussion and workshop meeting on business of the Wildlife and Parks Commission will begin at 1:30 p.m. August 11 at the location listed above. The meeting will recess at 5:30 p.m., then resume at 7 p.m. at the same location for more business and the regulatory hearing. There will be public comment periods at the beginning of the afternoon and evening meetings for any issues not on the agenda, and additional comment periods will be available during the meeting on agenda items. Old and new business also may be discussed at this time. If necessary to complete business matters, the commission will reconvene at 9 a.m. August 12 at the same location.

Any individual with a disability may request accommodation in order to participate in the public meeting and may request the meeting materials in an accessible format. Requests for accommodation should be made at least five working days in advance of the meeting by contacting Sheila Kemmis, commission secretary, at (620) 672-5911. Persons with a hearing impairment may call the Kansas Commission for the Deaf and Hard of Hearing at (800) 432-0698 to request special accommodations.

This 60-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed administrative regulations. All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, 1020 S. Kansas Ave., Suite 200, Topeka, 66612, or to sheila.kemmis@ksoutdoors.com if electronically. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

**K.A.R. 115-16-3.** This permanent regulation establishes the application, provisions and requirements for nuisance bird control permits. The proposed amendments would add and remove birds from the nuisance list and require the use of nontoxic shot and bullets.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

**K.A.R. 115-2-3a.** This permanent regulation establishes fees for department cabins. The regulation is proposed for revocation.

Economic Impact Summary: The proposed revocation is not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

**K.A.R.** 115-8-13. This permanent regulation establishes authorized operation for motor vehicles on department lands and waters. The proposed amendments would allow certain motor vehicles onto ice-covered department waters for the purpose of ice fishing.

Economic Impact Summary: The proposed amendments are not anticipated to have any appreciable negative economic impact on the department, other agencies, small businesses or the public.

Copies of the complete text of the regulations and their respective economic impact statements may be obtained by writing the chairman of the commission at the address above, electronically on the department's Web site at www.kdwp.state.ks.us, or by calling (785) 296-2281.

Kelly Johnston Chairman

Doc. No. 039471

#### State of Kansas

## Kansas Insurance Department

## Permanent Administrative Regulations

### Article 1.—GENERAL

**40-1-22.** Insurance policies and certificates; change of name or merger of an insurance company; assumption of risk endorsements. (a) Each assuming company shall attach to each insurance policy and each certificate of accident and sickness coverage an "assumption of risk" endorsement that displays the name and address of the assuming company when any outstanding insurance policy or certificate of accident and sickness coverage issued to a resident of Kansas is affected by any of the following:

- (1) A change in the name of the issuing company;
- (2) a merger, consolidation, or similar transaction involving the issuing company;
- (3) a change of domicile in which policy liability is assumed by another company; or
  - (4) an assumption reinsurance agreement.
- (b) The "assumption of risk" endorsement shall be approved by the commissioner of insurance before issuance to residents of the state of Kansas.
- (c) Each "assumption of risk" endorsement originating from an assumption reinsurance agreement shall meet the following requirements:
- (1) Not require the insured to take affirmative action to reject the substitution of one insurer for another; and
- (2) not state that failure to reject the substitution or the continued payment of premium will constitute acceptance of the substitution. (Authorized by K.S.A. 40-103; implementing K.S.A. 2010 Supp. 40-221a, K.S.A. 2010 Supp. 40-309, and K.S.A. 40-510; effective Jan. 1, 1967; amended May 1, 1979; amended May 1, 1986; amended March 28, 1994; amended June 24, 2011.)

Sandy Praeger Kansas Insurance Commissioner

## **Secretary of State**

#### Certification of New State Laws

I, Kris W. Kobach, Secretary of State of the State of Kansas, do hereby certify that each of the following bills is a correct copy of the original enrolled bill now on file in my office.

Kris W. Kobach Secretary of State

(Published in the Kansas Register June 9, 2011.)

#### HOUSE BILL No. 2182

AN ACT concerning health and health care; providers thereof; health safety requirements; amending K.S.A. 16-1602, 40-2250, 65-1113, 65-1114, 65-1118, 65-1120, as amended by section 236 of 2011 House Bill No. 2339, 65-1122, 65-1130, 65-1131, 65-1133, 65-1154, 65-1163, 65-1424, 65-1425, 65-6102, 65-6110, 65-6126, 65-6132, 65-6133, 74-32,131, 74-32,132, 74-32,133, 74-32,134, 74-32,135, 74-32,136, 74-32,137 and 74-32,138 and K.S.A. 2010 Supp. 8-1,125, 21-4010, 39-7,119, 40-2,111, 65-468, 65-1117, 65-1132, 65-1435, 65-1436, 65-1626, 65-1669, 65-1671, 65-2901, 65-2913, 65-2921, 65-4101, 65-5402, 65-6112, 65-6112, as amended by section 82 of this act, 65-6119, 65-6120, 65-6120, as amended by section 83 of this act, 65-6121, 65-6121, as amended by section 84 of this act, 65-6123, 65-6123, as amended by section 85 of this act, 65-6124, 65-6124, as amended by section 86 of this act, 65-6129, 65-6129c, 65-6135, 65-6144, 65-6144, as amended by section 91 of this act, 72-5213, 72-8252, 74-1106, 75-5664 and 75-5665 and section 2, section 3, section 4, section 7, section 8, section 9 and section 10 of chapter 45 of the 2010 Session Laws of Kansas and repealing the existing sections; also repealing K.S.A. 65-4970, 65-4972 and 65-4973 and K.S.A. 2010 Supp. 65-1626d and 65-4971.

Be it enacted by the Legislature of the State of Kansas:

New Section 1. (a) Sections 1 though 6, and amendments thereto, shall be known and may be cited as the pharmacy audit integrity act.

(b) This section shall take effect on and after July 1, 2011.

New Sec. 2. (a) As used in this act, "pharmacy benefits manager" or "PBM" means a person, business or other entity that performs pharmacy benefits management. The term includes a person or entity acting for a PBM in contractual or employment relationship in the performance of pharmacy benefits management for a managed care company, not-for-profit hospital or medical service organization, insurance company, third-party payor or health program administered by the state board of pharmacy.

(b) This section shall take effect on and after July 1, 2011.

New Sec. 3. (a) The entity conducting the audit shall follow the following procedures:
(1) An entity conducting an on-site audit must give the pharmacy

- at least seven days written notice before conducting an initial audit;
  (2) an audit that involves clinical or professional judgment must be
- conducted by or in consultation with a licensed pharmacist;
- (3) the period covered by the audit may not exceed two years from the date that the claim was submitted to or adjudicated by the entity;
- (4) the pharmacy may request an extension not to exceed seven days from the date of an originally scheduled on-site audit;
- (5) the pharmacy may use the records of a hospital, physician or other authorized practitioner to validate the pharmacy record;
- (6) any legal prescription, in compliance with the requirements of the state board of pharmacy, may be used to validate claims in connection with prescriptions, refills or changes in prescriptions;
- (7) each pharmacy shall be audited under the same standards and parameters as other similarly situated pharmacies; and
- (8) the entity conducting the audit must establish a written appeals process.
- (b) The entity conducting the audit shall also comply with the following requirements:
- (1) A finding of overpayment or underpayment must be based on the actual overpayment or underpayment and not a projection based on the number of patients served having a similar diagnosis or on the number of similar orders or refills for similar drugs;

- (2) the entity conducting the audit shall not use extrapolation in calculating the recoupments or penalties for audits, unless required by state or federal contracts;
- (3) the auditing company or agent may not receive payment based on a percentage of the amount recovered, unless required by contracts; and
  - (4) interest may not accrue during the audit period.
  - c) This section shall take effect on and after July 1, 2011.

New Sec. 4. (a) Any preliminary audit report must be delivered to the pharmacy within 60 days after the conclusion of the audit. Any pharmacy shall be allowed at least 30 days following receipt of the preliminary audit to provide documentation to address any discrepancy found in the audit. Any final audit report shall be delivered to the pharmacy within 120 days after receipt of the preliminary audit report or final appeal, whichever is later.

- (b) Recoupment of any disputed funds or repayment of funds to the entity by the pharmacy, if permitted pursuant to contracts, shall occur, to the extent demonstrated or documented in the pharmacy audit findings, after final internal disposition of the audit including the appeals process. If the identified discrepancy for an individual audit exceeds \$20,000, any future payments to the pharmacy may be withheld pending finalization of the audit. Unless otherwise required by the federal or state law, any audit information may not be shared. Auditors shall only have access to previous audit reports on a particular pharmacy conducted by that same entity.
  - (c) This section shall take effect on and after July 1, 2011.

New Sec. 5. (a) Any auditing entity, upon request of the plan sponsor, shall provide a copy of the final report, including the disclosure of any money recouped in the audit. The pharmacy may provide a copy of the report to the commissioner of insurance, provided such report shall not contain any personally identifiable health information in violation of the provisions of the health insurance portability and accountability act of 1996 (Pub. L. No. 104-191).

(b) This section shall take effect on and after July 1, 2011.

New Sec. 6. (a) This act shall apply to contracts between an auditing entity and a pharmacy entered into, extended or renewed on or after the effective date of this act. This act shall not apply to any audit, review or investigation that is initiated based upon suspected or alleged fraud, willful misrepresentation or abuse.

(b) This section shall take effect on and after July 1, 2011.

New Sec. 7. (a) A resident of this state has the right to purchase health insurance or refuse to purchase health insurance. The government shall not interfere with a resident's right to purchase health insurance or with a resident's right to refuse to purchase health insurance.

- (b) A resident of this state has the right to enter into a private contract with health care providers for lawful health care services. The government shall not interfere with a resident's right to purchase lawful health care services.
- (c) A person or employer may pay directly for lawful health care services and shall not be required to pay penalties or fines for paying directly for lawful health care services. A health care provider may accept direct payment for lawful health care services and shall not be required to pay penalties or fines for accepting direct payment from a person or employer for lawful health care services.
- (d) No state agency, board, commission or any other governmental entity shall require an agreement to participate in medicare, medicaid or any other insurance plan, health care system or health information technology or benefit exchange as a condition for original application or renewal of license, registration or certification for a health care provider.
- (e) No state agency, board, commission or any other governmental entity shall prohibit participation in a health information organization for any health information technology or benefit exchange purposes by a health care provider based on whether such health care provider participates in medicare, medicaid or any other insurance plans or health care systems.
- (f) The government shall not enact a law that would restrict these rights or that would impose a form of punishment for exercising these rights. No provision of this section shall render a resident of this state liable for any punishment, penalty, assessment, fee or fine as a result of such resident's failure to procure or obtain health insurance coverage or participate in any health care system or plan.

(g) As used in this section:

(1) "Direct payment or pay directly" means payment for lawful health care services without a public or private third party, not including an employer, paying for any portion of the service.

(2) "Health care provider" shall have the meaning provided in K.S.A. 40-3401, and amendments thereto.

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- (3) "Health care system" means any public or private entity whose function or purpose is the management of, processing of, enrollment of individuals for or payment for, in full or in part, health care services or health care data or health care information for its participants.
- (4) "Lawful health care services" means any health-related service or treatment to the extent that the service or treatment is permitted or not prohibited by law or regulation that may be provided by persons or businesses otherwise permitted to offer such services.
- (5) "Penalties or fines" means any civil or criminal penalty or fine, tax, salary or wage withholding or surcharge or any named fee with a similar effect established by law or rule by a government established, created or controlled agency that is used to punish or discourage the exercise of rights protected under this section.
- (h) This section shall be known and may be cited as the health care freedom act.
- (i) This section shall take effect on and after July 1, 2011.
- Sec. 8. On July 1, 2011, K.S.A. 2010 Supp. 65-1669 is hereby amended to read as follows: 65-1669. As used in the utilization of unused medications act:
- (a) "Adult care home" has the same meaning as such term is defined in K.S.A. 39-923, and amendments thereto.
- (b) "Community mental health center" has the same meaning as such term is defined in K.S.A. 75-3307c, and amendments thereto.
- (c) "Donating entities" means adult care homes, mail service pharmacies and medical care facilities who elect to participate in the program.
- (d) "Drug" has the same meaning as such term is defined in K.S.A. 65-1626, and amendments thereto.
- (e) "Federally qualified health center" means a center which meets the requirements for federal funding under 42 U.S.C. § section 1396d(1) of the public health service act, and amendments thereto, and which has been designated as a "federally qualified health center" by the federal government.
- (f) "Indigent health care clinic" has the same meaning as such term is defined in K.S.A. 75-6102, and amendments thereto.(g) "Mail service pharmacy" means a licensed Kansas pharmacy
- (g) "Mail service pharmacy" means a licensed Kansas pharmacy located within the state that ships, mails or delivers by any lawful means a lawfully dispensed medication in tamper-resistant packaging to residents of this state or another state.
- (h) "Medical care facility" has the same meaning as such term is defined in K.S.A. 65-425, and amendments thereto.
- (i) ''Medically indigent'' has the same meaning as such term is defined in K.S.A. 75-6102, and amendments thereto.
- (j) "Medication" means a prescription drug or drug as defined by this section.
- (k) ''Mid-level practitioner'' has the same meaning as such term is defined in K.S.A. 65-1626, and amendments thereto.
- (l) "Practitioner" has the same meaning as such term is defined in K.S.A. 65-1626, and amendments thereto.
- (m) "Prescription drug" means a drug which may be dispensed only upon prescription of a practitioner or mid-level practitioner authorized by law and which is approved for safety and effectiveness as a prescription drug under section 505 or 507 of the federal food, drug and cosmetic act (52 Stat. 1040 (1938), 21 U.S.C.A., section § 301), and amendments thereto.
- (n) "Qualifying center or clinic" means an indigent health care clinic, federally qualified health center or community mental health center.
- Sec. 9. On July 1, 2011, K.S.A. 2010 Supp. 65-1671 is hereby amended to read as follows: 65-1671. The following criteria shall be used in accepting unused medications for use under the utilization of unused medications act:
- (a) The medications shall have come from a controlled storage unit of a donating entity;
- (b) only medications in their original or pharmacist sealed unit dose packaging or hermetically sealed by the pharmacy in tamper evident packaging, unit of use or sealed, unused injectables shall be accepted and dispensed pursuant to the utilization of unused medications act;
- (c) expired medications shall not be accepted;
- (d) a medication shall not be accepted or dispensed if the person accepting or dispensing the medication has reason to believe that the medication is adulterated;
  - (e) no controlled substances shall be accepted; and
- (f) subject to the limitation specified in this section, unused medications dispensed for purposes of a medical assistance program or drug

product donation program may be accepted and dispensed under the utilization of unused medications act.

- Sec. 10. On July 1, 2011, section 2 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 2. As used in the addictions counselor licensure act:
- (a) "Board" means the behavioral sciences regulatory board created under K.S.A. 74-7501, and amendments thereto.
- (b) "Addiction counseling" means the utilization of special skills to assist persons with addictions, and to assist such persons' families and friends to achieve resolution of addiction through the exploration of the disease and its ramifications, the examination of attitudes and feelings, the consideration of alternative solutions and decision making, as these relate specifically to addiction. Evaluation and assessment, treatment including treatment plan development, ease management, crisis intervention, referral, record keeping and clinical consultation specifically related to addiction are within the scope of addiction counseling. Additionally, at the clinical level of licensure, addiction counseling includes independent practice limited and to the diagnosis and treatment of substance use disorders.
- (c) "Licensed addiction counselor" means a person who engages in the practice of addiction counseling limited to substance use disorders and who is licensed under this act, except that on and after July 1, 2011, such person shall engage in the practice of addiction counseling only in a state-licensed or certified alcohol and other drug treatment program unless otherwoise exempt for licensure under subsection (m) of K.S.A. 59-29b46, and amendments thereto.
- (d) "Licensed clinical addiction counselor" means a person who engages in the independent practice of addiction counseling which practice and is limited to the diagnosis and treatment of substance use disorders specified in the edition of the American psychiatric association's diagnostic and statistical manual of mental disorders (DSM) designated by the board by rules and regulations and is licensed under this act.
- Sec. 11. On July 1, 2011, section 3 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 3. (a) On and after August September 1, 2011, no person shall engage in the practice of addiction counseling or represent that such person is a licensed addiction counselor or is an addiction counselor or a substance abuse counselor or an alcohol and drug counselor without having first obtained a license as an addiction counselor under the addictions counselor licensure act.
- (b) On and after August September 1, 2011, no person shall engage in the practice of addiction counseling as a clinical addiction counselor or represent that such person is a licensed clinical addiction counselor or is a clinical addiction counselor or a clinical addiction counselor or a clinical alcohol and drug counselor without having first obtained a license as a clinical addiction counselor under the addiction counselor licensure act.
  - (c) Violation of this section is a class B misdemeanor.
- Sec. 12. On July 1, 2011, section 4 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 4. (a) An applicant for licensure as an addiction counselor shall furnish evidence that the applicant:
  - (1) Has attained the age of 21;
- (2)(A) has completed a baccalaureate degree from an addiction counseling program that is part of a college or university approved by the board; or
- (B) has completed a baccalaureate degree from a college or university approved by the board in a related field that includes a minimum number of semester hours of coursework supporting the diagnosis and treatment of *on* substance use disorders as approved by the board; or
- (C) completed a baccalaureate degree from a college or university approved by the board in a related field with additional work in addiction counseling from a college or university approved by the board, and such degree program and the additional work includes the course work requirements provided in paragraph (a)(2)(B) of this subsection; or
- (D) is currently licensed in Kansas as a licensed psychologist, licensed master social worker, licensed professional counselor, licensed marriage and family therapist or licensed master's level psychologist;
  - (3) has passed an examination approved by the board;
- (4) has satisfied the board that the applicant is a person who merits the public trust; and
- (5) each applicant has paid the application fee established by the board under section 12 of chapter 45 of the 2010 Session Laws of Kansas, and amendments thereto.
- (b)(1) Applications for licensure as a clinical addiction counselor shall be made to the board on a form and in the manner prescribed by the board. Each applicant shall furnish evidence satisfactory to the board that the applicant:

- (A) Is licensed by the board as a licensed addiction counselor or meets all requirements for licensure as an addiction counselor; and
- (i) has completed a master's degree from an addiction counseling program that is part of a college or university approved by the board; or
- (ii) has completed a master's degree from a college or university approved by the board in a related field that includes a minimum number of semester hours of coursework supporting the diagnosis and treatment of substance use disorders as approved by the board; or
- (iii) has completed a master's degree from a college or university approved by the board in a related field with additional work in addiction counseling from a college or university approved by the board and such degree program and the additional work includes the course work requirements provided in paragraph (b)(2)(B) of this subsection; and or

(iv) has completed a master's degree in a related field and is licensed by the board as a licensed addiction counselor; and

- (B) has completed not less than two years of postgraduate supervised professional experience in accordance with a clinical supervision plan approved by the board of not less than 4,000 hours of supervised professional experience including at least 1,500 hours of direct client contact conducting substance abuse assessments and treatment with individuals, couples, families or groups and not less than 150 hours of clinical supervision, including not less than 50 hours of person-to-person individual supervision, integrating diagnosis and treatment of substance use disorders with use of the diagnostic and statistical manual of mental disorders of the American psychiatric association, except that one-half  $\frac{1}{2}$  of the requirement of this paragraph (B) may be waived for persons with a doctoral degree in addiction counseling or a related field acceptable to the board; and
  - (C) has passed an examination approved by the board; and

(D) has paid the application fee fixed under section 12 of chapter 45 of the 2010 Session Laws of Kansas, and amendments thereto.

- (2) A person who was registered by the behavioral sciences regulatory board as an alcohol and other drug counselor or credentialed by the department of social and rehabilitation services as an alcohol and drug credentialed counselor or credentialed by the Kansas association of addiction professionals as an alcohol and other drug abuse counselor in Kansas at any time prior to the effective date of this act, who has been actively engaged in the practice of addiction counseling as a registered who was registered in Kansas as an alcohol and other drug counselor, an alcohol and drug credentialed counselor or a credentialed alcohol and other drug abuse counselor within three years prior to the effective date of this act and whose last registration or credential in Kansas prior to the effective date of this act was not suspended or revoked, upon application to the board, payment of fees and completion of applicable continuing education requirements, shall be licensed as a licensed addiction counselor by providing demonstration acceptable to the board of competence to perform the duties of an addiction coun-
- (3) Any person who was registered by the behavioral sciences regulatory board as an alcohol and other drug counselor or credentialed by the department of social and rehabilitation services as an alcohol and drug credentialed counselor or credentialed by the Kansas association of addiction professionals as an alcohol and other drug abuse counselor in Kansas at any time prior to the effective date of this act, and who is also licensed to practice independently as a mental health practitioner or person licensed to practice medicine and surgery, and who has been actively engaged in the practice of addiction cou registered or credentialed was registered or credentialed in Kansas as an alcohol and other drug counselor within three years prior to the effective date of this act and whose last registration or credential in Kansas prior to the effective date of this act was not suspended or revoked, upon application to the board, payment of fees and completion of applicable continuing education requirements, shall be licensed as a licensed clinical addiction counselor and may engage in the independent practice of addiction counseling and is authorized to diagnose and treat substance use disorders specified in the edition of the diagnostic and statistical manual of mental disorders of the American psychiatric association designated by the board by rules and regulations.
- (4) Any person who was credentialed by the department of social and rehabilitation services as an alcohol and drug counselor and has been actively engaged in the practice, supervision or administration of addiction counseling in Kansas for not less than four years and holds a master's degree in a related field and whose last registration or credential in Kansas prior to the effective date of this act was not suspended or revoked, upon application to the board, payment of fees and completion of applicable continuing education requirements, shall be licensed as a clinical addiction counselor and may engage in the independent practice of addiction counseling and is authorized to diagnose and treat substance use disorders specified in the edition of the diagnostic and

statistical manual of mental disorders of the American psychiatric association designated by the board by rules and regulations.

- (5) On and after July 1, 2011, a licensed addiction counselor may shall engage in the practice of addiction counseling within in only a state licensed or certified alcohol and other drug treatment program, unless otherwise exempt from licensure under subsection (m) of K.S.A. 59-29b46, and amendments thereto.
- Sec. 13. On July, 1, 2011, section 7 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 7. (a) The board may issue a license to an individual who is currently registered, certified or licensed to practice addiction counseling in another jurisdiction if the board determines that:
- (1) The standards for registration, certification or licensure to practice addiction counseling in the other jurisdiction are substantially the equivalent of the requirements of the addictions counselor licensure act and rules and regulations of the board; and or
- (2) the applicant demonstrates on forms provided by the board compliance with the following standards as adopted by the board:
- (A) Continuous registration, certification or licensure to practice addiction counseling during the five years immediately preceding the application with at least the minimum professional experience as established by rules and regulations of the board;
- (B) the absence of disciplinary actions of a serious nature brought by a registration, certification or licensing board or agency; and
- (C) completion of a baccalaureate or master's degree in addiction counseling from a college or university approved by the board or completion of a baccalaureate or master's degree in a related field that includes all required addiction coursework.
- (b) Applicants for licensure as a clinical addiction counselor shall additionally demonstrate competence to diagnose and treat substance abuse disorders through meeting the requirements of either paragraph (1) or (2) of subsection (a) and at least two of the following areas acceptable to the board:
- (1) Either coursework as established by rules and regulations of the board or passing a national clinical examination approved by the board;
- (2) three years of clinical practice with demonstrated experience supporting diagnosing or treating substance use disorders; or
- (3) attestation from a professional licensed to diagnose and treat mental disorders, or substance use disorders, or both, in independent practice or licensed to practice medicine and surgery stating that the applicant is competent to diagnose and treat substance use disorders.
- (c) An applicant for a license under this section shall pay an application fee established by the board under section 12 of chapter 45 of the 2010 Session Laws of Kansas, and amendments thereto.
- Sec. 14. On July 1, 2011, section 8 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 8. (a) An applicant who meets the requirements for licensure pursuant to this act, has paid the license fee provided for by section 12 of chapter 45 of the 2010 Session Laws of Kansas, and amendments thereto, and has otherwise complied with the provisions of this act shall be licensed by the board.
- (b) Licenses issued pursuant to this act shall expire 24 months from the date of issuance unless revoked prior to that time. A license may be renewed upon application and payment of the fee provided for by section 12 of chapter 45 of the 2010 Session Laws of Kansas, and amendments thereto. The application for renewal shall be accompanied by evidence satisfactory to the board that the applicant has completed during the previous 24 months the continuing education required by rules and regulations of the board. As part of such continuing education, the clinical addiction counselor applicant shall complete not less than six continuing education hours relating to diagnosis and treatment of substance use disorders. and Both the clinical addiction counselor applicant and the addiction counselor applicant shall complete not less than three continuing education hours of professional ethics.
- (c) A person whose license has been suspended or revoked may make written application to the board requesting reinstatement of the license upon termination of the period of suspension or revocation in a manner prescribed by the board, which application shall be accompanied by the fee provided for by section 12 of chapter 45 of the 2010 Session Laws of Kansas, and amendments thereto.
- Sec. 15. On July 1, 2011, section 9 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 9. The board may refuse to grant licensure to, or may suspend, revoke, condition, limit, qualify or restrict the licensure issued under this act of any individual who the board, after the opportunity for a hearing, determines:
- (a) Is incompetent to practice addiction counseling, or is found to engage in the practice of addiction counseling in a manner harmful or dangerous to a client or to the public;

- (b) is convicted by a court of competent jurisdiction of a felony, misdemeanor crimes against persons or substantiation of abuse against a child, adult or resident of a care facility, even if not practice related;
- (c) has violated a provision of the addictions counselor licensure act or one or more of the rules and regulations of the board;
- (d) has obtained or attempted to obtain a license or license renewal by bribery or fraudulent representation;
- (e) has knowingly made a false statement on a form required by the board for license or license renewal;
- (f) has failed to obtain continuing education credits required by rules and regulations of the board;
- (g) has been found guilty of unprofessional conduct as defined by rules and regulations established by the board; or
- (h) has had a registration, license or certificate as an addiction counselor revoked, suspended or limited, or has had other disciplinary action taken, or an application for registration, license or certificate denied, by the proper regulatory authority of another state, territory, District of Columbia or another country, a certified copy of the record of the action of the other jurisdiction being conclusive evidence thereof.
- Sec. 16. On July 1, 2011, section 10 of chapter 45 of the 2010 Session Laws of Kansas is hereby amended to read as follows: Sec. 10. in the addictions counselor licensure act shall be construed:
- (a) To prevent addiction counseling practice by students or interns or individuals preparing for the practice of addiction counseling to practice under qualified supervision of a professional, recognized and approved by the board, in an educational institution or agency so long as they are designated by titles such as "student," "trainee," "intern" or other titles clearly indicating training status;
- (b) to authorize the practice of psychology, medicine and surgery, professional counseling, marriage and family therapy, master's level psychology or social work or other professions licensed by the behavioral sciences regulatory board;
- (c) to apply to the activities and services of a rabbi, priest, minister, clergy person or organized ministry of any religious denomination or sect, including a Christian-Science practitioner, unless such person or individual who is a part of the organized ministry is a licensed addiction
- (d) to apply to the activities and services of qualified members of other professional groups including, but not limited to, attorneys, physicians, psychologists, masters master's level psychologists, marriage and family therapists, professional counselors, or other professions licensed by the behavioral sciences regulatory board, registered nurses or social workers performing services consistent with the laws of this state, their training and the code of ethics of their profession, so long as they do not represent themselves as being an addiction counselor; or
- (e) to prevent qualified persons from doing work within the standards and ethics of their respective professions and callings provided they do not hold themselves out to the public by any title or description of services as being an addiction counselor.

New Sec. 17. (a) This section shall be known and may be cited as the school sports head injury prevention act.

- As used in this section: "School" means any public or accredited private high school, (1)middle school or junior high school.
- "Health care provider" means a person licensed by the state board of healing arts to practice medicine and surgery
- The state board of education, in cooperation with the Kansas state high school activities association, shall compile information on the nature and risk of concussion and head injury including the dangers and risks associated with the continuation of playing or practicing after a person suffers a concussion or head injury. Such information shall be provided to school districts for distribution to coaches, school athletes and the parents or guardians of school athletes.
- A school athlete may not participate in any sport competition or practice session unless such athlete and the athlete's parent or guardian have signed, and returned to the school, a concussion and head injury information release form. A release form shall be signed and returned each school year that a student athlete participates in sport competitions
- (e) If a school athlete suffers, or is suspected of having suffered, a concussion or head injury during a sport competition or practice session, such school athlete immediately shall be removed from the sport competition or practice session.
- Any school athlete who has been removed from a sport competition or practice session shall not return to competition or practice until the athlete is evaluated by a health care provider and the health care provider provides such athlete a written clearance to return to play or practice. If the health care provider who provides the clearance to return

to play or practice is not an employee of the school district, such health care provider shall not be liable for civil damages resulting from any act or omission in the rendering of such care, other than acts or omissions constituting gross negligence or willful or wanton misconduct.

(g) This section shall take effect on and after July 1, 2011.

New Sec. 18. (a) The Kansas state high school activities association and its member high schools, and administrators, principals, coaches, teachers and other affiliated with such association and member high schools, shall not adopt any rules and regulations or interpret any existing rule and regulation in any manner which would prohibit a student athlete from training with any Kansas state high school leaguesponsored sport or competition while the student athlete is participating in nonschool swimming athletic training or diving athletic training, or both, during the high school sport season and throughout the year if:

- (1) The nonschool swimming athletic training or diving athletic training, or both, is under the jurisdiction of and sanctioned by the national governing body of the sport, U.S.A. swimming, inc., or U.S.A. diving, inc. and is conducted in a manner which protects the health and safety of the student athlete; and
- the student athlete meets the reasonable and ordinary schoolestablished requirements for participation in the student athlete's high school swimming program or diving program, or both, including requirements designed to protect the health and safety of such student
  - (b) This section shall take effect on and after July 1, 2011.
- Sec. 19. On July 1, 2011, K.S.A. 2010 Supp. 65-2901 is hereby amended to read as follows: 65-2901. As used in article 29 of chapter 65 of the Kansas Statutes Annotated, and acts amendatory of the provisions thereof or supplemental amendments thereto:
- (a) "Physical therapy" means examining, evaluating and testing individuals with mechanical, anatomical, physiological and developmental impairments, functional limitations and disabilities or other health and movement-related conditions in order to determine a diagnosis solely for physical therapy, prognosis, plan of therapeutic intervention and to assess the ongoing effects of physical therapy intervention. Physical therapy also includes alleviating impairments, functional limitations and disabilities by designing, implementing and modifying therapeutic interventions that may include, but are not limited to, therapeutic exercise; functional training in community or work integration or reintegration; manual therapy; therapeutic massage; prescription, application and, as appropriate, fabrication of assistive, adaptive, orthotic, prosthetic, protective and supportive devices and equipment; airway clearance techniques; integumentary protection and repair techniques; debridement and wound care; physical agents or modalities; mechanical and electrotherapeutic modalities; patient-related instruction; reducing the risk of injury, impairments, functional limitations and disability, including the promotion and maintenance of fitness, health and quality of life in all age populations and engaging in administration, consultation, education and research. Physical therapy also includes the care and services provided by a physical therapist or a physical therapist assistant under the direction and supervision of a physical therapist who that is licensed pursuant to article 29 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto. this act. Physical therapy does not include the use of roentgen rays and radium for diagnostic and therapeutic purposes, the use of electricity for surgical purposes, including cauterization, the practice of any branch of the healing arts and the
- making of a medical diagnosis.

  (b) "Physical therapist" means a person who is licensed to practice physical therapy pursuant to article 29 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto. this act. Any person who successfully meets the requirements of K.S.A. 65-2906, and amendments thereto, shall be known and designated as a physical therapist and may designate or describe oneself, as appropriate, as a physical therapist, physiotherapist, licensed physical therapist, doctor of physical therapy, abbreviations thereof, or words similar thereto or use of the designated letters P.T., Ph.T., M.P.T., D.P.T. or L.P.T. Nothing in this section shall be construed to prohibit physical therapists licensed under K.S.A. 2010 Supp. 65-2906 and 65-2909, and amendments thereto, from listing or using in conjunction with their name any letters, words, abbreviations or other insignia to designate any educational degrees, certifications or credentials recognized by the board which such licensee has earned. Each licensee when using the letters or term "Dr." or "Doctor" in conjunction with such licensee's professional practice, whether in any written or oral communication, shall identify oneself as a "physical therapist" or "doctor of physical therapy.
- (c) "Physical therapist assistant" means a person who is certified pursuant to article 29 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto, this act and who works under the direction of a

physical therapist, and who assists the physical therapist in selected components of physical therapy intervention. Any person who successfully meets the requirements of K.S.A. 65-2906, and amendments thereto, shall be known and designated as a physical therapist assistant, and may designate or describe oneself as a physical therapist assistant, certified physical therapist assistant, abbreviations thereof, or words similar thereto or use of the designated letters P.T.A., C.P.T.A. or P.T. Asst. Nothing in this section shall be construed to prohibit physical therapist assistants cer-tified under K.S.A. 2010 Supp. 65-2906 and 65-2909, and amendments thereto, from listing or using in conjunction with their name any letters, words, abbreviations or other insignia to designate any educational degrees, certifications or credentials which such physical therapist assistant has earned.

"Board" means the state board of healing arts.

"Council" means the physical therapy advisory council.

"Physician" means a person licensed to practice medicine and (f)

- surgery.
  (g) "Recognized by the board" means an action taken by the board at an open meeting to recognize letters, words, abbreviations or other insignia to designate any educational degrees, certifications or credentials, consistent with the provisions of this act, which a physical therapist may appropriately use to designate or describe oneself and which shall be published in the official minutes of the board.
- Sec. 20. On July 1, 2011, K.S.A. 2010 Supp. 65-2913 is hereby amended to read as follows: 65-2913. (a) It shall be unlawful for any person who is not licensed under this article 29 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto, act as a physical therapist or whose license has been suspended or revoked in any manner to represent oneself as a physical therapist or to use in connection with such person's name the words physical therapist, physiotherapist, or licensed physical therapist *or doctor of physical therapy* or use the abbreviations P.T., Ph. T., M.P.T., D.P.T. or L.P.T., or any other letters, words, abbreviations or insignia, indicating or implying that such person is a physical therapist. A violation of this subsection shall constitute a class B nonperson misdemeanor. Nothing in this section shall be construed to prohibit physical therapists licensed under K.S.A. 2010 Supp. 65-2906 and 65-2909, and amendments thereto, from listing or using in conjunction with their name any letters, words, abbreviations or other insignia to designate any educational degrees, certifications or credentials recognized by the board which such licensee has earned. Each licensee when using the letters or term "Dr." or "Doctor" in conjunction with such licensee's professional practice, whether in any written or oral communication, shall identify oneself as a "physical therapist" or "doctor of physical therapy."
- (b) Any person who, in any manner, represents oneself as a physical therapist assistant, or who uses in connection with such person's name the words or letters physical therapist assistant, certified physical therapist assistant, P.T.A., C.P.T.A. or P.T. Asst., or any other letters, words, abbreviations or insignia, indicating or implying that such person is a physical therapist assistant, without a valid existing certificate as a physical therapist assistant issued to such person pursuant to article 29 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto the of this act, shall be guilty of a class B nonperson misdemeanor. Nothing in this section shall be construed to prohibit physical therapist assistants certified under K.S.A. 2010 Supp. 65-2906 and 65-2909, and amendments thereto, from listing or using in conjunction with their name any letters, words, abbreviations or other insignia to designate any educational degrees, certifications or credentials which such physical therapist assistant has
- (c) Nothing in this act is intended to limit, preclude or otherwise interfere with the practices of other health care providers formally trained and practicing their profession. The provisions of article 29 of chapter 65 of the Kansas Statutes Annotated, and acts amendatory thereof or supplemental amendments thereto, shall not apply to the following individuals so long as they do not hold themselves out in a manner prohibited under subsection (a) or (b) of this section:
  - (1) Persons rendering assistance in the case of an emergency;
  - members of any church practicing their religious tenets;
- persons whose services are performed pursuant to the delegation of and under the supervision of a physical therapist who is licensed under this act;
- (4) health care providers in the United States armed forces, public health services, federal facilities and coast guard or other military service when acting in the line of duty in this state;
- (5) licensees under the healing arts act, and practicing their professions, when licensed and practicing in accordance with the provisions of law or persons performing services pursuant to the delegation of a licensee under subsection (g) of K.S.A. 65-2872, and amendments
- (6) dentists practicing their professions, when licensed and practicing in accordance with the provisions of law;

- (7) nurses practicing their professions, when licensed and practicing in accordance with the provisions of law or persons performing services pursuant to the delegation of a licensed nurse under subsection (m) of K.S.A. 65-1124, and amendments thereto;
- (8) health care providers who have been formally trained and are practicing in accordance with their training or have received specific training in one or more functions included in this act pursuant to established educational protocols or both;
- (9) students while in actual attendance in an accredited health care educational program and under the supervision of a qualified instruc-
- (10) self-care by a patient or gratuitous care by a friend or family member;
- (11) optometrists practicing their profession when licensed and practicing in accordance with the provisions of article 15 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto;
- (12) podiatrists practicing their profession when licensed and practicing in accordance with the provisions of article 20 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto;
- (13) occupational therapists practicing their profession when licensed and practicing in accordance with the occupational therapy practice act and occupational therapy assistants practicing their profession when licensed and practicing in accordance with the occupational therapy practice act;
- (14) respiratory therapists practicing their profession when licensed and practicing in accordance with the respiratory therapy practice act;
- (15) physician assistants practicing their profession when licensed and practicing in accordance with the physician assistant licensure act;
- (16) persons practicing corrective therapy in accordance with their training in corrective therapy;
- (17) athletic trainers practicing their profession when licensed and practicing in accordance with the athletic trainers licensure act;
  (18) persons who massage for the purpose of relaxation, muscle con-
- ditioning or figure improvement, so long as no drugs are used and such persons do not hold themselves out to be physicians or healers;
- (19) barbers practicing their profession when licensed and practicing in accordance with the provisions of article 18 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto;
- (20) cosmetologists practicing their profession when licensed and practicing in accordance with the provisions of article 19 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto;
- (21) attendants practicing their profession when certified and practicing in accordance with the provisions of article 61 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto; and
- (22) naturopathic doctors practicing their profession when licensed and practicing in accordance with the naturopathic doctor licensure act.
- (d) Any patient monitoring, assessment or other procedures designed to evaluate the effectiveness of prescribed physical therapy must be performed by or pursuant to the delegation of a licensed physical therapist or other health care provider.
- (e) Nothing in this act shall be construed to permit the practice of medicine and surgery. No statute granting authority to licensees of the state board of healing arts shall be construed to confer authority upon physical therapists to engage in any activity not conferred by article 29 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto. this
- New Sec. 21. (a) Section 21 through 34, and amendments thereto, shall be known and may be cited as the Kansas health information technology and exchange act.
  (b) This section shall take effect on and after July 1, 2011.
- New Sec. 22. As used in the Kansas health information technology and exchange act:
- (a) "Act" means the Kansas health information technology and exchange act.

  (b) "Approved HIO" means a health information organization op-
- erating in the state which has been approved by the corporation.
- (c) "Corporation" means the Kansas health information exchange, inc., created by executive order 10-06.

  (d) "Covered entity" means a health care provider, a health care
- component of a hybrid entity, a health plan or a health care clearing-
- "Designated record set" means designated record set as that
- term is defined by the HIPAA privacy rule.

  (f) "Disclosure" means disclosure as that term is defined by the HI-
- PAA privacy rule.

  (g) "DPOA-HC" means the person to whom a durable power of attorney for health care decisions has been granted by an individual in accordance with K.S.A. 58-625 et seq., and amendments thereto.

- (h) "Electronic protected health information" means electronic health information as that term is defined by the HIPAA privacy rule.
- "Health care" means health care as that term is defined by the
- HIPAA privacy rule.

  (j) "Health care clearinghouse" means a health care clearinghouse, as that term is defined by the HIPAA privacy rule, doing business within the state.
- "Health care provider" means a health care provider, as that term is defined by the HIPAA privacy rule, that furnishes health care to individuals in the state.
- (l) "Health information" means health information as that term is defined by the HIPAA privacy rule.
- (m) "Health information organization" means any entity operating in the state which:
- (1) Maintains technical infrastructure for the electronic movement of health information among covered entities; and
- (2) promulgates and enforces policies governing participation in such health information exchange.
- (n) "Health information technology" means an information processing application using computer hardware and software for the storage, retrieval, use and disclosure of health information for communication, decision-making, quality, safety and efficiency of health care. "Health information technology" includes, but is not limited to: (1) An electronic health record; (2) a personal health record; (3) health information exchange; (4) electronic order entry; and (5) electronic decision
- (o) "Health plan" means a health plan, as that term is defined by the HIPAA privacy rule, doing business within the state.
- (p) "HIPAA privacy rule" means the privacy rule of the administrative simplification subtitle of the health insurance portability and accountability act of 1996 (Pub. L. No. 104-191) contained in 45 C.F.R. part 160 and 45 C.F.R. part 164, subparts A and E.

  (q) "Hybrid entity" means hybrid entity as that term is defined by
- the HIPAA privacy rule.
- (r) "Individual" means individual as that term is defined by the
- HIPAA privacy rule.
  (s) "Individually identifiable health information" means individually identifiable health information as that term is defined by the HIPAA
- privacy rule.
  (t) "Interoperability" means the capacity of two or more information systems to exchange information or data in an accurate, effective, secure and consistent manner.
- (u) "Participation agreement" means a written agreement between a covered entity and an approved HIO concerning the covered entity's participation in the approved HIO on terms consistent with section 32,
- and amendments thereto.

  (v) "Personal representative" means the person who has the legal authority to act on behalf of an individual.
- "Protected health information" means protected health information as that term is defined by the HIPAA privacy rule.
- (x) "Public health authority" means public health authority as that term is defined by the HIPAA privacy rule.
  - "Secretary" means the secretary of health and environment.
- "Standard authorization form" means the standard authorization form developed and promulgated by the secretary pursuant to section 26, and amendments thereto.
- "State" means the state of Kansas.
  "Use" means, with respect to individually identifiable health information, use as the term is defined by the HIPAA privacy rule.

This section shall take effect on and after July 1, 2011.

New Sec. 23. (a) It is the purpose of this act to harmonize state law with the HIPAA privacy rule with respect to individual access to protected health information, proper safeguarding of protected health information, and the use and disclosure of protected health information for purposes of facilitating the development and use of health information technology and health information exchange.

(b) This section shall take effect on and after July 1, 2011.

New Sec. 24. (a) A covered entity shall provide an individual or such individual's personal representative with access to the individual's protected health information maintained by the covered entity in a designated record set in compliance with 45 C.F.R. 164.524.

- (b) A covered entity shall implement and maintain appropriate administrative, technical and physical safeguards to protect the privacy of protected health information in a manner consistent with 45 C.F.R. 164.530(c).
  - (c) This section shall take effect on and after July 1, 2011.

New Sec. 25. (a) No covered entity shall use or disclose protected health information except as follows:

- (1) Use and disclosure of protected health information consistent with an authorization that satisfies the requirements of 45 C.F.R. 164.508;
- (2) use and disclosure of protected health information without an authorization as permitted under 45 C.F.R. 164.502, 164.506, 164.508, 164.510 and 164.512; or
- (3) use and disclosure of protected health information as required under 45 C.F.R. 164.502.
- (b) Notwithstanding the provisions of subsection (a), no covered entity shall disclose an individual's protected health information to a health information organization for any purpose without an authorization that satisfies the requirements of 45 C.F.R. 164.508, unless such covered entity:
- (1) Is a party to a current participation agreement with an approved HIO at the time the disclosure is made;
- (2) discloses the individual's protected health information to that approved HIO in a manner consistent with the approved HIO's established procedures;
- (3) prior to the disclosure, has furnished to the individual, or such individual's personal representative, whose information is to be disclosed to the approved HIO, the notice required under section 32 of this act; and
- (4) restricts disclosure to the approved HIO of any protected health information concerning the individual that is the subject of a written request delivered to the covered entity by the individual, or such individual's personal representative, for reasonable restrictions on disclosure of all or any specified categories of the individual's protected health information, as defined pursuant to section 32 of this act, following the covered entity's receipt of such written request.
- (c) Notwithstanding the provisions of subsections (a) and (b), a covered entity that uses or discloses protected health information in compliance with this section shall be immune from any civil or criminal liability or any adverse administrative action arising out of or relating to such use or disclosure.
  - (d) This section shall take effect on and after July 1, 2011.
- New Sec. 26. (a) No later than six months following the effective date of this act, the secretary shall develop and adopt by rules and regulations a standard authorization form for the use and disclosure of protected health information consistent with the requirements of 45
- (b) Any person or entity in possession, custody or control of any protected health information which is the subject of a properly completed standard authorization form shall accept such form as valid authorization for the disclosure of such protected health information to the person or entity identified in such standard authorization form. Notwithstanding any other provisions, a person or entity is not precluded from accepting or relying upon any document which satisfies the requirements of 45 C.F.R. 164.508, as valid authorization for the use or disclosure of protected health information.
- (c) No later than six months after the effective date of this act the secretary shall develop educational materials intended to increase awareness and promote a greater understanding of the standard authorization form created under this section, including the importance of ensuring that an individual's health information is readily available to health care providers at the point of care, in order to enable the best possible provision of health care services.
  - (d) This section shall take effect on and after July 1, 2011.

New Sec. 27. Notwithstanding any other provision of this act, a covered entity may condition the furnishing of copies of an individual's protected health information in paper or electronic form to the individual, the individual's personal representative, or any other person or entity authorized by law to obtain or reproduce such information, upon the payment of charges to be established and updated by the secretary, except no provider shall condition the furnishing of copies to another provider needed for that provider's treatment of an individual on payment of such fee. This section shall not apply to disclosures by a covered entity to an approved HIO, or by an approved HIO to a covered entity.

New Sec. 28. To the extent any provision of state law regarding the confidentiality, privacy, security or privileged status of any protected health information conflicts with the provisions of this act, the provisions of this act shall control, except that: (a) Nothing in this act shall limit or restrict the effect and application of the peer review statute, K.S.A. 65-4915, and amendments thereto; the risk management statute, K.S.A. 65-4921, and amendments thereto; or any statutory health care provider-patient privilege; and (b) nothing in this act shall limit or restrict the ability of any state agency to require the disclosure of protected health information by any person or entity pursuant to law.

This section shall take effect on and after July 1, 2011.

- New Sec. 29. (a) A health care provider may disclose protected health information without authorization to any state agency for any public health purpose that is required by law. Nothing in this act shall be construed to limit the use, transfer or disclosure of protected health information as required or permitted by any other provision of law.
  - (b) This section shall take effect on and after July 1, 2011.
- New Sec. 30. The corporation shall establish and revise, as appropriate, standards for approval and operation of statewide and regional health information organizations operating in the state as approved HIOs including, but not limited to, the following:
- (a) Satisfaction of certification standards for health information exchanges promulgated by the federal government;
- (b) adherence to nationally recognized standards for interoperability;
- (c) adoption and adherence to rules promulgated by the corporation regarding access to and use and disclosure of protected health information maintained by or on an approved HIO;
- (d) demonstration of adequate financial resources to sustain continued operations in compliance with the standards;
- (e) participation in outreach activities for individuals and covered entities;
- (f) conduct of operations in a transparent manner to promote consumer confidence;
  - (g) implementation of security breach notification procedures; and (h) development of procedures for section
- (h) development of procedures for entering into and enforcing the terms of participation agreements with covered entities which satisfy the requirements established by the corporation pursuant to section 32 of this act.

This section shall take effect on and after July 1, 2011.

New Sec. 31. (a) The corporation shall establish and implement:

- (1) A process by which a health information exchange may apply for and receive approval by the corporation by demonstrating compliance with the standards promulgated by the corporation pursuant to section 30 of this act;
- (2) a process by which an approved HIO shall be re-approved on appropriate intervals by demonstrating continued compliance with the standards promulgated by the corporation pursuant to section 30 of this act; and
- (3) a process for the investigation of reported concerns and complaints regarding an approved HIO and imposition of appropriate remedial and proactive measures to address any identified deficiencies.
  - (b) This section shall take effect on and after July 1, 2011.
- New Sec. 32. (a) The corporation shall establish requirements for participation agreements to include the following:
- (1) Specification of procedures for the covered entity to disclose an individual's protected health information to the approved HIO;
- (2) specification of procedures for the covered entity to access an individual's protected health information from the approved HIO;
- (3) specification of the written notice to be provided by the covered entity to any individual, or such individual's personal representative, prior to the covered entity's disclosure of the individual's protected health information to the approved HIO. Such written notice, which may be incorporated into the covered entity's notice of privacy practices required under the HIPAA privacy rule, shall include the following that:
- (A) The individual's protected health information will be disclosed to the approved HIO to facilitate the provision of health care to the individual;
- (B) the approved HIO maintains appropriate safeguards to protect the privacy and security of protected health information;
- (C) only authorized individuals may access protected health information from the approved HIO;
- (D) the individual, or such individual's personal representative, has the right to request in writing that the covered entity: (i) Not disclose any of the individual's protected health information to the approved HIO; or (ii) not disclose specified categories of the individual's protected health information to the approved HIO;
- (E) such restrictions may result in a health care provider not having access to information necessary to provide appropriate care for the individual;
- (F) the covered entity is required to honor a written request delivered to the covered entity by an individual, or such individual's representative, not to disclose any of the individual's protected health information to an approved HIO; and
- (G) the covered entity is required to honor a written request delivered to the covered entity by an individual, or such individual's representative, for reasonable restrictions on the disclosure of specified categories of the individual's protected health information to an approved HTO.

- (4) specification of documentation requirements to demonstrate delivery of such notice to an individual, or such individual's personal representative, by or on behalf of the covered entity prior to the covered entity's disclosure of the individual's protected health information to the approved HIO;
- (5) standards for determining the reasonableness of an individual's written request, or the written request of such individual's personal representative, not to disclose specified categories of the individual's protected health information to the approved HIO based on the covered entity's technological capabilities; and
- (6) specification of the purposes for which a covered entity may access protected health information through the approved HIO.
  - (b) This section shall take effect on and after July 1, 2011.
- New Sec. 33. (a) Any health information organization which is not an approved HIO shall not be eligible for any financial support from the state, or assistance or support from the state in securing any other source of funding.
  - (b) This section shall take effect on and after July 1, 2011.
- New Sec. 34. (a) Notwithstanding any other provision of this act, no use or disclosure of protected health information maintained by or on an approved HIO shall be made except pursuant to rules adopted by the corporation consistent with this act. An approved HIO that uses or discloses protected health information in compliance with such rules shall be immune from any civil or criminal liability or any adverse administrative action arising out of or relating to such use or disclosure.
  - (b) This section shall take effect on and after July 1, 2011.
- Sec. 35. On July 1, 2011, K.S.A. 16-1602 is hereby amended to read as follows: 16-1602. In this act:
- (a) "Agreement" means the bargain of the parties in fact, as found in their language or inferred from other circumstances and from rules, regulations, and procedures given the effect of agreements under laws otherwise applicable to a particular transaction.
- (b) "Automated transaction" means a transaction conducted or performed, in whole or in part, by electronic means or electronic records, in which the acts or records of one or both parties are not reviewed by an individual in the ordinary course in forming a contract, performing under an existing contract or fulfilling an obligation required by the transaction.
- (c) "Computer program" means a set of statements or instructions to be used directly or indirectly in an information processing system in order to bring about a certain result.
- (d) "Contract" means the total legal obligation resulting from the parties' agreement as affected by this act and other applicable law.
- (e) "Digital signature" means a type of electronic signature consisting of a transformation of an electronic message using an asymmetric crypto system such that a person having the initial message and the signer's public key can accurately determine whether:
- (1) The transformation was created using the private key that corresponds to the signer's public key; and
- (2) the initial message has not been altered since the transformation was made.
- (f) "Electronic" means relating to technology having electrical, digital, magnetic, wireless, optical, electromagnetic or similar capabilities.
- (g) "Electronic agent" means a computer program or an electronic or other automated means used independently to initiate an action or respond to electronic records or performances in whole or in part, without review or action by an individual.
- (h) "Electronic record" means a record created, generated, sent, communicated, received or stored by electronic means.
- (i) "Electronic signature" means an electronic sound, symbol or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.
- (j) "Governmental agency" means an executive, legislative, or judicial agency, department, board, commission, authority, institution or instrumentality of the federal government or of a state or of a county, municipality or other political subdivision of a state.
- municipality or other political subdivision of a state.

  (k) "Information" means data, text, images, sounds, codes, computer programs, software, databases or the like.
- puter programs, software, databases or the like.
  (l) "Information processing system" means an electronic system for creating, generating, sending, receiving, storing, displaying or processing information.
- (m) "Message" means a digital representation of information.
- (n) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, governmental agency, public corporation or any other legal or commercial entity.

- (o) "Record" means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form.
- (p) "Registered certification authority" means a person providing certification of a digital signature who is, or is certified by, a member of the group of certification authorities approved by and registered with the secretary.
- (q) "Secretary" means the Kansas secretary of state.
- (r) "Security procedure" means a procedure employed for the purpose of verifying that an electronic signature, record or performance is that of a specific person or for detecting changes or errors in the information in an electronic record. The term includes a procedure that requires the use of algorithms or other codes, identifying words or numbers, encryption, callback or other acknowledgment procedures.
- (s) "State" means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands or any territory or insular possession subject to the jurisdiction of the United States.
- (t) "Transaction" means an action or set of actions occurring between two or more persons relating to the conduct of business, insurance, health care, commercial or governmental affairs.
- New Sec. 36. If any provision or clause of this act or application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.
- Sec. 37. On July 1, 2011, K.S.A. 2010 Supp. 75-5664 is hereby amended to read as follows: 75-5664. (a) There is hereby established an advisory committee on trauma. The advisory committee on trauma shall be advisory to the secretary of health and environment and shall be within the division of health of the department of health and environment as a part thereof.
- (b) On July 1, 2001, the advisory committee on trauma in existence immediately prior to July 1, 2001, is hereby abolished and a new advisory committee on trauma is created in accordance with this section. The terms of all members of the advisory committee on trauma in existence prior to July 1, 2001, are hereby terminated. On and after July 1, 2001, the advisory committee on trauma shall be composed of 24 members representing both rural and urban areas of the state appointed as follows:
- (1) Two members shall be persons licensed to practice medicine and surgery appointed by the governor. At least 30 days prior to the expiration of terms described in this section, for each member to be appointed under this section, the Kansas medical society shall submit to the governor a list of three names of persons of recognized ability and qualification. The governor shall consider such lists list of persons in making appointments to the board under this paragraph.
- (2) One member shall be licensed to practice osteopathic medicine appointed by the governor. At least 30 days prior to the expiration of the term of the member appointed under this section, the Kansas association of osteopathic medicine shall submit to the governor a list of three persons of recognized ability and qualification. The governor shall consider such list of persons in making appointments to the board under this paragraph.
- (3) Three members shall be representatives of hospitals appointed by the governor. At least 30 days before the expiration of terms described in this section, for each member to be appointed under this section, the Kansas hospital association shall submit to the governor a list of three names of persons of recognized ability and qualification. The governor shall consider such lists list of persons in making appointments to the board under this paragraph.
- (4) Two members shall be licensed professional nurses specializing in trauma care or emergency nursing appointed by the governor. At least 30 days before the expiration of terms described in this section, for each member to be appointed under this section, the Kansas state nurses association shall submit to the governor a list of three names of persons of recognized ability and qualification. The governor shall consider such lists list of persons in making appointments to the board under this paragraph.
- (5) Two members shall be attendants as defined in K.S.A. 65-6112, and amendments thereto who are on the roster of an ambulance service permitted by the board of emergency medical services. At least 30 days prior to the expiration of one of these positions, the Kansas emergency medical services association shall submit to the governor a list of three persons of recognized ability and qualification. The governor shall consider such list of persons in making this appointment to the board. For the other member appointed under this section, at least 30 days prior to the expiration of the term of such member, the Kansas emergency medical technician association shall submit a list of three persons of

recognized ability and qualification. The governor shall consider such list of persons in making appointments to the board under this paragraph.

- (6) Two members shall be administrators of ambulance services, one rural and one urban, appointed by the governor. At least 30 days prior to the expiration of the terms of such members, the Kansas emergency medical services association and Kansas emergency medical technician association in consultation shall submit to the governor a list of four persons of recognized ability and qualification. The governor shall consider such list of persons in making this appointment to the board under this paragraph.
- (7) Six members shall be representatives of regional trauma councils, one per council, appointed by the governor. At least 30 days prior to the expiration of one of these positions, the relevant regional trauma council shall submit to the governor a list of three persons of recognized ability and qualification. The governor shall consider such lists list of persons in making these appointments to the board.
- (8) The secretary of health and environment or the secretary's designee of an appropriately qualified person shall be an ex officio representative of the department of health and environment.
- (9) The chairperson of the board of emergency medical services or the chairperson's designee shall be an ex officio member.
- (10) Four legislators selected as follows shall be members: The chairperson and ranking minority member or their designees of the committee on health and human services of the house of representatives, and the chairperson and ranking minority member or their designees from the committee on public health and welfare of the senate shall be members.
- (c) All members shall be residents of the state of Kansas. Particular attention shall be given so that rural and urban interests and geography are balanced in representation. Organizations that submit lists of names to be considered for appointment by the governor under this section shall insure that names of people who reside in both rural and urban areas of the state are among those submitted. At least one person from each congressional district shall be among the members. Of the members appointed under paragraphs (1) through (7) of subsection (b), six shall be appointed to initial terms of two years; six shall be appointed to initial terms of four years. Thereafter members shall serve terms of four years and until a successor is appointed and qualified. In the case of a vacancy in the membership of the advisory committee, the vacancy shall be filled for the unexpired term in like manner as that provided in subsection (b).
- (d) The advisory committee shall meet quarterly and at the call of the chairperson or at the request of a majority of the members. At the first meeting of the advisory committee after July 1 each year, the members shall elect a chairperson and vice-chairperson who shall serve for terms of one year. The vice-chairperson shall exercise all of the powers of the chairperson in the absence of the chairperson. The chairperson and vice-chairperson serving on the effective date of this act shall be among the members appointed to the advisory committee under subsection (b) and shall continue to serve as chairperson and vice-chairperson of the advisory committee until the first meeting of the advisory committee after July 1, 2002.
- (e) The advisory committee shall be advisory to the secretary of health and environment on all matters relating to the implementation and administration of this act.
- (f) (1) Any meeting of the advisory committee or any part of a meeting of the advisory committee during which a review of incidents of trauma injury or trauma care takes place shall be conducted in closed session. The advisory committee and officers thereof when acting in their official capacity in considering incidents of trauma injury or trauma care shall constitute a peer review committee and peer review officers for all purposes of K.S.A. 65-4915, and amendments thereto.
- (2) The advisory committee or an officer thereof may advise, report to and discuss activities, information and findings of the committee which relate to incidents of trauma injury or trauma care with the secretary of health and environment as provided in subsections (a) and (e) without waiver of the privilege provided by this subsection (f) and K.S.A. 65-4915, and amendments thereto, and the records and findings of such committee or officer which are privileged under this subsection (f) and K.S.A. 65-4915, and amendments thereto, shall remain privileged as provided by this subsection (f) and K.S.A. 65-4915, and amendments thereto, prior to July 1, 2016.
- (3) The provisions of this subsection (f) shall expire on July 1, 2016, unless the legislature reviews and reenacts this provision pursuant to K.S.A. 45-229, and amendments thereto.
- (f) (g) Members of the advisory committee attending meetings of the advisory committee or attending a subcommittee of the advisory committee or other authorized meeting of the advisory committee shall

not be paid compensation but shall be paid amounts provided in subsection (e) of K.S.A. 75-3223, and amendments thereto.

- Sec. 38. On July 1, 2011, K.S.A. 2010 Supp. 75-5665 is hereby amended to read as follows: 75-5665. (a) The secretary of health and environment, after consultation with and consideration of recommendations from the advisory committee, shall:
- $\frac{\text{(a)}}{\text{(1)}}$  Develop rules and regulations necessary to carry out the provisions of this act, including fixing, charging and collecting fees from trauma facilities to recover all or part of the expenses incurred in the designation of trauma facilities pursuant to subsection (f) of this section;
- (b) (2) develop a statewide trauma system plan including the establishment of regional trauma councils, using the 1998 2001 Kansas EMS-Trauma Systems Plan study as a guide and not more restrictive than state law. The secretary shall ensure that each council consist of at least six members. Members of the councils shall consist of persons chosen for their expertise in and commitment to emergency medical and trauma services. Such members shall be chosen from the region and include prehospital personnel, physicians, nurses and hospital personnel involved with the emergency medical and trauma services and a representative of a county health department. The plan should:
- (1) (A) Maximize local and regional control over decisions relating to trauma care;
  - (2) (B) minimize bureaucracy;
- (3) (C) adequately protect the confidentiality of proprietary and personal health information;
  - (4) (D) promote cost effectiveness;
  - (5) (E) encourage participation by groups affected by the system;
- (6) (F) emphasize medical direction and involvement at all levels of the system;
- $\overline{(7)}$  (G) rely on accurate data as the basis for system planning and development; and
- $\frac{(8)}{(H)}$  facilitate education of health care providers in trauma care;
- $\frac{\langle c \rangle}{\langle c \rangle}$  (3) plan, develop and administer a trauma registry to collect and analyze data on incidence, severity and causes of trauma and other pertinent information which may be used to support the secretary's decision-making and identify needs for improved trauma care;
- (d) (4) provide all technical assistance to the regional councils as necessary to implement the provisions of this act;
- (e) (5) collect data elements for the trauma registry that are consistent with the recommendations of the American college of surgeons committee on trauma and centers for disease control;
- (f) (6) designate trauma facilities by level of trauma care capabilities after considering the American college of surgeons committee on trauma standards and other states' standards except that trauma level designations shall not be based on criteria that place practice limitations on registered nurse anesthetists which are not required by state law;
- (g) (7) develop a phased-in implementation schedule for each component of the trauma system, including the trauma registry, which considers the additional burden placed on the emergency medical and trauma providers;
- $\frac{\text{(h)}}{\text{($\delta$)}}$  develop standard reports to be utilized by the regional trauma councils and those who report data to the registry in performing their functions;
- (i) (9) assess the fiscal impact on all components of the trauma system, and thereafter recommend other funding sources for the trauma system and trauma registry;
- (j) (10) prepare and submit an annual budget in accordance with the provisions of this act. Such budget shall include costs for the provision of technical assistance to the regional trauma councils and the cost of developing and maintaining the trauma registry and analyzing and reporting on the data collected; and
- (k) (11) enter into contracts as deemed necessary to carry out the duties and functions of the secretary under this act.
- (b) (1) Any meeting of a regional trauma council or any part of a meeting of such a council during which a review of incidents of trauma injury or trauma care takes place shall be conducted in closed session. A regional trauma council and the officers thereof when acting in their official capacity in considering incidents of trauma injury or trauma care shall constitute a peer review committee and peer review officers for all purposes of K.S.A. 65-4915, and amendments thereto.
- (2) A regional trauma council or an officer thereof may advise, report to and discuss activities, information and findings of the council which relate to incidents of trauma injury or trauma care with the secretary of health and environment and make reports as provided in this section without waiver of the privilege provided by this subsection (b) and K.S.A. 65-4915, and amendments thereto, and the records and findings of such council or officer which are privileged under this subsection (b) and K.S.A. 65-4915, and amendments thereto, shall remain privileged as provided by this subsection (b) and K.S.A. 65-4915, and amendments thereto.

- (3) The provisions of this subsection (b) shall expire on July 1, 2016, unless the legislature reviews and reenacts this provision pursuant to K.S.A. 45-229, and amendments thereto, prior to July 1, 2016.
- Sec. 39. On January 1, 2012, K.S.A. 65-1113 is hereby amended to read as follows: 65-1113. When used in this act and the act of which this section is amendatory:
  - (a) "Board" means the board of nursing.
- (b) "Diagnosis" in the context of nursing practice means that identification of and discrimination between physical and psychosocial signs and symptoms essential to effective execution and management of the nursing regimen and shall be construed as distinct from a medical diagnosis.
- (c) "Treatment" means the selection and performance of those therapeutic measures essential to effective execution and management of the nursing regimen, and any prescribed medical regimen.
- the nursing regimen, and any prescribed medical regimen.

  (d) Practice of nursing. (1) The practice of professional nursing as performed by a registered professional nurse for compensation or gratuitously, except as permitted by K.S.A. 65-1124, and amendments thereto, means the process in which substantial specialized knowledge derived from the biological, physical, and behavioral sciences is applied to: the care, diagnosis, treatment, counsel and health teaching of persons who are experiencing changes in the normal health processes or who require assistance in the maintenance of health or the prevention or management of illness, injury or infirmity; administration, supervision or teaching of the process as defined in this section; and the execution of the medical regimen as prescribed by a person licensed to practice medicine and surgery or a person licensed to practice dentistry. (2) The practice of nursing as a licensed practical nurse means the performance for compensation or gratuitously, except as permitted by K.S.A. 65-1124, and any amendments thereto, of tasks and responsibilities defined in part (1) of this subsection (d) which tasks and responsibilities are based on acceptable educational preparation within the framework of supportive and restorative care under the direction of a registered professional nurse, a person licensed to practice medicine and surgery or a person licensed to practice dentistry.
- (e) A "professional nurse" means a person who is licensed to practice professional nursing as defined in part (1) of subsection (d) of this section.
- (f) A "practical nurse" means a person who is licensed to practice practical nursing as defined in part (2) of subsection (d) of this section.
- (g) "Advanced practice registered nurse practitioner" or "ARNP"" APRN" means a professional nurse who holds a certificate of qualification license from the board to function as a professional nurse in an expanded advanced role, and this expanded advanced role shall be defined by rules and regulations adopted by the board in accordance with K.S.A. 65-1130, and amendments thereto.
- Sec. 40. On January 1, 2012, K.S.A. 65-1114 is hereby amended to read as follows: 65-1114. (a) It shall be unlawful for any person:
- (1) To practice or to offer to practice professional nursing in this state;  $\frac{\partial}{\partial r}$
- (2) to use any title, abbreviation, letters, figures, sign, card or device to indicate that any person is a registered professional nurse; or
- (3) to practice or offer to practice practical nursing in this state; or
- (4) to use any title, abbreviation, letters, figures, sign, card or device to indicate that any person is a licensed practical nurse, unless such person has been duly licensed under the provisions of this act.
  - (b) It shall be unlawful for any person:
- (1) To practice or offer to practice as an advanced *practice* registered nurse <del>practitioner</del> in this state; or
- (2) to use any title, abbreviation, letters, figures, sign, card or device to indicate that any person is an advanced *practice* registered nurse <del>practitioner</del>, unless such person has been duly issued a <del>certificate of qualification</del> *license* as an advanced *practice* registered nurse <del>practitioner</del> under the Kansas nurse practice act.
- Sec. 41. On January 1, 2012, K.S.A. 65-1118 is hereby amended to read as follows: 65-1118. (a) The board shall collect in advance fees provided for in this act as fixed by the board, but not exceeding:

Application for license—professional nurse	\$75
Application for license—practical nurse	50
Application for biennial renewal of license—profes-	
sional nurse and practical nurse	60
Application for reinstatement of license	70
Application for reinstatement of licenses with tempo-	
rary permit	100
Certified copy of license	25
Duplicate of license	25
Inactive license	20
	(continued)

Application for <i>license</i> certificate of qualification—advanced <i>practice</i> registered nurse practitioner  Application for <i>license</i> certificate of qualification with temporary permit—advanced <i>practice</i> registered	50
nurse <del>practitioner</del>	100
Application for renewal of <i>license</i> <del>certificate of qualification</del> —advanced <i>practice</i> registered nurse	
practitioner	60
Application for reinstatement of license certificate of	
qualification—advanced practice registered nurse	
practitioner	75
Application for authorization—registered nurse	
anesthetist	75
Application for authorization with temporary author-	
ization—registered nurse anesthetist	110
Application for biennial renewal of authorization—	
registered nurse anesthetist	60
Application for reinstatement of authorization—reg-	
istered nurse anesthetist	75
Application for reinstatement of authorization with	
temporary authorization—registered nurse	
anesthetist	100
Verification of license to another state	30
Application for exempt license—professional and	
practical nurse	50
Application for biennial renewal of exempt license—	
professional and practical nurse	50
Application for exempt <i>license</i> <del>certification</del> —advanced	
practice registered nurse practitioner	50
Application for biennial renewal of exempt <i>license</i> cer-	
tificate—advanced practice registered nurse	
practitioner	50

- (b) The board may require that fees paid for any examination under the Kansas nurse practice act be paid directly to the examination service by the person taking the examination.
- The board shall accept for payment of fees under this section personal checks, certified checks, cashier's checks, money orders or credit cards. The board may designate other methods of payment, but shall not refuse payment in the form of a personal check. The board may impose additional fees and recover any costs incurred by reason of payments made by personal checks with insufficient funds and payments made by credit cards.
- Sec. 42. On January 1, 2012, K.S.A. 65-1120, as amended by section 236 of 2011 House Bill No. 2339, is hereby amended to read as follows: 65-1120. (a) Grounds for disciplinary actions. The board may deny, revoke, limit or suspend any license, certificate of qualification or authorization to practice nursing as a registered professional nurse, as a licensed practical nurse, as an advanced practice registered nurse practitioner or as a registered nurse anesthetist that is issued by the board or applied for under this act or may publicly or privately censure a licensee or holder of a certificate of qualification temporary permit or authorization, if the applicant, licensee or holder of a certificate of qualification temporary permit or authorization is found after hearing:
- (1) To be guilty of fraud or deceit in practicing nursing or in pro-
- curing or attempting to procure a license to practice nursing;
  (2) to have been guilty of a felony or to have been guilty of a misdemeanor involving an illegal drug offense unless the applicant or licensee establishes sufficient rehabilitation to warrant the public trust, except that notwithstanding K.S.A. 74-120, and amendments thereto, no license, certificate of qualification or authorization to practice nursing as a licensed professional nurse, as a licensed practical nurse, as an advanced practice registered nurse practitioner or registered nurse anesthetist shall be granted to a person with a felony conviction for a crime against persons as specified in article 34 of chapter 21 of the Kansas Statutes Annotated, prior to their repeal, or sections 36 through 64, 174, 210 or 211 of chapter 136 of the 2010 Session Laws of Kansas, and amendments thereto;
- (3) to have committed an act of professional incompetency as defined in subsection (e);
- (4) to be unable to practice with skill and safety due to current abuse of drugs or alcohol;
- (5) to be a person who has been adjudged in need of a guardian or conservator, or both, under the act for obtaining a guardian or conservator, or both, and who has not been restored to capacity under that
- to be guilty of unprofessional conduct as defined by rules and regulations of the board;

- (7) to have willfully or repeatedly violated the provisions of the Kansas nurse practice act or any rules and regulations adopted pursuant to that act, including K.S.A. 65-1114 and 65-1122, and amendments thereto:
- to have a license to practice nursing as a registered nurse or as a practical nurse denied, revoked, limited or suspended, or to be publicly or privately censured, by a licensing authority of another state, agency of the United States government, territory of the United States or country or to have other disciplinary action taken against the applicant or licensee by a licensing authority of another state, agency of the United States government, territory of the United States or country. A certified copy of the record or order of public or private censure, denial, suspension, limitation, revocation or other disciplinary action of the licensing authority of another state, agency of the United States government, territory of the United States or country shall constitute prima facie evidence of such a fact for purposes of this paragraph (8); or
- (9) to have assisted suicide in violation of K.S.A. 21-3406, prior to its repeal, or section 42 of chapter 136 of the 2010 Session Laws of Kansas, and amendments thereto, as established by any of the following:
- (A) A copy of the record of criminal conviction or plea of guilty for a felony in violation of K.S.A. 21-3406, prior to its repeal, or section 42 of chapter 136 of the 2010 Session Laws of Kansas, and amendments
- (B) A copy of the record of a judgment of contempt of court for violating an injunction issued under K.S.A. Supp. 60-4404, and amendments thereto.
- (C) A copy of the record of a judgment assessing damages under K.S.A. Supp. 60-4405, and amendments thereto.
- (b) Proceedings. Upon filing of a sworn complaint with the board charging a person with having been guilty of any of the unlawful practices specified in subsection (a), two or more members of the board shall investigate the charges, or the board may designate and authorize an employee or employees of the board to conduct an investigation. After investigation, the board may institute charges. If an investigation, in the opinion of the board, reveals reasonable grounds for believing the applicant or licensee is guilty of the charges, the board shall fix a time and place for proceedings, which shall be conducted in accordance with the provisions of the Kansas administrative procedure act.
- (c) Witnesses. No person shall be excused from testifying in any proceedings before the board under this act or in any civil proceedings under this act before a court of competent jurisdiction on the ground that such testimony may incriminate the person testifying, but such testimony shall not be used against the person for the prosecution of any crime under the laws of this state except the crime of perjury as defined in section 128 of chapter 136 of the 2010 Session Laws of Kansas, and amendments thereto.
- (d) Costs. If final agency action of the board in a proceeding under this section is adverse to the applicant or licensee, the costs of the board's proceedings shall be charged to the applicant or licensee as in ordinary civil actions in the district court, but if the board is the unsuccessful party, the costs shall be paid by the board. Witness fees and costs may be taxed by the board according to the statutes relating to procedure in the district court. All costs accrued by the board, when it is the successful party, and which the attorney general certifies cannot be collected from the applicant or licensee shall be paid from the board of nursing fee fund. All moneys collected following board proceedings shall be credited in full to the board of nursing fee fund.
- (e) Professional incompetency defined. As used in this section, "professional incompetency" means:
- (1) One or more instances involving failure to adhere to the applicable standard of care to a degree which constitutes gross negligence, as determined by the board;
- (2) repeated instances involving failure to adhere to the applicable standard of care to a degree which constitutes ordinary negligence, as determined by the board; or
- (3) a pattern of practice or other behavior which demonstrates a manifest incapacity or incompetence to practice nursing.
- (f) Criminal justice information. The board upon request shall receive from the Kansas bureau of investigation such criminal history record information relating to arrests and criminal convictions as necessary for the purpose of determining initial and continuing qualifications of licensees of and applicants for licensure by the board.
- Sec. 43. On January 1, 2012, K.S.A. 65-1122 is hereby amended to read as follows: 65-1122. It is a violation of law for any person, firm, corporation or association to:
- (a) Sell or fraudulently obtain or furnish any nursing diploma, license, or record or certificate of qualification or aid or abet therein;

- (b) practice professional nursing, practical nursing or practice as an advanced *practice* registered nurse <del>practitioner</del>, unless duly licensed <del>or certified</del> to do so;
- (c) use in connection with such person's name any designation implying that such person is a licensed professional nurse, a licensed practical nurse or an advanced *practice* registered nurse <del>practitioner</del> unless duly licensed <del>or certified so</del> to practice under the provisions of the Kansas nurse practice act, and such license <del>or certificate</del> is then in full force;
- (d) practice professional nursing, practical nursing or as an advanced *practice* registered nurse <del>practitioner</del> during the time a license <del>or certificate</del> issued under the provisions of the Kansas nurse practice act shall have expired or shall have been suspended or revoked;
- (e) represent that a school for nursing is approved for educating either professional nurses or practical nurses, unless such school has been duly approved by the board and such approval is then in full force;
- (f) violate any provisions of the Kansas nurse practice act or rules and regulations adopted pursuant to that act; or
- (g) represent that a provider of continuing nursing education is approved by the board for educating either professional nurses or practical nurses, unless the provider of continuing nursing education has been approved by the board and the approval is in full force.

Any person who violates this section is guilty of a class B misdemeanor, except that, upon conviction of a second or subsequent violation of this section, such person is guilty of a class A misdemeanor.

- Sec. 44. On January 1, 2012, K.S.A. 65-1130 is hereby amended to read as follows: 65-1130. (a) No professional nurse shall announce or represent to the public that such person is an advanced *practice* registered nurse practitioner unless such professional nurse has complied with requirements established by the board and holds a valid certificate of qualification license as an advanced *practice* registered nurse practitioner in accordance with the provisions of this section.
- (b) The board shall establish standards and requirements for any professional nurse who desires to obtain a certificate of qualification licensure as an advanced practice registered nurse. practitioner: Such standards and requirements shall include, but not be limited to, standards and requirements relating to the education of advanced practice registered nurse practitioners. The board may require that some, but not all, types of advanced registered nurse practitioners hold an academic degree beyond the minimum educational requirement for qualifying for a license to practice as a professional nurse nurses. The board may give such examinations and secure such assistance as it deems necessary to determine the qualifications of applicants.
- (c) The board shall adopt rules and regulations applicable to advanced *practice* registered *nurses* <del>nurse</del> <del>practitioners</del> which:
- (1) Establish categories roles and identify titles and abbreviations of advanced practice registered nurse practitioners nurses which are consistent with nursing practice specialties recognized by the nursing profession.
- (2) Establish education and qualifications necessary for certification licensure for each category role of advanced practice registered nurse practitioner established by the board at a level adequate to assure the competent performance by advanced practice registered nurse practitioners nurses of functions and procedures which advanced practice registered nurse practitioners nurses are authorized to perform. Advanced practice registered nursing is based on knowledge and skills acquired in basic nursing education, licensure as a registered nurse and graduation from or completion of a master's or higher degree in one of the advanced practice registered nurse roles approved by the board of nursing.
- (3) Define the role of advanced practice registered nurse practitioners nurses and establish limitations and restrictions on such role. The board shall adopt a definition of the role under this subsection (c)(3) which is consistent with the education and qualifications required to obtain a certificate of qualification license as an advanced practice registered nurse practitioner, which protects the public from persons performing functions and procedures as advanced practice registered nurse practitioners nurses for which they lack adequate education and qualifications and which authorizes advanced practice registered nurse practitioners nurses to perform acts generally recognized by the profession of nursing as capable of being performed, in a manner consistent with the public health and safety, by persons with postbasic education in nursing. In defining such role the board shall consider: (A) The education required for a certificate of qualification licensure as an advanced practice registered nurse practitioner; (B) the type of nursing practice and preparation in specialized practitioner advanced practice skills involved in each category role of advanced practice registered nurse practitioner established by the board; (C) the scope and limitations of advanced practice of nursing cialties and limitations thereon prescribed by national advanced practice organizations which certify nursing specialties; and (D) acts recognized by the nursing profession as appropriate to be performed by persons with postbasic education in nursing.

- (d) An advanced *practice* registered nurse <del>practitioner</del> may prescribe drugs pursuant to a written protocol as authorized by a responsible physician. Each written protocol shall contain a precise and detailed medical plan of care for each classification of disease or injury for which the advanced practice registered nurse practitioner is authorized to prescribe and shall specify all drugs which may be prescribed by the advanced practice registered nurse. practitioner. Any written prescription order shall include the name, address and telephone number of the responsible physician. The advanced practice registered nurse practitioner may not dispense drugs, but may request, receive and sign for professional samples and may distribute professional samples to patients pursuant to a written protocol as authorized by a responsible physician. In order to prescribe controlled substances, the advanced practice registered nurse practitioner shall (1) register with the federal drug enforcement administration; and (2) notify the board of the name and address of the responsible physician or physicians. In no case shall the scope of authority of the advanced practice registered nurse practitioner exceed the normal and customary practice of the responsible physician. An advanced practice registered nurse practitioner certified in the role category of registered nurse anesthetist while functioning as a registered nurse anesthetist under K.S.A. 65-1151 to 65-1164, inclusive, and amendments thereto, shall be subject to the provisions of K.S.A. 65-1151 to 65-1164, inclusive, and amendments thereto, with respect to drugs and anesthetic agents and shall not be subject to the provisions of this subsection. For the purposes of this subsection, "responsible physician" means a person licensed to practice medicine and surgery in Kansas who has accepted responsibility for the protocol and the actions of the
- advanced *practice* registered nurse <del>practitioner</del> when prescribing drugs. (e) As used in this section, "drug" means those articles and substances defined as drugs in K.S.A. 65-1626 and 65-4101, and amendments thereto.
- (f) A person registered to practice as an advanced registered nurse practitioner in the state of Kansas immediately prior to the effective date of this act shall be deemed to be licensed to practice as an advanced practice registered nurse under this act and such person shall not be required to file an original application for licensure under this act. Any application for registration filed which has not been granted prior to the effective date of this act shall be processed as an application for licensure under this act.
- Sec. 45. On January 1, 2012, K.S.A. 65-1131 is hereby amended to read as follows: 65-1131. (a) (1) Certification: Licensure. Upon application to the board by any professional nurse in this state and upon satisfaction of the standards and requirements established by the board under K.S.A. 65-1130, and amendments thereto, the board may issue a certificate of qualification license to such applicant authorizing the applicant to perform the duties of an advanced practice registered nurse practitioner as defined by the board under K.S.A. 65-1130, and amendments thereto.
- (2) The board may issue a certificate license to practice nursing as an advanced practice registered nurse practitioner to an applicant who has been duly licensed or certified as an advanced practice registered nurse practitioner under the laws of another state or territory if, in the opinion of the board, the applicant meets the licensure qualifications required of an advanced practice registered nurse practitioner in this state. Verification of the applicant's licensure or certification status shall be required from the original state of licensure or certification.
- (3) An application to the board for a certificate of qualification, for a certificate of qualification license, a license with temporary permit, for renewal of a certificate of qualification license and for reinstatement of a certificate of qualification license shall be upon such form and contain such information as the board may require and shall be accompanied by a fee, to be established by rules and regulations adopted by the board, to assist in defraying the expenses in connection with the issuance of certificates of qualification licenses as advanced practice registered nurses nurse practitioners, in an amount fixed by the board under K.S.A. 65-1118, and amendments thereto.
- (4) An application for initial <del>certification</del> *licensure* or endorsement will be held awaiting completion of meeting qualifications for a time period specified in rules and regulations.
- (5) The executive administrator of the board shall remit all moneys received pursuant to this section to the state treasurer as provided by K.S.A. 74-1108, and amendments thereto.
- (b) The board may grant a one-time temporary permit to practice as an advanced *practice* registered nurse <del>practitioner</del> for a period of not more than 180 days pending completion of the application for a <del>certificate of qualification.</del> *license.*
- (c) Exempt certificate license. The board may issue an exempt certificate license to any advanced practice registered nurse practitioner as defined in rules and regulations who makes written application for such (continued)

certificate license on a form provided by the board, who remits a fee as established pursuant to K.S.A. 65-1118, and amendments thereto, and who is not regularly engaged in advanced practice registered nursing nurse practice in Kansas but volunteers advanced practice registered nursing services or is a charitable health care provider as defined by K.S.A. 75-6102, and amendments thereto. Each exempt advanced practice registered nurse practitioner shall be subject to all provisions of the nurse practice act. Each exempt license may be renewed biennially subject to the provisions of this section. To convert an exempt license certificate to an active license certificate, the exempt advanced practice registered nurse practitioner shall meet all the requirements of subsection (a) or K.S.A. 65-1132, and amendments thereto. The board shall have authority to write rules and regulations to carry out the provisions of this section.

Sec. 46. On January 1, 2012, K.S.A. 2010 Supp. 65-1132 is hereby amended to read as follows: 65-1132. (a) (1) All certificates of qualification All licenses issued under the provisions of this act, whether initial or renewal, shall expire every two years. The expiration date shall be established by rules and regulations of the board. The board shall send a notice for renewal of a certificate of qualification license to every advanced practice registered nurse practitioner at least 60 days prior to the expiration date of such person's license. Every person who desires to renew such certificate of qualification license shall file with the board, on or before the date of expiration of such certificate of qualification, license:

- (1) A renewal application together with the prescribed biennial renewal fee;
- (2) evidence of completion of continuing education in the advanced practice registered nurse role, which has met the continuing education requirement for an advanced practice registered nurse as developed by the board or by a national organization whose certifying standards are approved by the board as equal to or greater than the corresponding standards established by the board. These continuing education credits approved by the board may be applied to satisfy the continuing education requirements established by the board for licensed professional nurses under K.S.A. 65-1117, and amendments thereto, if the board finds such continuing education credits are equivalent to those required by the board under K.S.A. 65-1117, and amendments thereto; and
  - (3) proof of evidence of current licensure as a professional nurse.

Upon receipt of such application and payment of any applicable fee, and upon being satisfied that the applicant for renewal of a certificate of qualification license meets the requirements established by the board under K.S.A. 65-1130, and amendments thereto, in effect at the time of initial qualification of the applicant, the board shall verify the accuracy of the application and grant a renewal certificate of qualification. license.

- (b) Any person who fails to secure a renewal certificate of qualification license prior to the expiration of the certificate of qualification license may secure a reinstatement of such lapsed certificate of qualification license by making application therefor on a form provided by the board, upon furnishing proof that the applicant is competent and qualified to act as an advanced practice registered nurse practitioner and upon satisfying all of the requirements for reinstatement including payment to the board of a reinstatement fee as established by the board.
- Sec. 47. On January 1, 2012, K.S.A. 65-1133 is hereby amended to read as follows: 65-1133. (a) An approved educational and training program for advanced practice registered nurses nurse practitioners is a program conducted in Kansas which has been approved by the board as meeting the standards and the rules and regulations of the board. An institution desiring to conduct an educational and training program for advanced practice registered nurse practitioners nurses shall apply to the board for approval and submit satisfactory proof that it is prepared to and will maintain the standards and the required curriculum for advanced *practice* registered <del>nurse practitioners</del> nurses as prescribed by this act and by the rules and regulations of the board. Applications shall be made in writing on forms supplied by the board and shall be submitted to the board together with the application fee fixed by the board. The approval of an educational program for advanced practice registered nurse practitioners nurses shall not exceed 10 years after the granting of such approval by the board. An institution desiring to continue to conduct an approved educational program for advanced practice registered nurse practitioners nurses shall apply to the board for the renewal of approval and submit satisfactory proof that it will maintain the standards and the required curriculum for advanced practice registered nurse practitioners nurses as prescribed by this act and by the rules and regulations of the board. Applications for renewal of approval shall be made in writing on forms supplied by the board. Each program shall submit annually to the board an annual fee fixed by the board's rules and regulations to maintain the approved status.

- (b) A program to qualify as an approved educational program for advanced *practice* registered <del>nurse</del> practitioners nurses must be conducted in the state of Kansas, and the school conducting the program must apply to the board and submit evidence that: (1) It is prepared to carry out the curriculum prescribed by rules and regulations of the board; and (2) it is prepared to meet such other standards as shall be established by law and the rules and regulations of the board.
- (c) The board shall prepare and maintain a list of programs which qualify as approved educational programs for advanced practice regisctitioners nurses whose graduates, if they have the other necessary qualifications provided in this act, shall be eligible to apply for certificates of qualification licensure as advanced practice registered nurse practitioners. nurses. A survey of the institution or school applying for approval of an educational program for advanced practice registered nurse practitioners nurses shall be made by an authorized employee of the board or members of the board, who shall submit a written report of the survey to the board. If, in the opinion of the board, the requirements as prescribed by the board in its rules and regulations for approval are met, it shall so approve the program. The board shall resurvey approved programs on a periodic basis as determined by rules and regulations. If the board determines that any approved program is not maintaining the standards required by this act and by rules and regulations prescribed by the board, notice thereof in writing, specifying the failures of such program, shall be given. A program which fails to correct such conditions to the satisfaction of the board within a reasonable time shall be removed from the list of approved programs until such time as the program shall comply with such standards. All approved programs shall maintain accurate and current records showing in full the theoretical and practical courses given to each student.
- (d) The board may accept nationally accredited advance advanced practice registered nurse practitioner programs as defined in rule and regulation by rules regulations adopted by the board in accordance with K.S.A. 65-1130, and amendments thereto:
- (1) Advanced *practice* registered nurse <del>practitioner</del> programs which have received accreditation from a board recognized national nursing accreditation agency shall file evidence of initial accreditation with the board, and thereafter shall file all reports from the accreditation agency and any notice of any change in school accreditation status.
- (2) Advanced *practice* registered nurse <del>practitioner</del> programs holding approval based upon national accreditation are also responsible for complying with all other requirements as determined by rules and regulations of the board.
- (3) The board may grant approval to an advanced *practice* registered nurse <del>practitioner</del> program with national accreditation for a continuing period not to exceed 10 years.
- Sec. 48. On January 1, 2012, K.S.A. 65-1154 is hereby amended to read as follows: 65-1154. Upon application to the board by any licensed professional nurse in this state and upon satisfaction of the standards and requirements established under this act and K.S.A. 65-1130, and amendments thereto, the board shall grant an authorization to the applicant to perform the duties of a registered nurse anesthetist and be certified licensed as an advanced practice registered nurse practitioner. An application to the board for an authorization, for an authorization with temporary authorization, for biennial renewal of authorization, for reinstatement of authorization and for reinstatement of authorization with temporary authorization shall be upon such form and contain such information as the board may require and shall be accompanied by a fee to assist in defraying the expenses in connection with the administration of the provisions of this act. The fee shall be fixed by rules and regulations adopted by the board in an amount fixed by the board under K.S.A. 65-1118, and amendments thereto. There shall be no fee assessed for the initial, renewal or reinstatement of the advanced practice registered nurse practitioner certificate license as long as the registered nurse anesthetist maintains authorization. The executive administrator of the board shall remit all moneys received to the state treasurer as provided by K.S.A. 74-1108, and amendments thereto.
- Sec. 49. On January 1, 2012, K.S.A. 65-1163 is hereby amended to read as follows: 65-1163. Nothing in this act shall:
- (a) Prohibit administration of a drug by a duly licensed professional nurse, licensed practical nurse or other duly authorized person for the alleviation of pain, including administration of local anesthetics:
- alleviation of pain, including administration of local anesthetics; (b) apply to the practice of anesthesia by a person licensed to practice medicine and surgery, a licensed dentist or a licensed podiatrist;
- (c) prohibit the practice of nurse anesthesia by students enrolled in approved courses of study in the administration of anesthesia or analgesic as a part of such course of study;
- (d) apply to the administration of a pudendal block by a person who holds a valid certificate of qualification license as an advanced practice registered nurse practitioner in the category role of nurse-midwife;

- (e) apply to the administration by a licensed professional nurse of an anesthetic, other than general anesthesia, for a dental operation under the direct supervision of a licensed dentist or for a dental operation under the direct supervision of a person licensed to practice medicine and surgery;
- (f) prohibit the practice by any registered nurse anesthetist who is employed by the United States government or in any bureau, division or agency thereof, while in the discharge of official duties; or
- (g) prohibit a registered professional nurse from administering general anesthetic agents to a patient on ventilator maintenance in critical care units when under the direction of a person licensed to practice medicine and surgery or a person licensed to practice dentistry.
- Sec. 50. On January 1, 2012, K.S.A. 2010 Supp. 8-1,125 is hereby amended to read as follows: 8-1,125. (a) Any Kansas resident who submits satisfactory proof to the director of vehicles, on a form provided by the director, that such person is a person with a disability or is responsible for the transportation of a person with a disability shall be issued a special license plate or a permanent placard for any motor vehicle owned by such person or shall be issued a temporary placard. Satisfactory proof of disability, condition or impairment shall include a statement from a person licensed to practice the healing arts in any state, a licensed optometrist, an advanced *practice* registered nurse <del>practitioner registered</del> *licensed* under K.S.A. 65-1131, and amendments thereto, a licensed physician assistant or a Christian Science practitioner listed in The Christian Science Journal certifying that such person is a person with a disability. The placard shall be suspended immediately below the rear view mirror of any motor vehicle used for the transportation of a person with a disability so as to be maximally visible from outside the vehicle. In addition to the special license plate or permanent placard, the director of vehicles shall issue to the person with a disability an individual identification card which must be carried by the person with a disability when the motor vehicle being operated by or used for the transportation of such person is parked in accordance with the provisions of K.S.A. 8-1,126, and amendments thereto. In addition to the temporary placard, a person issued such temporary placard shall carry the state or county receipt showing the name of the person who is issued such temporary placard. A person submitting satisfactory proof that such person's disability, condition or impairment is permanent in nature, and upon such person's request and payment of the fees prescribed in subsection (b), shall be issued a permanent placard or a permanent placard and a special license plate and an individual identification card. Upon proper request, one additional permanent placard shall be issued to the applicant who has not requested and received a special license plate. Upon proper request, one additional temporary placard shall be issued to the applicant certified as temporarily disabled. Temporary placards shall have an expiration date of not longer than six months from the date of issuance. The special license plates and placards shall display the international symbol of access to the physically disabled.
- (b) Special license plates issued pursuant to this section shall be issued for the same period of time as other license plates are issued or for the remainder of such period if an existing license plate is to be exchanged for the special license plate. There shall be no fee for such special license plates in addition to the regular registration fee. No person shall be issued more than one special license plate, except that agencies or businesses which provide transportation for persons with a disability as a service, may obtain additional special license plates for vehicles which are utilized in the provision of that service. Special license plates may be personalized license plates subject to the provisions of K.S.A. 8-132, and amendments thereto, including the payment of the

additional fee.

- (c) Except as otherwise provided in this section, placards and individual identification cards issued pursuant to this section shall be issued for such period of time as the person to whom issued continues to be a person with a disability or a person responsible for the transportation of a person with a disability, except that the secretary of revenue shall make a determination of continued eligibility for a special license plate or placard at least every three years from the original date of issuance of such license plate and placard.
- (d) On and after July 1, 1992, The color of the permanent placard shall be white on a blue background and the temporary placard shall be white on a red background.
- (e) In addition to such other information contained on *individual* identification cards, cards issued or reissued on and after July 1, 2000, shall have the date of birth and the sex of the person to whom the card is issued.
- (f) Permanent placards and individual identification cards shall be returned to the department of revenue upon the death of the person with a disability. Temporary placards shall be returned to the department of revenue upon the expiration of the placard or upon the death

- of the person with a disability. Special license plates shall be returned to the county treasurer to be exchanged for another license plate upon the death of the person with a disability. The individual identification cards issued with the special license plates shall be returned to the department of revenue upon the death of the person with a disability.
- (g) Violation of subsection (f) is an unclassified misdemeanor punishable by a fine of not more than \$50.
- Sec. 51. On January 1, 2012, K.S.A. 2010 Supp. 39-7,119 is hereby amended to read as follows: 39-7,119. (a) There is hereby created the medicaid drug utilization review board which shall be responsible for the implementation of retrospective and prospective drug utilization programs under the Kansas medicaid program.

(b) Except as provided in subsection (i), the board shall consist of at

least seven members appointed as follows:

- (1) Two licensed physicians actively engaged in the practice of medicine, nominated by the Kansas medical society and appointed by the Kansas health policy authority from a list of four nominees;
- (2) one licensed physician actively engaged in the practice of osteopathic medicine, nominated by the Kansas association of osteopathic medicine and appointed by the Kansas health policy authority from a list of four nominees;
- (3) two licensed pharmacists actively engaged in the practice of pharmacy, nominated by the Kansas pharmacy association and appointed by the Kansas health policy authority from a list of four nominees:
- (4) one person licensed as a pharmacist and actively engaged in academic pharmacy, appointed by the Kansas health policy authority from a list of four nominees provided by the university of Kansas;
- (5) one licensed professional nurse actively engaged in long-term care nursing, nominated by the Kansas state nurses association and appointed by the Kansas health policy authority from a list of four nominees.
- (c) The Kansas health policy authority may add two additional members so long as no class of professional representatives exceeds 51% of the membership.
- (d) The physician and pharmacist members shall have expertise in the clinically appropriate prescribing and dispensing of outpatient drugs.
- (e) The appointments to the board shall be for terms of three years. In making the appointments, the Kansas health policy authority shall provide for geographic balance in the representation on the board to the extent possible. Subject to the provisions of subsection (i), members may be reappointed.
- (f) The board shall elect a chairperson from among board members who shall serve a one-year term. The chairperson may serve consecutive terms.
- (g) The board, in accordance with K.S.A. 75-4319, and amendments thereto, may recess for a closed or executive meeting when it is considering matters relating to identifiable patients or providers.(h) All actions of the medicaid drug utilization review board shall
- (h) All actions of the medicaid drug utilization review board shall be upon the affirmative vote of five members of the board and the vote of each member present when action was taken shall be recorded by roll call vote.
- (i) Upon the expiration of the term of office of any member of the medicaid drug utilization review board on or after the effective date of this act and in any case of a vacancy existing in the membership position of any member of the medicaid drug utilization review board on or after the effective date of this act, a successor shall be appointed by the Kansas health policy authority so that as the terms of members expire, or vacancies occur, members are appointed and the composition of the board is changed in accordance with the following and such appointment shall be made by the Kansas health policy authority in the following order of priority:
- (1) One member shall be a licensed pharmacist who is actively performing or who has experience performing medicaid pharmacy services for a hospital and who is nominated by the Kansas hospital association and appointed by the Kansas health policy authority from a list of two or more nominees;
- (2) one member shall be a licensed pharmacist who is actively performing or who has experience performing medicaid pharmacy services for a licensed adult care home and who is nominated by the state board of pharmacy and appointed by the Kansas health policy authority from a list of two or more nominees;
- (3) one member shall be a licensed physician who is actively engaged in the general practice of allopathic medicine and who has practice experience with the state medicaid plan and who is nominated by the Kansas medical society and appointed by the Kansas health policy authority from a list of two or more nominees;

- (4) one member shall be a licensed physician who is actively engaged in mental health practice providing care and treatment to persons with mental illness, who has practice experience with the state medicaid plan and who is nominated by the Kansas psychiatric society and appointed by the Kansas health policy authority from a list of two or more
- (5) one member shall be a licensed physician who is the medical director of a nursing facility, who has practice experience with the state medicaid plan and who is nominated by the Kansas medical society and appointed by the Kansas health policy authority from a list of two or more nominees;
- (6) one member shall be a licensed physician who is actively engaged in the general practice of osteopathic medicine, who has practice experience with the state medicaid plan and who is nominated by the Kansas association of osteopathic medicine and who is appointed by the Kansas health policy authority from a list of two or more nominees;
- (7) one member shall be a licensed pharmacist who is actively engaged in retail pharmacy, who has practice experience with the state medicaid plan and who is nominated by the state board of pharmacy and appointed by the Kansas health policy authority from a list of two or more nominees;
- one member shall be a licensed pharmacist who is actively engaged in or who has experience in research pharmacy and who is nominated jointly by the Kansas task force for the pharmaceutical research and manufacturers association and the university of Kansas and appointed by the Kansas health policy authority from a list of two or more jointly nominated persons; and
- (9) one member shall be a licensed advanced practice registered nurse practitioner or physician assistant actively engaged in the practice of providing the health care and treatment services such person is licensed to perform, who has practice experience with the state medicaid plan and who is nominated jointly by the Kansas state nurses' association and the Kansas academy of physician assistants and appointed by the Kansas health policy authority from a list of two or more jointly nominated persons.
- Sec. 52. On January 1, 2012, K.S.A. 2010 Supp. 40-2,111 is hereby amended to read as follows: 40-2,111. As used in K.S.A. 40-2,111 through 40-2,113, and amendments thereto: (a) "Adverse underwriting decision" means: Any of the following actions with respect to insurance transactions involving insurance coverage which is individually underwritten:
  - (1) A declination of insurance coverage;
  - a termination of insurance coverage;
- an offer to insure at higher than standard rates, with respect to life, health or disability insurance coverage; or
- (4) the charging of a higher rate on the basis of information which differs from that which the applicant or policyholder furnished, with respect to property or casualty insurance coverage.
- (b) "Declination of insurance coverage" means a denial, in whole or in part, by an insurance company or agent of requested insurance
- coverage.

  (c) "Health care institution" means any medical care facility, adult care home, drug abuse and alcoholic treatment facility, home-health agency certified for federal reimbursement, mental health center or mental health clinic licensed by the secretary of social and rehabilitation services, kidney disease treatment center, county, city-county or multicounty health departments and health-maintenance organization.
- "Health care provider" means any person licensed to practice any branch of the healing arts, licensed dentist, licensed professional nurse, licensed practical nurse, licensed advanced practice registered nurse practitioner, licensed optometrist, licensed physical therapist, licensed social worker, licensed physician assistant, licensed podiatrist or licensed psychologist.
- "Institutional source" means any natural person, corporation, association, partnership or governmental or other legal entity that provides information about an individual to an agent or insurance company, other than:
  - An agent;
  - the individual who is the subject of the information; or
- a natural person acting in a personal capacity rather than a business or professional capacity.

  (f) "Insurance transaction" means any transaction involving insur-
- ance, but not including group insurance coverage, primarily for personal, family or household needs rather than business or professional needs.
- "Medical-record information" means personal information (g) which:
- (1) Relates to an individual's physical or mental condition, medical history or medical treatment; and

- (2) is obtained from a health care provider or health care institution, from the individual, or from the individual's spouse, parent or legal guardian.
- (h) "Termination of insurance coverage" or "termination of an insurance policy" means either a cancellation, nonrenewal or lapse of an insurance policy, in whole or in part, for any reason other than:
  - (1) The failure to pay a premium as required by the policy; or
  - (2) at the request or direction of the insured.
- Sec. 53. On January 1, 2012, K.S.A. 40-2250 is hereby amended to read as follows: 40-2250. (a) Notwithstanding any provision of an individual or group policy or contract for health and accident insurance delivered within the state, whenever such policy or contract shall provide for reimbursement for any services within the lawful scope of practice of an a licensed advanced practice registered nurse practitioner within the state of Kansas, the insured, or any other person covered by the policy or contract, shall be allowed and entitled to reimbursement for such service irrespective of whether it was provided or performed by a duly licensed physician or an a licensed advanced practice registered nurse. practitioner.
- (b) Notwithstanding the provisions of subsection (a), reimbursement shall be mandated with respect to services performed by an advanced registered nurse practitioner in Douglas, Johnson, Leavenworth, Sedgwick, Shawnee or Wyandotte counties.
  - (c) The provisions of subsection (b) shall expire on July 1, 1998.
- Sec. 54. On January 1, 2012, K.S.A. 2010 Supp. 65-468 is hereby amended to read as follows: 65-468. As used in K.S.A. 65-468 to 65-474, inclusive, and amendments thereto:
- (a) "Health care provider" means any person licensed or otherwise authorized by law to provide health care services in this state or a professional corporation organized pursuant to the professional corporation law of Kansas by persons who are authorized by law to form such corporation and who are health care providers as defined by this subsection, or an officer, employee or agent thereof, acting in the course and scope of employment or agency.

  (b) "Member" means any hospital, emergency medical service, local
- health department, home health agency, adult care home, medical clinic, mental health center or clinic or nonemergency transportation system.
- (c) "Mid-level practitioner" means a physician assistant or advanced practice registered nurse practitioner who has entered into a written protocol with a rural health network physician.

  (d) "Physician" means a person licensed to practice medicine and
- surgery.

  (e) "Rural health network" means an alliance of members including has developed a comprehensive plan submitted to and approved by the secretary of health and environment regarding patient referral and transfer; the provision of emergency and nonemergency transportation among members; the development of a network-wide emergency services plan; and the development of a plan for sharing patient information and services between hospital members concerning medical staff credentialing, risk management, quality assurance and peer review.

  (f) "Critical access hospital" means a member of a rural health net-
- work which makes available twenty-four hour emergency care services; provides not more than 25 acute care inpatient beds or in the case of a facility with an approved swing-bed agreement a combined total of extended care and acute care beds that does not exceed 25 beds; provides acute inpatient care for a period that does not exceed, on an annual average basis, 96 hours per patient; and provides nursing services under the direction of a licensed professional nurse and continuous licensed professional nursing services for not less than 24 hours of every day when any bed is occupied or the facility is open to provide services for patients unless an exemption is granted by the licensing agency pursuant to rules and regulations. The critical access hospital may provide any services otherwise required to be provided by a full-time, on-site dietician, pharmacist, laboratory technician, medical technologist and radiological technologist on a part-time, off-site basis under written agreements or arrangements with one or more providers or suppliers recognized under medicare. The critical access hospital may provide inpatient services by a physician assistant, advanced practice registered nurse practitioner or a clinical nurse specialist subject to the oversight of a physician who need not be present in the facility. In addition to the facility's 25 acute beds or swing beds, or both, the critical access hospital may have a psychiatric unit or a rehabilitation unit, or both. Each unit shall not exceed 10 beds and neither unit will count toward the 25-bed limit, nor will these units be subject to the average 96-hour length of
- (g) "Hospital" means a hospital other than a critical access hospital which has entered into a written agreement with at least one critical

access hospital to form a rural health network and to provide medical or administrative supporting services within the limit of the hospital's capabilities.

- Sec. 55. On January 1, 2012, K.S.A. 2010 Supp. 65-1626 is hereby amended to read as follows: 65-1626. For the purposes of this act:
- "Administer" means the direct application of a drug, whether by injection, inhalation, ingestion or any other means, to the body of a patient or research subject by:
- (1) A practitioner or pursuant to the lawful direction of a practitioner;
- (2) the patient or research subject at the direction and in the presence of the practitioner; or
- (3) a pharmacist as authorized in K.S.A. 65-1635a, and amendments thereto.
- "Agent" means an authorized person who acts on behalf of or (b) at the direction of a manufacturer, distributor or dispenser but shall not include a common carrier, public warehouseman or employee of the carrier or warehouseman when acting in the usual and lawful course of the carrier's or warehouseman's business.
- (c) "Authorized distributor of record" means a wholesale distributor with whom a manufacturer has established an ongoing relationship to distribute the manufacturer's prescription drug. An ongoing relationship is deemed to exist between such wholesale distributor and a manufacturer when the wholesale distributor, including any affiliated group of the wholesale distributor, as defined in section 1504 of the internal revenue code, complies with any one of the following: (1) The wholesale distributor has a written agreement currently in effect with the manufacturer evidencing such ongoing relationship; and (2) the wholesale distributor is listed on the manufacturer's current list of authorized distributors of record, which is updated by the manufacturer on no less than a monthly basis.
- (d) "Board" means the state board of pharmacy created by K.S.A. 74-1603, and amendments thereto.
- "Brand exchange" means the dispensing of a different drug product of the same dosage form and strength and of the same generic name than as the brand name drug product prescribed.
- (f) "Brand name" means the registered trademark name given to a drug product by its manufacturer, labeler or distributor.
- "Chain pharmacy warehouse" means a permanent physical location for drugs or devices, or both, that act acts as a central warehouse and performs intracompany sales or transfers of prescription drugs or devices to chain pharmacies that have the same ownership or control. Chain pharmacy warehouses must be registered as wholesale distributors
- "Co-licensee" means a pharmaceutical manufacturer that has entered into an agreement with another pharmaceutical manufacturer to engage in a business activity or occupation related to the manufacture or distribution of a prescription drug and the national drug code on the drug product label shall be used to determine the identity of the drug manufacturer.
- (i) "Deliver" or "delivery" means the actual, constructive or attempted transfer from one person to another of any drug whether or not an agency relationship exists.
- (j) "Direct supervision" means the process by which the responsible pharmacist shall observe and direct the activities of a pharmacy student or pharmacy technician to a sufficient degree to assure that all such activities are performed accurately, safely and without risk or harm to patients, and complete the final check before dispensing.
- (k) "Dispense" means to deliver prescription medication to the ultimate user or research subject by or pursuant to the lawful order of a practitioner or pursuant to the prescription of a mid-level practitioner.
- (l) "Dispenser" means a practitioner or pharmacist who dispenses prescription medication.
- (m) "Distribute" means to deliver, other than by administering or dispensing, any drug.
  - "Distributor" means a person who distributes a drug.
- "Drop shipment" means the sale, by a manufacturer, that manufacturer's co-licensee, that manufacturer's third party logistics provider, or that manufacturer's exclusive distributor, of the manufacturer's prescription drug, to a wholesale distributor whereby the wholesale distributor takes title but not possession of such prescription drug and the wholesale distributor invoices the pharmacy, the chain pharmacy warehouse, or other designated person authorized by law to dispense or administer such prescription drug, and the pharmacy, the chain pharmacy warehouse, or other designated person authorized by law to dispense or administer such prescription drug receives delivery of the prescription drug directly from the manufacturer, that manufacturer's co-licensee, that manufacturer's third party logistics provider, or

that manufacturer's exclusive distributor, of such prescription drug. Drop shipment shall be part of the "normal distribution channel."

- (p) "Drug" means: (1) Articles recognized in the official United States pharmacopoeia, or other such official compendiums of the United States, or official national formulary, or any supplement of any of them; (2) articles intended for use in the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals; (3) articles, other than food, intended to affect the structure or any function of the body of man or other animals; and (4) articles intended for use as a component of any articles specified in clause (1), (2) or (3) of this subsection; but does not include devices or their components, parts or accessories, except that the term "drug" shall not include amygdalin (laetrile) or any livestock remedy, if such livestock remedy had been registered in accordance with the provisions of article 5 of chapter 47 of the Kansas Statutes Annotated prior to its repeal.
- "Durable medical equipment" means technologically sophisticated medical devices that may be used in a residence, including the following: (1) Oxygen and oxygen delivery system; (2) ventilators; (3) respiratory disease management devices; (4) continuous positive airway pressure (CPAP) devices; (5) electronic and computerized wheelchairs and seating systems; (6) apnea monitors; (7) transcutaneous electrical nerve stimulator (TENS) units; (8) low air loss cutaneous pressure management devices; (9) sequential compression devices; (10) feeding pumps; (11) home phototherapy devices; (12) infusion delivery devices; (13) distribution of medical gases to end users for human consumption; (14) hospital beds; (15) nebulizers; (16) other similar equipment determined by the board in rules and regulations adopted by the board.
- (r) "Exclusive distributor" means any entity that: (1) Contracts with a manufacturer to provide or coordinate warehousing, wholesale distribution or other services on behalf of a manufacturer and who takes title to that manufacturer's prescription drug, but who does not have general responsibility to direct the sale or disposition of the manufacturer's prescription drug; (2) is registered as a wholesale distributor under the pharmacy act of the state of Kansas; and (3) to be considered part of the normal distribution channel, must be an authorized distributor of record.
- "Electronic transmission" means transmission of information in electronic form or the transmission of the exact visual image of a document by way of electronic equipment.
- "Generic name" means the established chemical name or official name of a drug or drug product.
- (u) (1) "Institutional drug room" means any location where prescription-only drugs are stored and from which prescription-only drugs are administered or dispensed and which is maintained or operated for the purpose of providing the drug needs of:
  - (A) Inmates of a jail or correctional institution or facility;
- (B) residents of a juvenile detention facility, as defined by the revised Kansas code for care of children and the revised Kansas juvenile justice code;
- (C) students of a public or private university or college, a community college or any other institution of higher learning which is located in Kansas;
  - (D) employees of a business or other employer; or
  - persons receiving inpatient hospice services. "Institutional drug room" does not include: (E)
  - (2)
  - Any registered pharmacy; (A)
  - (B) any office of a practitioner; or
- (C) a location where no prescription-only drugs are dispensed and no prescription-only drugs other than individual prescriptions are stored or administered.
- (v) "Intracompany transaction" means any transaction or transfer between any division, subsidiary, parent or affiliated or related company under common ownership or control of a corporate entity, or any
- transaction or transfer between co-licensees of a co-licensed product.

  (w) "Medical care facility" shall have the meaning provided in K.S.A. 65-425, and amendments thereto, except that the term shall also include facilities licensed under the provisions of K.S.A. 75-3307b, and amendments thereto, except community mental health centers and fa-
- cilities for the mentally retarded.

  (x) "Manufacture" means the production, preparation, propagation, compounding, conversion or processing of a drug either directly or indirectly by extraction from substances of natural origin, independently by means of chemical synthesis or by a combination of extraction and chemical synthesis and includes any packaging or repackaging of the drug or labeling or relabeling of its container, except that this term shall not include the preparation or compounding of a drug by an individual for the individual's own use or the preparation, compounding, packaging or labeling of a drug by:

- (1) A practitioner or a practitioner's authorized agent incident to such practitioner's administering or dispensing of a drug in the course of the practitioner's professional practice;
- (2) a practitioner, by a practitioner's authorized agent or under a practitioner's supervision for the purpose of, or as an incident to, research, teaching or chemical analysis and not for sale; or
- (3) a pharmacist or the pharmacist's authorized agent acting under the direct supervision of the pharmacist for the purpose of, or incident to, the dispensing of a drug by the pharmacist.
- (y) "Manufacturer" means a person licensed or approved by the FDA to engage in the manufacture of drugs and devices.
- (z) "Normal distribution channel" means a chain of custody for a prescription-only drug that goes from a manufacturer of the prescription-only drug, from that manufacturer to that manufacturer's co-licensed partner, from that manufacturer to that manufacturer's third-party logistics provider, or from that manufacturer to that manufacturer to that manufacturer's exclusive distributor, directly or by drop shipment, to:
- (1) A pharmacy to a patient or to other designated persons authorized by law to dispense or administer such drug to a patient;
- (2) a wholesale distributor to a pharmacy to a patient or other designated persons authorized by law to dispense or administer such drug to a patient;
- (3) a wholesale distributor to a chain pharmacy warehouse to that chain pharmacy warehouse's intracompany pharmacy to a patient or other designated persons authorized by law to dispense or administer such drug to a patient; or
- (4) a chain pharmacy warehouse to the chain pharmacy warehouse's intracompany pharmacy to a patient or other designated persons authorized by law to dispense or administer such drug to a patient.
- (aa) "Person" means individual, corporation, government, governmental subdivision or agency, partnership, association or any other legal entity.
- gal entity.
  (bb) "Pharmacist" means any natural person licensed under this act to practice pharmacy.
- (cc) "Pharmacist in charge" means the pharmacist who is responsible to the board for a registered establishment's compliance with the laws and regulations of this state pertaining to the practice of pharmacy, manufacturing of drugs and the distribution of drugs. The pharmacist in charge shall supervise such establishment on a full-time or a parttime basis and perform such other duties relating to supervision of a registered establishment as may be prescribed by the board by rules and regulations. Nothing in this definition shall relieve other pharmacists or persons from their responsibility to comply with state and federal laws and regulations.
- (dd) "Pharmacy," "drug store" or "apothecary" means premises, laboratory, area or other place: (1) Where drugs are offered for sale where the profession of pharmacy is practiced and where prescriptions are compounded and dispensed; or (2) which has displayed upon it or within it the words "pharmacist," "pharmaceutical chemist," "pharmacy," "apothecary," "drugstore," "druggist," "drugs," "drug sundries" or any of these words or combinations of these words or words of similar import either in English or any sign containing any of these words; or (3) where the characteristic symbols of pharmacy or the characteristic prescription sign "Rx" may be exhibited. As used in this subsection, premises refers only to the portion of any building or structure leased, used or controlled by the licensee in the conduct of the business registered by the board at the address for which the registration was issued.
- (ee) "Pharmacy student" means an individual, registered with the board of pharmacy, enrolled in an accredited school of pharmacy.
- (ff) "Pharmacy technician" means an individual who, under the direct supervision and control of a pharmacist, may perform packaging, manipulative, repetitive or other nondiscretionary tasks related to the processing of a prescription or medication order and who assists the pharmacist in the performance of pharmacy related duties, but who does not perform duties restricted to a pharmacist.
- (gg) "Practitioner" means a person licensed to practice medicine and surgery, dentist, podiatrist, veterinarian, optometrist licensed under the optometry law as a therapeutic licensee or diagnostic and therapeutic licensee, or scientific investigator or other person authorized by law to use a prescription-only drug in teaching or chemical analysis or to conduct research with respect to a prescription-only drug.
- (hh) "Preceptor" means a licensed pharmacist who possesses at least two years' experience as a pharmacist and who supervises students obtaining the pharmaceutical experience required by law as a condition to taking the examination for licensure as a pharmacist.
- (ii) "Prescription" means, according to the context, either a prescription order or a prescription medication.

- (jj) "Prescription medication" means any drug, including label and container according to context, which is dispensed pursuant to a prescription order.
- (kk) "Prescription-only drug" means any drug whether intended for use by man or animal, required by federal or state law (including 21 United States Code section 353 U.S.C. § 353, as amended), to be dispensed only pursuant to a written or oral prescription or order of a practitioner or is restricted to use by practitioners only.
- (II) "Prescription order" means: (1) An order to be filled by a pharmacist for prescription medication issued and signed by a practitioner or a mid-level practitioner in the authorized course of professional practice; or (2) an order transmitted to a pharmacist through word of mouth, note, telephone or other means of communication directed by such practitioner or mid-level practitioner.
- titioner or mid-level practitioner.

  (mm) "Probation" means the practice or operation under a temporary license, registration or permit or a conditional license, registration or permit of a business or profession for which a license, registration or permit is granted by the board under the provisions of the pharmacy act of the state of Kansas requiring certain actions to be accomplished or certain actions not to occur before a regular license, registration or permit is issued.
  - (nn) "Professional incompetency" means:
- (1) One or more instances involving failure to adhere to the applicable standard of pharmaceutical care to a degree which constitutes gross negligence, as determined by the board;
- (2) repeated instances involving failure to adhere to the applicable standard of pharmaceutical care to a degree which constitutes ordinary negligence, as determined by the board; or
- (3) a pattern of pharmacy practice or other behavior which demonstrates a manifest incapacity or incompetence to practice pharmacy.
- (oo) "Retail dealer" means a person selling at retail nonprescription drugs which are prepackaged, fully prepared by the manufacturer or distributor for use by the consumer and labeled in accordance with the requirements of the state and federal food, drug and cosmetic acts. Such nonprescription drugs shall not include: (1) A controlled substance; (2) a prescription-only drug; or (3) a drug intended for human use by hypodermic injection.
  - (pp) "Secretary" means the executive secretary of the board.
- (qq) "Third party logistics provider" means an entity that: (1) Provides or coordinates warehousing, distribution or other services on behalf of a manufacturer, but does not take title to the prescription drug or have general responsibility to direct the prescription drug's sale or disposition; (2) is registered as a wholesale distributor under the pharmacy act of the state of Kansas; and (3) to be considered part of the normal distribution channel, must also be an authorized distributor of record.
  - (rr) "Unprofessional conduct" means:
  - (1) Fraud in securing a registration or permit;
- (2) intentional adulteration or mislabeling of any drug, medicine, chemical or poison;
- (3) causing any drug, medicine, chemical or poison to be adulterated or mislabeled, knowing the same to be adulterated or mislabeled;
- (4) intentionally falsifying or altering records or prescriptions;
- (5) unlawful possession of drugs and unlawful diversion of drugs to others:
- (6) willful betrayal of confidential information under K.S.A. 65-1654, and amendments thereto;
  - (7) conduct likely to deceive, defraud or harm the public;
- (8) making a false or misleading statement regarding the licensee's professional practice or the efficacy or value of a drug;
- (9) commission of any act of sexual abuse, misconduct or exploitation related to the licensee's professional practice; or
- (10) performing unnecessary tests, examinations or services which have no legitimate pharmaceutical purpose.
- (ss) "Mid-level practitioner" means an advanced *practice* registered nurse practitioner issued a certificate of qualification license pursuant to K.S.A. 65-1131, and amendments thereto, who has authority to prescribe drugs pursuant to a written protocol with a responsible physician under K.S.A. 65-1130, and amendments thereto, or a physician assistant licensed pursuant to the physician assistant licensure act who has authority to prescribe drugs pursuant to a written protocol with a responsible physician under K.S.A. 65-28a08, and amendments thereto.
- (tt) "Vaccination protocol" means a written protocol, agreed to by a pharmacist and a person licensed to practice medicine and surgery by the state board of healing arts, which establishes procedures and recordkeeping and reporting requirements for administering a vaccine by the pharmacist for a period of time specified therein, not to exceed two years.

- (uu) "Veterinary medical teaching hospital pharmacy" means any location where prescription-only drugs are stored as part of an accredited college of veterinary medicine and from which prescription-only drugs are distributed for use in treatment of or administration to a nonhuman.
- "Wholesale distributor" means any person engaged in wholesale distribution of prescription drugs or devices in or into the state, including, but not limited to, manufacturers, repackagers, own-label distributors, private-label distributors, jobbers, brokers, warehouses, including manufacturers' and distributors' warehouses, co-licensees, exclusive distributors, third party logistics providers, chain pharmacy warehouses that conduct wholesale distributions, and wholesale drug warehouses, independent wholesale drug traders and retail pharmacies that conduct wholesale distributions. Wholesale distributor shall not include persons engaged in the sale of durable medical equipment to consumers or patients.

  (ww) "Wholesale distribution" means the distribution of prescrip-

tion drugs or devices by wholesale distributors to persons other than consumers or patients, and includes the transfer of prescription drugs by a pharmacy to another pharmacy if the total number of units of transferred drugs during a twelve-month period does not exceed 5% of the total number of all units dispensed by the pharmacy during the immediately preceding twelve-month period. Wholesale distribution does not include: (1) The sale, purchase or trade of a prescription drug or device, an offer to sell, purchase or trade a prescription drug or device or the dispensing of a prescription drug or device pursuant to a prescription; (2) the sale, purchase or trade of a prescription drug or device or an offer to sell, purchase or trade a prescription drug or device for emergency medical reasons; (3) intracompany transactions, as defined in this section, unless in violation of own use provisions; (4) the sale, purchase or trade of a prescription drug or device or an offer to sell, purchase or trade a prescription drug or device among hospitals, chain pharmacy warehouses, pharmacies or other health care entities that are under common control; (5) the sale, purchase or trade of a prescription drug or device or the offer to sell, purchase or trade a prescription drug or device by a charitable organization described in 503(c)(3) of the internal revenue code of 1954 to a nonprofit affiliate of the organization to the extent otherwise permitted by law; (6) the purchase or other acquisition by a hospital or other similar health care entity that is a member of a group purchasing organization of a prescription drug or device for its own use from the group purchasing organization or from other hospitals or similar health care entities that are members of these organizations; (7) the transfer of prescription drugs or devices between pharmacies pursuant to a centralized prescription processing agreement; (8) the sale, purchase or trade of blood and blood components intended for transfusion; (9) the return of recalled, expired, damaged or otherwise non-salable prescription drugs, when conducted by a hospital, health care entity, pharmacy, chain pharmacy warehouse or charitable institution in accordance with the board's rules and regulations; (10) the sale, transfer, merger or consolidation of all or part of the business of a retail pharmacy or pharmacies from or with another retail pharmacy or pharmacies, whether accomplished as a purchase and sale of stock or business assets, in accordance with the board's rules and regulations; (11) the distribution of drug samples by manufacturers' and authorized distributors' representatives; (12) the sale of minimal quantities of drugs by retail pharmacies to licensed practitioners for office use; or (13) the sale or transfer from a retail pharmacy or chain pharmacy warehouse of expired, damaged, returned or recalled prescription drugs to the original manufacturer, originating wholesale distributor or to a third party returns processor in accordance with the board's rules and regulations.

Sec. 56. On and after January 1, 2012, K.S.A. 2010 Supp. 65-2921 is hereby amended to read as follows: 65-2921. (a) Except as otherwise provided in subsection (b), (c) or (d), a physical therapist may evaluate patients without physician referral but may initiate treatment only after approval by a licensed physician, a licensed podiatrist, a licensed physician assistant or an a licensed advanced practice registered nurse practitioner working pursuant to the order or direction of a licensed physician, a licensed chiropractor, a licensed dentist or licensed optometrist in appropriately related cases. Physical therapists may initiate physical therapy treatment with the approval of a practitioner of the healing arts duly licensed under the laws of another state and may provide such treatment based upon an order by such practitioner in any setting in which physical therapists would be authorized to provide such treatment with the approval of a physician licensed by the board, notwithstanding any provisions of the Kansas healing arts act or any rules and regulations adopted by the board thereunder.

(b) Physical therapists may evaluate and treat a patient for no more than 30 consecutive calendar days without a referral under the following conditions: (1) The patient has previously been referred to a physical therapist for physical therapy services by a person authorized by this section to approve treatment; (2) the patient's referral for physical therapy was made within one year from the date a physical therapist implements a program of physical therapy treatment without a referral; (3) the physical therapy being provided to the patient without referral is for the same injury, disease or condition as indicated in the referral for such previous injury, disease or condition; and (4) the physical therapist transmits to the physician or other practitioner identified by the patient a copy of the initial evaluation no later than five business days after treatment commences. Treatment of such patient for more than 30 consecutive calendar days of such patient shall only be upon the approval of a person authorized by this section to approve treatment.

(c) Physical therapists may provide, without a referral, services which do not constitute treatment for a specific condition, disease or injury to: (1) Employees solely for the purpose of education and instruction related to workplace injury prevention; or (2) the public for the purpose of fitness, health promotion and education.

(d) Physical therapists may provide services without a referral to special education students who need physical therapy services to fulfill the provisions of their individualized education plan (IEP) or individualized family service plan (IFSP)

Sec. 57. On January 1, 2012, K.S.A. 2010 Supp. 65-4101 is hereby amended to read as follows: 65-4101. As used in this act: (a) "Administer" means the direct application of a controlled substance, whether by injection, inhalation, ingestion or any other means, to the body of a patient or research subject by: (1) A practitioner or pursuant to the lawful direction of a practitioner; or

(2) the patient or research subject at the direction and in the presence

- of the practitioner.
  (b) "Agent" means an authorized person who acts on behalf of or at the direction of a manufacturer, distributor or dispenser. It does not include a common carrier, public warehouseman or employee of the carrier or warehouseman.
- "Board" means the state board of pharmacy.
  "Bureau" means the bureau of narcotics and dangerous drugs, United States department of justice, or its successor agency.
- "Controlled substance" means any drug, substance or immediate precursor included in any of the schedules designated in K.S.A. 65-4105, 65-4107, 65-4109, 65-4111 and 65-4113, and amendments to these sections thereto.
- (f) "Counterfeit substance" means a controlled substance which, or the container or labeling of which, without authorization bears the trademark, trade name or other identifying mark, imprint, number or device or any likeness thereof of a manufacturer, distributor or dispenser other than the person who in fact manufactured, distributed or dispensed the substance.
- (g) "Deliver" or "delivery" means the actual, constructive or attempted transfer from one person to another of a controlled substance, whether or not there is an agency relationship.
- (h) "Dispense" means to deliver a controlled substance to an ultimate user or research subject by or pursuant to the lawful order of a practitioner, including the packaging, labeling or compounding necessary to prepare the substance for that delivery, or pursuant to the prescription of a mid-level practitioner.
- "Dispenser" means a practitioner or pharmacist who dispenses. (j) "Distribute" means to deliver other than by administering or dispensing a controlled substance.(k) "Distributor" means a person who distributes.

- "Drug" means: (1) Substances recognized as drugs in the official United States pharmacopoeia, official homeopathic pharmacopoeia of the United States or official national formulary or any supplement to any of them; (2) substances intended for use in the diagnosis, cure, mitigation, treatment or prevention of disease in man or animals; (3) substances (other than food) intended to affect the structure or any function of the body of man or animals; and (4) substances intended for use as a component of any article specified in clause (1), (2) or (3) of this subsection. It does not include devices or their components, parts or accessories.
- "Immediate precursor" means a substance which the board has found to be and by rule and regulation designates as being the principal compound commonly used or produced primarily for use and which is an immediate chemical intermediary used or likely to be used in the manufacture of a controlled substance, the control of which is necessary
- to prevent, curtail or limit manufacture.
  (n) "Manufacture" means the production, preparation, propagation, compounding, conversion or processing of a controlled substance either directly or indirectly or by extraction from substances of natural

origin or independently by means of chemical synthesis or by a combination of extraction and chemical synthesis and includes any packaging or repackaging of the substance or labeling or relabeling of its container, except that this term does not include the preparation or compounding of a controlled substance by an individual for the individual's own lawful use or the preparation, compounding, packaging or labeling of a controlled substance: (1) By a practitioner or the practitioner's agent pursuant to a lawful order of a practitioner as an incident to the practitioner's administering or dispensing of a controlled substance in the course of the practitioner's professional practice; or

(2) by a practitioner or by the practitioner's authorized agent under such practitioner's supervision for the purpose of or as an incident to research, teaching or chemical analysis or by a pharmacist or medical care facility as an incident to dispensing of a controlled substance.

- "Marijuana" means all parts of all varieties of the plant Cannabis whether growing or not, the seeds thereof, the resin extracted from any part of the plant and every compound, manufacture, salt, derivative, mixture or preparation of the plant, its seeds or resin. It does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture or preparation of the mature stalks, except the resin extracted therefrom, fiber, oil, or cake or the sterilized seed of the plant which is incapable of germination.
- (p) "Narcotic drug" means any of the following whether produced directly or indirectly by extraction from substances of vegetable origin or independently by means of chemical synthesis or by a combination of extraction and chemical synthesis: (1) Opium and opiate and any salt, compound, derivative or preparation of opium or opiate;
- (2) any salt, compound, isomer, derivative or preparation thereof which is chemically equivalent or identical with any of the substances referred to in clause (1) but not including the isoquinoline alkaloids of opium;
  - opium poppy and poppy straw;
- (4) coca leaves and any salt, compound, derivative or preparation of coca leaves, and any salt, compound, isomer, derivative or preparation thereof which is chemically equivalent or identical with any of these substances, but not including decocainized coca leaves or extractions of coca leaves which do not contain cocaine or ecgonine
- (q) "Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to morphine or being capable of conversion into a drug having addiction-forming or addiction-sustaining liability. It does not include, unless specifically designated as controlled under K.S.A. 65-4102, and amendments thereto, the dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts (dextromethorphan). It does include its racemic and levorotatory forms.
- "Opium poppy" means the plant of the species Papaver somniferum 1. except its seeds.
- "Person" means individual, corporation, government, or governmental subdivision or agency, business trust, estate, trust, partnership or association or any other legal entity.
- (t) "Poppy straw" means all parts, except the seeds, of the opium
- poppy, after mowing.

  (u) "Pharmacist" means an individual currently licensed by the board to practice the profession of pharmacy in this state.
- (v) "Practitioner" means a person licensed to practice medicine and surgery, dentist, podiatrist, veterinarian, optometrist licensed under the optometry law as a therapeutic licensee or diagnostic and therapeutic licensee, or scientific investigator or other person authorized by law to use a controlled substance in teaching or chemical analysis or to conduct research with respect to a controlled substance.
- "Production" includes the manufacture, planting, cultivation,
- growing or harvesting of a controlled substance.

  (x) "Ultimate user" means a person who lawfully possesses a controlled substance for such person's own use or for the use of a member of such person's household or for administering to an animal owned by such person or by a member of such person's household.
- "Isomer" means all enantiomers and diastereomers.
  "Medical care facility" shall have the meaning ascribed to that term in K.S.A. 65-425, and amendments thereto.
- "Cultivate" means the planting or promotion of growth of five or more plants which contain or can produce controlled substances.
- (bb) (1) "Controlled substance analog" means a substance that is intended for human consumption, and:
- (A) The chemical structure of which is substantially similar to the chemical structure of a controlled substance listed in or added to the schedules designated in K.S.A. 65-4105 or 65-4107, and amendments
- which has a stimulant, depressant or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant

- or hallucinogenic effect on the central nervous system of a controlled substance included in the schedules designated in K.S.A. 65-4105 or 65-4107, and amendments thereto; or
- (C) with respect to a particular individual, which the individual represents or intends to have a stimulant, depressant or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant or hallucinogenic effect on the central nervous system of a controlled substance included in the schedules designated in K.S.A. 65-4105 or 65-4107, and amendments thereto.
  - "Controlled substance analog" does not include:
  - A controlled substance; (A)
- (B) a substance for which there is an approved new drug application; or
- (C) a substance with respect to which an exemption is in effect for investigational use by a particular person under section 505 of the federal food, drug, and cosmetic act (21 U.S.C. § 355) to the extent conduct with respect to the substance is permitted by the exemption.
- "Mid-level practitioner" means an advanced practice registered nurse practitioner issued a certificate of qualification license pursuant to K.S.A. 65-1131, and amendments thereto, who has authority to prescribe drugs pursuant to a written protocol with a responsible physician under K.S.A. 65-1130, and amendments thereto, or a physician assistant licensed under the physician assistant licensure act who has authority to prescribe drugs pursuant to a written protocol with a responsible physician under K.S.A. 65-28a08, and amendments thereto.
- Sec. 58. On January 1, 2012, K.S.A. 2010 Supp. 65-5402 is hereby amended to read as follows: 65-5402. As used in K.S.A. 65-5401 to 65-5417, inclusive, and K.S.A. 65-5418 to 65-5420, inclusive, and amendments thereto:
  - "Board" means the state board of healing arts.
- "Practice of occupational therapy" means the therapeutic use of purposeful and meaningful occupations (goal-directed activities) to evaluate and treat, pursuant to the referral, supervision, order or direction of a physician, a licensed podiatrist, a licensed dentist, a licensed physician assistant, or an a licensed advanced practice registered nurse practitioner working pursuant to the order or direction of a person licensed to practice medicine and surgery, a licensed chiropractor, or a licensed optometrist, individuals who have a disease or disorder, impairment, activity limitation or participation restriction that interferes with their ability to function independently in daily life roles and to promote health and wellness. Occupational therapy intervention may include:
- Remediation or restoration of performance abilities that are limited due to impairment in biological, physiological, psychological or neurological cognitive processes;
- (2) adaptation of tasks, process, or the environment or the teaching of compensatory techniques in order to enhance performance
- (3) disability prevention methods and techniques that facilitate the development or safe application of performance skills; and
- (4) health promotion strategies and practices that enhance performance abilities.
- "Occupational therapy services" include, but are not limited to:
- Evaluating, developing, improving, sustaining, or restoring skills in activities of daily living (ADL), work or productive activities, including instrumental activities of daily living (IADL) and play and leisure activities;
- (2) evaluating, developing, remediating, or restoring sensorimotor, cognitive or psychosocial components of performance;
- (3) designing, fabricating, applying, or training in the use of assistive technology or orthotic devices and training in the use of prosthetic
- (4) adapting environments and processes, including the application of ergonomic principles, to enhance performance and safety in daily life
- applying physical agent modalities as an adjunct to or in preparation for engagement in occupations;
- evaluating and providing intervention in collaboration with the client, family, caregiver or others;
- (7) educating the client, family, caregiver or others in carrying out appropriate nonskilled interventions; and
- (8) consulting with groups, programs, organizations or communities to provide population-based services.
- "Occupational therapist" means a person licensed to practice occupational therapy as defined in this act.
- "Occupational therapy assistant" means a person licensed to assist in the practice of occupational therapy under the supervision of an occupational therapist.
- "Person" means any individual, partnership, unincorporated organization or corporation.

- "Physician" means a person licensed to practice medicine and surgery
- (h) "Occupational therapy aide," "occupational therapy tech" or "occupational therapy paraprofessional" means a person who provides supportive services to occupational therapists and occupational therapy assistants in accordance with K.S.A. 65-5419, and amendments thereto.
- Sec. 59. On January 1, 2012, K.S.A. 2010 Supp. 65-6112, as amended by section 82 of this act, is hereby amended to read as follows: 65-6112. As used in this act:
- (a) "Administrator" means the executive director of the emergency medical services board.
- (b) "Advanced emergency medical technician" means a person who holds an advanced emergency medical technician certificate issued pursuant to this act.
- (c) "Advanced practice registered nurse practitioner" means an advanced practice registered nurse practitioner as defined in K.S.A. 65-1113, and amendments thereto.
- (d) "Ambulance" means any privately or publicly owned motor vehicle, airplane or helicopter designed, constructed, prepared, staffed and equipped for use in transporting and providing emergency care for individuals who are ill or injured.
- (e) "Ambulance service" means any organization operated for the purpose of transporting sick or injured persons to or from a place where medical care is furnished, whether or not such persons may be in need of emergency or medical care in transit.
- "Attendant" means a first responder, an emergency medical responder, emergency medical technician, emergency medical technicianintermediate, emergency medical technician-defibrillator, emergency medical technician-intermediate/defibrillator, advanced emergency medical technician, mobile intensive care technician or paramedic certified pursuant to this act.
- "Board" means the emergency medical services board estab-
- lished pursuant to K.S.A. 65-6102, and amendments thereto.

  (h) "Emergency medical service" means the effective and coordinated delivery of such care as may be required by an emergency which includes the care and transportation of individuals by ambulance services and the performance of authorized emergency care by a physician, advanced practice registered nurse practitioner, professional nurse, a licensed physician assistant or attendant.

  (i) "Emergency medical technician" means a person who holds an
- emergency medical technician certificate issued pursuant to this act.
- (j) "Emergency medical technician-defibrillator" means a person who holds an emergency medical technician-defibrillator certificate issued pursuant to this act.
- (k) "Emergency medical technician-intermediate" means a person who holds an emergency medical technician-intermediate certificate issued pursuant to this act.
- (l) "Emergency medical technician-intermediate/defibrillator" means a person who holds both an emergency medical technician-intermediate and emergency medical technician-defibrillator certificate is-
- sued pursuant to this act.

  (m) "Emergency medical responder" means a person who holds an emergency medical responder certificate issued pursuant to this act.
- (n) "First responder" means a person who holds a first responder certificate issued pursuant to this act.
  (o) "Hospital" means a hospital as defined by K.S.A. 65-425, and
- amendments thereto.
- (p) "Instructor-coordinator" means a person who is certified under this act to teach initial certification and continuing education classes.
- (q) "Medical director" means a physician.(r) "Medical protocols" mean written guidelines which authorize attendants to perform certain medical procedures prior to contacting a physician, physician assistant authorized by a physician, advanced practice registered nurse practitioner authorized by a physician or professional nurse authorized by a physician. The medical protocols shall be approved by a county medical society or the medical staff of a hospital to which the ambulance service primarily transports patients, or if neither of the above are able or available to approve the medical protocols, then the medical protocols shall be submitted to the medical advisory council for approval.
- (s) "Mobile intensive care technician" means a person who holds a mobile intensive care technician certificate issued pursuant to this act.
- (t) "Municipality" means any city, county, township, fire district or ambulance service district.
- (u) "Nonemergency transportation" means the care and transport of a sick or injured person under a foreseen combination of circumstances calling for continuing care of such person. As used in this subsection, transportation includes performance of the authorized level of

- services of the attendant whether within or outside the vehicle as part of such transportation services.
- (v) "Operator" means a person or municipality who has a permit
- to operate an ambulance service in the state of Kansas.

  (w) "Paramedic" means a person who holds a paramedic certificate
- issued pursuant to this act.

  (x) "Person" means an individual, a partnership, an association, a
- joint-stock company or a corporation.

  (y) "Physician" means a person licensed by the state board of healing arts to practice medicine and surgery.
- "Physician assistant" means a person who is licensed under the physician assistant licensure act and who is acting under the direction of a responsible physician.
- "Professional nurse" means a licensed professional nurse as de-
- fined by K.S.A. 65-1113, and amendments thereto.

  (bb) "Provider of training" means a corporation, partnership, accredited postsecondary education institution, ambulance service, fire department, hospital or municipality that conducts training programs that include, but are not limited to, initial courses of instruction and continuing education for attendants, instructor-coordinators or training
- (cc) "Responsible physician" means responsible physician as such term is defined under K.S.A. 65-28a02, and amendments thereto.
- (dd) "Training officer" means a person who is certified pursuant to this act to teach, coordinate or both, initial courses of instruction for first responders or emergency medical responders and continuing education as prescribed by the board.
- Sec. 60. On January 1, 2012, K.S.A. 2010 Supp. 65-6119 is hereby amended to read as follows: 65-6119. (a) Notwithstanding any other provision of law, mobile intensive care technicians may:
- (1) Perform all the authorized activities identified in K.S.A. 65-6120, 65-6121, 65-6123, 65-6144, and amendments thereto;
- (2) when voice contact or a telemetered electrocardiogram is monitored by a physician, physician assistant where authorized by a physician, an advanced practice registered nurse practitioner where authorized by a physician or licensed professional nurse where authorized by a physician and direct communication is maintained, and upon order of such person may administer such medications or procedures as may be deemed necessary by a person identified in subsection (a)(2);
- (3) perform, during an emergency, those activities specified in subsection (a)(2) before contacting a person identified in subsection (a)(2) when specifically authorized to perform such activities by medical protocols; and
- (4) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols.
- (b) An individual who holds a valid certificate as a mobile intensive care technician once meeting the continuing education requirements prescribed by the rules and regulations of the board, upon application for renewal, shall be deemed to hold a certificate as a paramedic under this act, and such individual shall not be required to file an original application as a paramedic for certification under this act.
- (c) "Renewal" as used in subsection (b), refers to the first opportunity that a mobile intensive care technician has to apply for renewal of a certificate following the effective date of this act.
- (d) Upon transition notwithstanding any other provision of law, a paramedic may:
- (1) Perform all the authorized activities identified in K.S.A. 65-6120, 65-6121, 65-6144, and amendments thereto;
- when voice contact or a telemetered electrocardiogram is monitored by a physician, physician assistant where authorized by a physician or an advanced practice registered nurse practitioner where authorized by a physician or licensed professional nurse where authorized by a physician and direct communication is maintained, and upon order of such person, may administer such medications or procedures as may be deemed necessary by a person identified in subsection (d)(2);
- (3) perform, during an emergency, those activities specified in subsection (d)(2) before contacting a person identified in subsection (d)(2) when specifically authorized to perform such activities by medical protocols; and
- (4) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols.
- Sec. 61. On January 1, 2012, K.S.A. 2010 Supp. 65-6120, as amended by section 83 of this act, is hereby amended to read as follows: 65-6120. (a) Notwithstanding any other provision of law to the contrary, an emergency medical technician-intermediate may:

- (1) Perform any of the activities identified by K.S.A. 65-6121, and amendments thereto;
- (2) when approved by medical protocols or where voice contact by radio or telephone is monitored by a physician, physician assistant where authorized by a physician, advanced practice registered nurse practitioner where authorized by a physician or licensed professional nurse where authorized by a physician, and direct communication is maintained, upon order of such person, may perform veni-puncture for the purpose of blood sampling collection and initiation and maintenance of intravenous infusion of saline solutions, dextrose and water solutions or ringers lactate IV solutions, endotracheal intubation and administration of nebulized albuterol;
- (3) perform, during an emergency, those activities specified in subsection (a)(2) before contacting the persons identified in subsection (a)(2) when specifically authorized to perform such activities by medical pro-
- (4) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols.
- (b) An individual who holds a valid certificate as an emergency medical technician-intermediate once successfully completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an advanced emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an advanced emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of the successful completion of a transition course and such individual shall not be required to file an original application for certification as an advanced emergency medical technician under this act.
- (c) "Renewal" as used in subsection (b), refers to the first or second opportunity after December 31, 2011, that an emergency medical technician-intermediate has to apply for renewal of a certificate.
- (d) Emergency medical technician-intermediates who fail to meet the transition requirements as specified may complete either the board prescribed emergency medical technician transition course or emergency medical responder transition course, provide validation of cognitive and psychomotor competency and all continuing education hour requirements inclusive of the successful completion of a transition course as determined by rules and regulations of the board. Upon completion, such emergency medical technician-intermediate may apply to transition to become an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Alternatively, upon application for renewal of an emergency medical technician-intermediate certificate, the applicant shall be renewed as an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Such individual shall not be required to file an original application for certification as an emergency medical technician or emergency medical responder.
- (e) Failure to successfully complete either an advanced emergency medical technician transition course, an emergency medical technician transition course or emergency medical responder transition course will result in loss of certification.
- (f) Upon transition, notwithstanding any other provision of law to the contrary, an advanced emergency medical technician may:
- (1) Perform any of the activities identified by K.S.A. 65-6121, and amendments thereto; and
- (2) perform any of the following interventions, by use of the devices, medications and equipment, or any combination thereof, as specifically identified in rules and regulations, after successfully completing an approved course of instruction, local specialized device training and competency validation and when authorized by medical protocols, or upon order when direct communication is maintained by radio, telephone or video conference with a physician, physician assistant where authorized by a physician, an advanced practice registered nurse practitioner where authorized by a physician, or licensed professional nurse where authorized by a physician upon order of such a person: (A) Continuous positive airway pressure devices; (B) advanced airway management; (C) referral of patient of alternate medical care site based on assessment; (D) transportation of a patient with a capped arterial line; (E) veni-puncture for obtaining blood sample; (F) initiation and maintenance of intravenous infusion or saline lock; (G) initiation of intraosseous infusion; (H) nebulized therapy; (I) manual defibrillation and cardioversion; (J) cardiac monitoring; (K) electrocardiogram interpretation; (L) administration of generic or trade name medications by one or more of the following methods: (i) Aerosolization; (ii) nebulization; (iii) intravenous;

- (iv) intranasal; (v) rectal; (vi) subcutaneous; (vii) intraosseous; (viii) intramuscular; or (ix) sublingual.
- (g) An individual who holds a valid certificate as both an emergency medical technician-intermediate and as an emergency medical technician-defibrillator once successfully completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to an advanced emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an advanced emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of successful completion of a transition course, and such individual shall not be required to file an original application for certification as an advanced emergency medical technician under this act.
- "Renewal" as used in subsection (g), refers to the first or second opportunity after December 31, 2011, that an emergency medical technician-intermediate and emergency medical technician-defibrillator has to apply for renewal of a certificate.
- An individual who holds both an emergency medical technicianintermediate certificate and an emergency medical technician-defibrillator certificate, who fails to meet the transition requirements as specified may complete either the board prescribed emergency medical technician transition course or emergency medical responder transition course, and provide validation of cognitive and psychomotor competency and all continuing education hour requirements inclusive of successful completion of a transition course as determined by rules and regulations of the board. Upon completion, such individual may apply to transition to become an emergency medical technician or emergency medical responder, depending on the transition course that was successfully completed. Alternatively, upon application for renewal of an emergency medical technician-intermediate certificate and an emergency medical technician-defibrillator certificate, the applicant shall be renewed as an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Such individual shall not be required to file an original application for certification as an emergency medical technician or emergency medical responder.
- Failure to successfully complete either the advanced emergency medical technician transition requirements, an emergency medical technician transition course or the emergency medical responder transition course will result in loss of certification.
- Sec. 62. On January 1, 2012, K.S.A. 2010 Supp. 65-6121, as amended by section 84 of this act, is hereby amended to read as follows: 65-6121. (a) Notwithstanding any other provision of law to the contrary, an emergency medical technician may perform any of the following activities:
  (1) Patient assessment and vital signs;

  - airway maintenance including the use of:
  - Oropharyngeal and nasopharyngeal airways;
- (B) esophageal obturator airways with or without gastric suction device;
  - multi-lumen airway; and
  - (D) oxygen demand valves.
  - (3)Oxygen therapy;
  - (4)oropharyngeal suctioning;
  - cardiopulmonary resuscitation procedures;
  - control accessible bleeding; (6)
  - apply pneumatic anti-shock garment; (7)
  - (8)manage outpatient medical emergencies;
  - extricate patients and utilize lifting and moving techniques;
- (10) manage musculoskeletal and soft tissue injuries including dressing and bandaging wounds or the splinting of fractures, dislocations, sprains or strains;
  - (11) use of backboards to immobilize the spine;
- (12)administer activated charcoal and glucose;
- monitor intravenous line delivering intravenous fluids during interfacility transport with the following restrictions:
- (A) The physician approves the transfer by an emergency medical
- (B) no medications or nutrients have been added to the intravenous fluids; and
- the emergency medical technician may monitor, maintain and shut off the flow of intravenous fluid;
  - use automated external defibrillators;
  - administer epinephrine auto-injectors provided that:
- (A) The emergency medical technician successfully completes a course of instruction approved by the board in the administration of epinephrine;

- (B) the emergency medical technician serves with an ambulance service or a first response organization that provides emergency medical services; and
- (C) the emergency medical technician is acting pursuant to medical protocols;
- (16) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols; or

(17) when authorized by medical protocol, assist the patient in the administration of the following medications which have been prescribed for that patient: Auto-injection epinephrine, sublingual nitroglycerin and inhalers for asthma and emphysema.

- (b) An individual who holds a valid certificate as an emergency medical technician at the current basic level once successfully completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of successful completion of a transition course, and such individual shall not be required to file an original application for certification as an emergency medical technician.
- (c) "Renewal" as used in subsection (b), refers to the first opportunity after December 31, 2011, that an emergency medical technician has to apply for renewal of a certificate following the effective date of this act.
- (d) Emergency medical technicians who fail to meet the transition requirements as specified may successfully complete the board prescribed emergency medical responder transition course, provide validation of cognitive and psychomotor competency and all continuing education hour requirements inclusive of the successful completion of a transition course as determined by rules and regulations of the board. Alternatively, upon application for renewal of an emergency medical technician certificate, the applicant shall be deemed to hold a certificate as an emergency medical responder under this act, and such individual shall not be required to file an original application for certification as an emergency medical responder.
- (e) Failure to successfully complete either an emergency medical technician transition course or emergency medical responder transition course will result in loss of certification.
- (f) Upon transition, notwithstanding any other provision of law to the contrary, an emergency medical technician may perform any activities identified in K.S.A. 65-6144, and amendments thereto, and any of the following interventions, by use of the devices, medications and equipment, or any combination thereof, after successfully completing an approved course of instruction, local specialized device training and competency validation and when authorized by medical protocols, or upon order when direct communication is maintained by radio, telephone or video conference is monitored by a physician, physician assistant when authorized by a physician, an advanced *practice* registered nurse practitioner when authorized by a physician or a licensed professional nurse when authorized by a physician, upon order of such person:
  - (1) Airway maintenance including use of:
  - (A) Single lumen airways as approved by the board;
  - (B) multilumen airways;
  - C) ventilator devices;
  - (D) forceps removal of airway obstruction;
  - (E) CO2 monitoring;
  - (F) airway suctioning;
  - (2) apply pneumatic anti-shock garment;
  - (3) assist with childbirth;
  - (4) monitoring urinary catheter;
  - (5) capillary blood sampling;
  - (6) cardiac monitoring;
- (7) administration of patient assisted medications as approved by the board;
- (8) administration of medications as approved by the board by appropriate routes; and
- (9) monitor, maintain or discontinue flow of IV line if a physician approves transfer by an emergency medical technician.
- Sec. 63. On January 1, 2012, K.S.A. 2010 Supp. 65-6123, as amended by section 85 of this act, is hereby amended to read as follows: 65-6123. (a) Notwithstanding any other provision of law to the contrary, an emergency medical technician-defibrillator may:
- (1) Perform any of the activities identified in K.S.A. 65-6121, and amendments thereto;

- (2) when approved by medical protocols or where voice contact by radio or telephone is monitored by a physician, physician assistant where authorized by a physician, advanced *practice* registered nurse <del>practitioner</del> where authorized by a physician, or licensed professional nurse where authorized by a physician, and direct communication is maintained, upon order of such person, may perform electrocardiographic monitoring and defibrillation;
- (3) perform, during an emergency, those activities specified in subsection (b) before contacting the persons identified in subsection (b) when specifically authorized to perform such activities by medical protocols; or
- (4) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols.
- (b) An individual who holds a valid certificate as an emergency medical technician-defibrillator once successfully completing an emergency medical technician-intermediate, initial course of instruction and the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an advanced emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an advanced emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of successful completion of a transition course, and such individual shall not be required to file an original application for certification as an advanced emergency medical technician.
- (c) "Renewal" as used in subsection (b), refers to the second opportunity after December 31, 2011, that an attendant has to apply for renewal of a certificate.
- (d) Emergency medical technician-defibrillator attendants who fail to meet the transition requirements as specified may complete either the board prescribed emergency medical technician transition course or emergency medical responder transition course, provide validation of cognitive and psychomotor competency provided such individual has completed all continuing education hour requirements inclusive of the successful completion of a transition course as determined by rules and regulations of the board. Upon completion, such emergency medical technician-defibrillator may apply to transition to become an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Alternatively, upon application for renewal of an emergency medical technician-defibrillator certificate, the applicant shall be renewed as an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Such individual shall not be required to file an original application for certification as an emergency medical technician or emergency medical responder.
- (e) Failure to complete either the advanced emergency medical technician transition requirements, an emergency medical technician transition course or an emergency medical responder transition course will result in loss of certification.
- Sec. 64. On January 1, 2012, K.S.A. 2010 Supp. 65-6124, as amended by section 86 of this act, is hereby amended to read as follows: 65-6124. (a) No physician, physician assistant, advanced *practice* registered nurse practitioner or licensed professional nurse, who gives emergency instructions to an attendant as defined by K.S.A. 65-6112, and amendments thereto, during an emergency, shall be liable for any civil damages as a result of issuing the instructions, except such damages which may result from gross negligence in giving such instructions.
- may result from gross negligence in giving such instructions.

  (b) No attendant as defined by K.S.A. 65-6112, and amendments thereto, who renders emergency care during an emergency pursuant to instructions given by a physician, the responsible physician for a physician assistant, advanced *practice* registered nurse *practitioner* or licensed professional nurse shall be liable for civil damages as a result of implementing such instructions, except such damages which may result from gross negligence or by willful or wanton acts or omissions on the part of such attendant as defined by K.S.A. 65-6112, and amendments thereto.
- (c) No person certified as an instructor-coordinator and no training officer shall be liable for any civil damages which may result from such instructor-coordinator's or training officer's course of instruction, except such damages which may result from gross negligence or by willful or wanton acts or omissions on the part of the instructor-coordinator or training officer.
- (d) No medical adviser who reviews, approves and monitors the activities of attendants shall be liable for any civil damages as a result of such review, approval or monitoring, except such damages which (continued)

may result from gross negligence in such review, approval or monitoring.

- Sec. 65. On January 1, 2012, K.S.A. 2010 Supp. 65-6129c is hereby amended to read as follows: 65-6129c. (a) Application for a training officer's certificate shall be made to the emergency medical services board upon forms provided by the administrator. The board may grant a training officer's certificate to an applicant who: (1) Is an emergency medical technician, emergency medical technician, emergency medical technician-intermediate, emergency medical technician-defibrillator, mobile intensive care technician, advanced emergency medical technician, paramedic, physician, physician assistant, advanced *practice* registered nurse practitioner or professional nurse; (2) successfully completes an initial course of training approved by the board; (3) passes an examination prescribed by the board; (4) is appointed by a provider of training approved by the board; and (5) has paid a fee established by the board.
- (b) A training officer's certificate shall expire on the expiration date of the attendant's certificate if the training officer is an attendant or on the expiration date of the physician's, physician assistant's, advanced practice registered nurse practitioner's nurse's or professional nurse's license if the training officer is a physician, physician assistant, advanced practice registered nurse practitioner or professional nurse. A training officer's certificate may be renewed for the same period as the attendant's certificate or the physician's, physician assistant's, advanced practice registered nurse practitioner's nurse's or professional nurse's license upon payment of a fee as prescribed by rules and regulations and upon presentation of satisfactory proof that the training officer has successfully completed continuing education prescribed by the board and is certified as an emergency medical technician, emergency medical technician-intermediate, emergency medical technician-defibrillator, mobile-intensive care technician, advanced emergency medical technician, paramedic, physician, physician assistant, advanced practice registered nurse practitioner or professional nurse. The board may prorate to the nearest whole month the fee fixed under this subsection as necessary to implement the provisions of this subsection.
- (c) A training officer's certificate may be denied, revoked, limited, modified or suspended by the board or the board may refuse to renew such certificate if such individual:
- (1) Fails to maintain certification or licensure as an emergency medical technician, emergency medical technician-intermediate, emergency medical technician-defibrillator, mobile intensive care technician, advanced emergency medical technician, paramedic, physician, physician assistant, advanced *practice* registered nurse practitioner or professional nurse;
- fails to maintain support of appointment by a provider of training;
- (3) fails to successfully complete continuing education;
- (4) has made intentional misrepresentations in obtaining a certificate or renewing a certificate;
- (5) has demonstrated incompetence or engaged in unprofessional conduct as defined by rules and regulations adopted by the board;
- (6) has violated or aided and abetted in the violation of any provision of this act or the rules and regulations promulgated by the board;
- (7) has been convicted of any state or federal crime that is related substantially to the qualifications, functions and duties of a training officer or any crime punishable as a felony under any state or federal statute and the board determines that such individual has not been sufficiently rehabilitated to warrant public trust. A conviction means a plea of guilty, a plea of nolo contendere or a verdict of guilty. The board may take disciplinary action pursuant to this section when the time for appeal has elapsed, or after the judgment of conviction is affirmed on appeal or when an order granting probation is made suspending the imposition of sentence.
- (d) The board may revoke, limit, modify or suspend a certificate or the board may refuse to renew such certificate in accordance with the provisions of the Kansas administrative procedure act.
- (e) If a person who previously was certified as a training officer applies for a training officer's certificate within two years of the date of its expiration, the board may grant a certificate without the person completing an initial course of training or taking an examination if the person complies with the other provisions of subsection (a) and completes continuing education requirements.
- Sec. 66. On January 1, 2012, K.S.A. 2010 Supp. 65-6135 is hereby amended to read as follows: 65-6135. (a) All ambulance services providing emergency care as defined by the rules and regulations adopted by the board shall offer service 24 hours per day every day of the year.
- (b) Whenever an operator is required to have a permit, at least one person on each vehicle providing emergency medical service shall be

an attendant certified as an emergency medical technician, emergency medical technician-intermediate, emergency medical technician-defibrillator, a mobile intensive care technician, emergency medical technician-intermediate/defibrillator, advanced emergency medical technician, a paramedic, a physician, a licensed physician assistant, an a licensed advanced practice registered nurse practitioner or a professional nurse.

- Sec. 67. On January 1, 2012, K.S.A. 2010 Supp. 65-6144, as amended by section 91 of this act, is hereby amended to read as follows: 65-6144. (a) A first responder may perform any of the following activities:
- (1) Initial scene management including, but not limited to, gaining access to the individual in need of emergency care, extricating, lifting and moving the individual;
  - (2) cardiopulmonary resuscitation and airway management;
  - (3) control of bleeding;
  - extremity splinting excluding traction splinting;
- (5) stabilization of the condition of the individual in need of emergency care;
  - (6) oxygen therapy;
  - (7) use of oropharyngeal airways;
  - (8) use of bag valve masks;
  - (9) use automated external defibrillators; and
- (10) other techniques of preliminary care a first responder is trained to provide as approved by the board.
- (b) An individual who holds a valid certificate as a first responder, once completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an emergency medical responder. Alternatively, upon application for renewal of such certificate, such individual shall be deemed to hold a certificate as an emergency medical responder under this act, provided such individual has completed all continuing education hour requirements inclusive of a transition course and such individual shall not be required to file an original application for certification as an emergency medical responder.
- (c) "Renewal" as used in subsection (b), refers to the first opportunity after December 31, 2011, that an attendant has to apply for renewal of a certificate.
- (d) First responder attendants who fail to meet the transition requirements as specified will forfeit their certification.
- (e) Upon transition, notwithstanding any other provision of law to the contrary, an emergency medical responder may perform any of the following interventions, by use of the devices, medications and equipment, or any combination thereof, after successfully completing an approved course of instruction, local specialized device training and competency validation and when authorized by medical protocols, or upon order when direct communication is maintained by radio, telephone or video conference is monitored by a physician, physician assistant when authorized by a physician, an advanced practice registered nurse practitioner when authorized by a physician or a licensed professional nurse when authorized by a physician, upon order of such person: (1) Emergency vehicle operations; (2) initial scene management; (3) patient assessment and stabilization; (4) cardiopulmonary resuscitation and airway management; (5) control of bleeding; (6) extremity splinting; (7) spinal immobilization; (8) oxygen therapy; (9) use of bag-valve-mask; (10) use of automated external defibrillator; (11) nebulizer therapy; (12) intramuscular injections with auto-injector; (13) administration of oral glucose; (14) administration of aspirin; (15) recognize and comply with advanced directives; (16) insertion and maintenance of oral and nasal pharyngeal airways; (17) use of blood glucose monitoring; and (18) other techniques and devices of preliminary care an emergency medical responder is trained to provide as approved by the board.
- Sec. 68. On January 1, 2012, K.S.A. 2010 Supp. 72-5213 is hereby amended to read as follows: 72-5213. (a) Every board of education shall require all employees of the school district, who come in regular contact with the pupils of the school district, to submit a certification of health on a form prescribed by the secretary of health and environment and signed by a person licensed to practice medicine and surgery under the laws of any state, or by a person who is licensed as a physician assistant under the laws of this state when such person is working at the direction of or in collaboration with a person licensed to practice medicine and surgery, or by a person holding a license certificate of qualification to practice as an advanced practice registered nurse practitioner under the laws of this state when such person is working at the direction of or in collaboration with a person licensed to practice medicine and surgery. The certification shall include a statement that there is no evidence of physical condition that would conflict with the health, safety, or welfare of the pupils; and that freedom from tuberculosis has been established

by chest x-ray or negative tuberculin skin test. If at any time there is reasonable cause to believe that any such employee of the school district is suffering from an illness detrimental to the health of the pupils, the school board may require a new certification of health.

- Upon presentation of a signed statement by the employee of a school district, to whom the provisions of subsection (a) apply, that the employee is an adherent of a religious denomination whose religious teachings are opposed to physical examinations, the employee shall be permitted to submit, as an alternative to the certification of health required under subsection (a), certification signed by a person licensed to practice medicine and surgery under the laws of any state, or by a person who is licensed as a physician assistant under the laws of this state when such person is working at the direction of or in collaboration with a person licensed to practice medicine and surgery, or by a person holding a certificate of qualification license to practice as an advanced practice registered nurse practitioner under the laws of this state when such person is working at the direction of or in collaboration with a person licensed to practice medicine and surgery that freedom of the employee from tuberculosis has been established.
- (c) Every board of education may require persons, other than employees of the school district, to submit to the same certification of health requirements as are imposed upon employees of the school district under the provisions of subsection (a) if such persons perform or provide services to or for a school district which require such persons to come in regular contact with the pupils of the school district. No such person shall be required to submit a certification of health if the person presents a signed statement that the person is an adherent of a religious denomination whose religious teachings are opposed to physical examinations. Such persons shall be permitted to submit, as an alternative to a certification of health, certification signed by a person licensed to practice medicine and surgery under the laws of any state, or by a person who is licensed as a physician assistant under the laws of this state when such person is working at the direction of or in collaboration with a person licensed to practice medicine and surgery, or by a person holding a certificate of qualification license to practice as an advanced practice registered nurse practitioner under the laws of this state when such person is working at the direction of or in collaboration with a person licensed to practice medicine and surgery that freedom of such persons from tuberculosis has been established.
- (d) The expense of obtaining certifications of health and certifications of freedom from tuberculosis may be borne by the board of education.
- Sec. 69. On January 1, 2012, K.S.A. 2010 Supp. 72-8252 is hereby amended to read as follows: 72-8252. (a) As used in this section:
- (1) "Medication" means a medicine prescribed by a health care provider for the treatment of anaphylaxis or asthma including, but not limited to, any medicine defined in section 201 of the federal food, drug and cosmetic act, inhaled bronchodilators and auto-injectible epinephrine.
- (2) "Health care provider" means: (A) A physician licensed to practice medicine and surgery; (B) an advanced practice registered nurse practitioner issued a certificate of qualification license pursuant to K.S.A. 65-1131, and amendments thereto, who has authority to prescribe drugs as provided by K.S.A. 65-1130, and amendments thereto; or (C) a physician assistant licensed pursuant to the physician assistant licensure act who has authority to prescribe drugs pursuant to a written protocol with a responsible physician under K.S.A. 65-28a08, and amendments thereto.
- "School" means any public or accredited nonpublic school. "Self-administration" means a student's discretionary use of such student's medication pursuant to a prescription or written direction from a health care provider.
- (b) Each school district shall adopt a policy authorizing the selfadministration of medication by students enrolled in kindergarten or any of the grades 1 through 12. A student shall meet all requirements of a policy adopted pursuant to this subsection. Such policy shall include:
- (1) A requirement of a written statement from the student's health care provider stating the name and purpose of the medication; the prescribed dosage; the time the medication is to be regularly administered, and any additional special circumstances under which the medication is to be administered; and the length of time for which the medication
- (2) a requirement that the student has demonstrated to the health care provider or such provider's designee and the school nurse or such nurse's designee the skill level necessary to use the medication and any device that is necessary to administer such medication as prescribed. If there is no school nurse, the school shall designate a person for the purposes of this subsection;

- (3) a requirement that the health care provider has prepared a written treatment plan for managing asthma or anaphylaxis episodes of the student and for medication use by the student during school hours;
- (4) a requirement that the student's parent or guardian has completed and submitted to the school any written documentation required by the school, including the treatment plan prepared as required by paragraph (3) and documents related to liability;
- (5) a requirement that all teachers responsible for the student's supervision shall be notified that permission to carry medications and selfmedicate has been granted; and
- (6) any other requirement imposed by the school district pursuant to this section and subsection (e) of K.S.A. 72-8205, and amendments thereto.
- A school district shall require annual renewal of parental authorization for the self-administration of medication.
- (d) A school district, and its officers, employees and agents, which authorizes the self-administration of medication in compliance with the provisions of this section shall not be held liable in any action for damage, injury or death resulting directly or indirectly from the self-administration of medication.
- A school district shall provide written notification to the parent or guardian of a student that the school district and its officers, employees and agents are not liable for damage, injury or death resulting directly or indirectly from the self-administration of medication. The parent or guardian of the student shall sign a statement acknowledging that the school district and its officers, employees or agents incur no liability for damage, injury or death resulting directly or indirectly from the self-administration of medication and agreeing to release, indemnify and hold the school and its officers, employees and agents, harmless from and against any claims relating to the self-administration of such medication.
- (f) A school district shall require that any back-up medication provided by the student's parent or guardian be kept at the student's school in a location to which the student has immediate access in the event of an asthma or anaphylaxis emergency.
- (g) A school district shall require that information described in paragraphs (3) and (4) of subsection (b) be kept on file at the student's school in a location easily accessible in the event of an asthma or anaphylaxis emergency.
- (h) An authorization granted pursuant to subsection (b) shall allow a student to possess and use such student's medication at any place where a student is subject to the jurisdiction or supervision of the school district or its officers, employees or agents.
- (i) A board of education may adopt a policy pursuant to subsection (e) of K.S.A. 72-8205, and amendments thereto, which:
- (1) Imposes requirements relating to the self-administration of medication which are in addition to those required by this section; and
- (2) establishes a procedure for, and the conditions under which, the authorization for the self-administration of medication may be revoked.
- Sec. 70. On January 1, 2012, K.S.A. 2010 Supp. 74-1106 is hereby amended to read as follows: 74-1106. (a) Appointment, term of office. (1) The governor shall appoint a board consisting of 11 members of which six shall be registered professional nurses, two shall be licensed practical nurses and three shall be members of the general public, which shall constitute a board of nursing, with the duties, power and authority set forth in this act.
- (2) Upon the expiration of the term of any registered professional nurse, the Kansas state nurses association shall submit to the governor a list of registered professional nurses containing names of not less than three times the number of persons to be appointed, and appointments shall be made after consideration of such list for terms of four years and until a successor is appointed and qualified.
- (3) On the effective date of this act, the Kansas federation of licensed practical nurses shall submit to the governor a list of licensed practical nurses containing names of not less than three times the number of persons to be appointed, and appointments shall be made after consideration of such list, with the first appointment being for a term of four years and the second appointment being for a term of two years. Upon the expiration of the term of any licensed practical nurse, a successor of like qualifications shall be appointed in the same manner as the original appointment for a term of four years and until a successor is appointed
- (4) Each member of the general public shall be appointed for a term of four years and successors shall be appointed for a like term.
- Whenever a vacancy occurs on the board of nursing, it shall be filled by appointment for the remainder of the unexpired term in the same manner as the preceding appointment. No person shall serve more than two consecutive terms as a member of the board of nursing and (continued)

appointment for the remainder of an unexpired term shall constitute a full term of service on such board. With the expiration of terms for the registered professional nurse from education and one public member in July, 2003, the next appointments for those two positions will be for only one year. Thereafter the two positions shall be appointed for terms of four years.

- (b) Qualifications of members. Each member of the board shall be a citizen of the United States and a resident of the state of Kansas. Registered professional nurse members shall possess a license to practice as a professional nurse in this state with at least five years' experience in nursing as such and shall be actively engaged in professional nursing in Kansas at the time of appointment and reappointment. The licensed practical nurse members shall be licensed to practice practical nursing in the state with at least five years' experience in practical nursing and shall be actively engaged in practical nursing in Kansas at the time of appointment and reappointment. The governor shall appoint successors so that the registered professional nurse membership of the board shall consist of at least two members who are engaged in nursing service, at least two members who are engaged in nursing education and at least one member who is engaged in practice as an advanced practice registered nurse practitioner or a registered nurse anesthetist. The consumer members shall represent the interests of the general public. At least one consumer member shall not have been involved in providing health care. Each member of the board shall take and subscribe the oath prescribed by law for state officers, which oath shall be filed with the secretary of state.
- (c) Duties and powers. (1) The board shall meet annually at Topeka during the month of September and shall elect from its members a president, vice-president and secretary, each of whom shall hold their respective offices for one year. The board shall employ an executive administrator, who shall be a registered professional nurse, who shall not be a member of the board and who shall be in the unclassified service under the Kansas civil service act, and shall employ such other employees, who shall be in the classified service under the Kansas civil service act as necessary to carry on the work of the board. As necessary, the board shall be represented by an attorney appointed by the attorney general as provided by law, whose compensation shall be determined and paid by the board with the approval of the governor. The board may hold such other meetings during the year as may be deemed necessary to transact its business.
- (2) The board shall adopt rules and regulations consistent with this act necessary to carry into effect the provisions thereof, and such rules and regulations may be published and copies thereof furnished to any person upon application.
- (3) The board shall prescribe curricula and standards for professional and practical nursing programs and mental health technician programs, and provide for surveys of such schools and courses at such times as it may deem necessary. It shall accredit such schools and approve courses as meet the requirements of the appropriate act and rules and regulations of the board.
- (4) The board shall examine, license and renew licenses of duly qualified applicants and conduct hearings upon charges for limitation, suspension or revocation of a license or approval of professional and practical nursing and mental health technician programs and may limit, deny, suspend or revoke for proper legal cause, licenses or approval of professional and practical nursing and mental health technician programs, as hereinafter provided. Examination for applicants for registration shall be given at least twice each year and as many other times as deemed necessary by the board. The board shall promote improved means of nursing education and standards of nursing care through institutes, conferences and other means.
- (5) The board shall have a seal of which the executive administrator shall be the custodian. The president and the secretary shall have the power and authority to administer oaths in transacting business of the board, and the secretary shall keep a record of all proceedings of the board and a register of professional and practical nurses and mental health technicians licensed and showing the certificates of registration or licenses granted or revoked, which register shall be open at all times to public inspection.
- (6) The board may enter into contracts as may be necessary to carry out its duties.
- (7) The board is hereby authorized to apply for and to accept grants and may accept donations, bequests or gifts. The board shall remit all moneys received by it under this paragraph (7) to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the grants and gifts fund which is hereby created. All expenditures from such fund shall be made in accordance with appropriation acts upon warrants of

- the director of accounts and reports issued pursuant to vouchers approved by the president of the board or a person designated by the president.
- (8) A majority of the board of nursing including two professional nurse members shall constitute a quorum for the transaction of business.
- Subpoenas. In all investigations and proceedings, the board shall have the power to issue subpoenas and compel the attendance of witnesses and the production of all relevant and necessary papers, books, records, documentary evidence and materials. Any person failing or refusing to appear or testify regarding any matter about which such person may be lawfully questioned or to produce any books, papers, records, documentary evidence or relevant materials in the matter, after having been required by order of the board or by a subpoena of the board to do so, upon application by the board to any district judge in the state, may be ordered by such judge to comply therewith. Upon failure to comply with the order of the district judge, the court may compel obedience by attachment for contempt as in the case of disobedience of a similar order or subpoena issued by the court. A subpoena may be served upon any person named therein anywhere within the state with the same fees and mileage by an officer authorized to serve subpoenas in civil actions in the same procedure as is prescribed by the code of civil procedure for subpoenas issued out of the district courts
- (e) Compensation and expenses. Members of the board of nursing attending meetings of such board, or attending a subcommittee meeting thereof authorized by such board, shall be paid compensation, subsistence allowances, mileage and other expenses as provided in K.S.A. 75-3223, and amendments thereto. No member of the board of nursing shall be paid an amount as provided in K.S.A. 75-3223, and amendments thereto, if such member receives an amount from another governmental or private entity for the purpose for which such amount is payable under K.S.A. 75-3223, and amendments thereto.
- Sec. 71. On January 1, 2012, K.S.A. 74-32,131 is hereby amended to read as follows: 74-32,131. This act shall be known and may be cited as the advanced *practice* registered nurse <del>practitioner</del> service scholarship program.
- Sec. 72. On January 1, 2012, K.S.A. 74-32,132 is hereby amended to read as follows: 74-32,132. As used in this act:
- (a) ''Committee'' means the nursing service scholarship review committee established under K.S.A. 74-3299, and amendments thereto.
- (b) "Executive officer" means the chief executive officer of the state board of regents appointed under K.S.A. 74-3203a, and amendments thereto.
- (c) "Educational and training program for advanced *practice* registered nurse practitioners nurses" means a post-basic nursing education program a graduate of which meets the education requirements of the board of nursing for a certificate of qualification licensure as an advanced practice registered nurse practitioner.

  (d) "Medically underserved area" means a practice location designates the control of the practice of the p
- (d) "Medically underserved area" means a practice location designated medically underserved by the secretary of health and environment.
- (e) "Rural area" means any county of this state other than Douglas, Johnson, Sedgwick, Shawnee and Wyandotte counties.
- Sec. 73. On January 1, 2012, K.S.A. 74-32,133 is hereby amended to read as follows: 74-32,133. (a) There is hereby established the advanced *practice* registered nurse practitioner service scholarship program. Within the limits of appropriations therefor, a scholarship may be awarded under the program to any qualified student enrolled in or admitted to an educational and training program for advanced *practice* registered nurse practitioners nurses. The number of scholarships awarded under the program in any year shall not exceed 12.
- (b) The determination of the individuals qualified for scholarships shall be made by the executive officer after seeking advice from the committee. Scholarships shall be awarded on a priority basis to qualified applicants in the advanced *practice* registered nurse practitioner categories roles of nurse clinician or advanced practice registered nurse practitioner or clinical specialist who have the greatest financial need for such scholarships and who are residents of this state. To the extent practicable and consistent with the other provisions of this section, consideration shall be given to minority applicants.
- (c) Scholarships awarded under the program shall be awarded for the length of the course of instruction required for graduation as an advanced *practice* registered nurse <del>practitioner</del> unless terminated before expiration of such period of time. Such scholarships shall provide (1) to a student enrolled in or admitted to an educational and training program for advanced *practice* registered nurse practitioners nurses operated by a state educational institution the payment of an amount not to exceed 70% of the cost of attendance for a year, and (2) to a student

enrolled in or admitted to an educational and training program for advanced practice registered nurse practitioners nurses operated by an independent institution of higher education the payment of an amount not to exceed 70% of the average amount of the cost of attendance for a year in educational and training programs for advanced practice registered nurse practitioners nurses operated by the state educational institutions. The amount of each scholarship shall be established annually by the executive officer and shall be financed by the state of Kansas.

Sec. 74. On January 1, 2012, K.S.A. 74-32,134 is hereby amended to read as follows: 74-32,134. (a) An applicant for a scholarship under the advanced practice registered nurse practitioner service scholarship program shall provide to the executive officer, on forms supplied by the executive officer, the following information:

(1) The name and address of the applicant;

(2) the name and address of the educational and training program for advanced practice registered nurse practitioners nurses in which the applicant is enrolled or to which the applicant has been admitted; and

(3) any additional information which may be required by the exec-

utive officer.

(b) As a condition to awarding a scholarship under this act, the executive officer and the applicant for a scholarship shall enter into an agreement which shall require that the scholarship recipient:

(1) Engage as a full-time student in and complete the required course of instruction leading to the certificate of qualification licensure

as an advanced practice registered nurse practitioner;

- within six months after graduation from the educational and training program for advanced practice registered nurse practitioners nurses, commence full-time practice as an advanced practice registered nurse practitioner, or commence the equivalent to full-time practice, or commence part-time practice as an advanced practice registered nurse practitioner, in a rural area or a medically underserved area, continue such practice for the total amount of time required under the agreement, and comply with such other terms and conditions as may be specified by the agreement;
- (3) commence full-time practice, or the equivalent to full-time practice, as an advanced practice registered nurse practitioner in a rural area or medically underserved area and continue such full-time practice, or the equivalent to full-time practice, in a rural area or medically underserved area for the total amount of time required under the agreement, which shall be for a period of not less than the length of the course of instruction for which the scholarship assistance was provided, or commence part-time practice in a rural area or medically underserved area and continue such part-time practice in a rural area or medically underserved area for the total amount of time required under the agreement, which shall be for a period of time that is equivalent to full time, as determined by the state board of regents, multiplied by the length of the course of instruction for which the scholarship assistance was provided;
- (4) maintain records and make reports to the executive officer as may be required by the executive officer to document the satisfaction of the obligation under this act; and
- (5) upon failure to satisfy an agreement to engage in full-time practice as an advanced practice registered nurse practitioner, or the equivalent to full-time practice, or in part-time practice, in a rural area or medically underserved area for the required period of time under any such agreement, repay to the state amounts as provided in K.S.A. 74-32,135, and amendments thereto.
- Sec. 75. On January 1, 2012, K.S.A. 74-32,135 is hereby amended to read as follows: 74-32,135. (a) Except as provided in K.S.A. 74-32,136, and amendments thereto, upon the failure of any person to satisfy the obligation under any agreement entered into pursuant to this act, such person shall pay to the executive officer an amount equal to the total amount of money received by such person pursuant to such agreement which is financed by the state of Kansas plus accrued interest at a rate which is equivalent to the interest rate applicable to loans made under the federal PLUS program at the time such person first entered into an agreement plus five percentage points. Installment payments of such amounts may be made in accordance with rules and regulations of the state board of regents, except that such installment payments shall commence six months after the date of the action or circumstances that cause the failure of the person to satisfy the obligations of such agreements, as determined by the executive officer based upon the circumstances of each individual case. Amounts paid under this section to the executive officer shall be deposited in the advanced practice registered nurse practitioner service scholarship program fund in accordance with K.S.A. 74-32,138, and amendments thereto.
- (b) The state board of regents is authorized to turn any repayment account arising under the advanced practice registered nurse practi-

tioner service scholarship program over to a designated loan servicer or collection agency, the state not being involved other than to receive payments from the loan servicer or collection agency at the interest rate prescribed under this section.

Sec. 76. On January 1, 2012, K.S.A. 74-32,136 is hereby amended to read as follows: 74-32,136. (a) An obligation under any agreement entered into under the advanced practice registered nurse practitioner service scholarship program shall be postponed: (1) During any required period of active military service; (2) during any period of service in the peace corps; (3) during any period of service as a part of volunteers in service to America (VISTA); (4) during any period of service commitment to the United States public health service; (5) during any period of religious missionary work conducted by an organization exempt from tax under section 501(c)(3) of the federal internal revenue code as in effect on December 31, 2000; (6) during any period of time the person obligated is unable because of temporary medical disability to practice as an advanced practice registered nurse practitioner; (7) during any period of time the person obligated is enrolled and actively engaged on a full-time basis in a course of study leading to a graduate degree in a field for which such person was awarded a scholarship under this act which degree is higher than that formerly attained; (8) during any period of time the person obligated is on job-protected leave under the federal family and medical leave act of 1993; or (9) during any period of time the state board of regents determines that the person obligated is unable because of special circumstances to practice as an advanced practice registered nurse practitioner. Except for clauses (6), (8) and (9), an obligation under any agreement entered into as provided in the advanced practice registered nurse practitioner service scholarship program shall not be postponed more than five years from the time the obligation was to have been commenced under any such agreement. An obligation under any agreement as provided in the advanced practice registered nurse practitioner service scholarship program shall be postponed under clause (6) during the period of time the medical disability exists. An obligation to engage in practice as an advanced practice registered nurse practitioner in accordance with an agreement under the advanced practice registered nurse practitioner service scholarship program shall be postponed under clause (8) during the period of time the person obligated remains on FMLA leave. An obligation to engage in practice as an advanced practice registered nurse practitioner in accordance with an agreement under the advanced practice registered nurse practitioner service scholarship program shall be postponed under clause (9) during the period of time the state board of regents determines that the special circumstances exist. The state board of regents shall adopt rules and regulations prescribing criteria or guidelines for determination of the existence of special circumstances causing an inability to practice as an advanced practice registered nurse practitioner, and shall determine the documentation required to prove the existence of such circumstances.

(b) An obligation under any agreement entered into in accordance with the advanced practice registered nurse practitioner service scholarship program shall be satisfied: (1) If the obligation has been completed in accordance with the agreement; (2) if the person obligated dies; (3) if, because of permanent physical disability, the person obligated is unable to satisfy the obligation; (4) if the person obligated fails to satisfy the requirements for completion of the educational and training program after making the best effort possible to do so; or (5) if the person obligated is unable to obtain employment as an advanced practice registered nurse practitioner and continue in such employment after making the best effort possible to do so.

Sec. 77. On January 1, 2012, K.S.A. 74-32,137 is hereby amended to read as follows: 74-32,137. The state board of regents, after consultation with the committee, may adopt rules and regulations establishing minimum terms, conditions and obligations which shall be incorporated into the provisions of any agreement under the advanced practice registered nurse practitioner service scholarship program. The terms, conditions and obligations shall be consistent with the provisions of law relating to the advanced practice registered nurse practitioner service scholarship program. The terms, conditions and obligations so established shall include, but not be limited to, the terms of eligibility for financial assistance under the advanced practice registered nurse practitioner service scholarship program, the amount of financial assistance to be offered, the length of practice in a rural area or medically underserved area required as a condition to the receipt of such financial assistance to be offered, the amount of money required to be repaid because of failure to satisfy the obligations under an agreement and the method of repayment and such other additional provisions as may be necessary to carry out the provisions of the advanced practice registered

nurse practitioner service scholarship program. The state board of regents, after consultation with the committee, shall adopt rules and regulations establishing criteria for evaluating the financial need of appli-cants for scholarships and may adopt such other rules and regulations as may be necessary to administer the advanced practice registered nurse practitioner service scholarship program.

Sec. 78. On January 1, 2012, K.S.A. 74-32,138 is hereby amended to read as follows: 74-32,138. There is hereby created in the state treasury the advanced practice registered nurse practitioner service scholarship program fund. The executive officer shall remit all moneys received under this act to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance the state treasurer shall deposit the entire amount in the state treasury to the credit of the advanced practice registered nurse practitioner service scholarship program fund. All expenditures from the advanced *practice* registered nurse <del>practitioner</del> service scholarship program fund shall be for scholarships awarded under this act and shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive officer or by a person designated by the executive of-

K.S.A. 2010 Supp. 65-1117 is hereby amended to read as follows: 65-1117. (a) All licenses issued under the provisions of this act, whether initial or renewal, shall expire every two years. The expiration date shall be established by the rules and regulations of the board. The board shall send a notice for renewal of license to every registered professional nurse and licensed practical nurse at least 60 days prior to the expiration date of such person's license. Every person so licensed who desires to renew such license shall file with the board, on or before the date of expiration of such license, a renewal application together with the prescribed biennial renewal fee. Every licensee who is no longer engaged in the active practice of nursing may so state by affidavit and submit such affidavit with the renewal application. An inactive license may be requested along with payment of a fee which shall be fixed by rules and regulations of the board. Except for the first renewal for a license that expires within 30 months following licensure examination or for renewal of a license that expires within the first nine months following licensure by reinstatement or endorsement, every licensee with an active nursing license shall submit with the renewal application evidence of satisfactory completion of a program of continuing nursing education required by the board. The board by duly adopted rules and regulations shall establish the requirements for such program of continuing nursing education. Continuing nursing education means learning experiences intended to build upon the educational and experiential bases of the registered professional and licensed practical nurse for the enhancement of practice, education, administration, research or theory development to the end of improving the health of the public. Upon receipt of such application, payment of fee, upon receipt of the evidence of satisfactory completion of the required program of continuing nursing education and upon being satisfied that the applicant meets the requirements set forth in K.S.A. 65-1115 or 65-1116 and amendments thereto in effect at the time of initial licensure of the applicant, the board shall verify the accuracy of the application and grant a renewal license.

(b) Any person who fails to secure a renewal license within the time specified herein may secure a reinstatement of such lapsed license by making verified application therefor on a form provided by the board, by rules and regulations, and upon furnishing proof that the applicant is competent and qualified to act as a registered professional nurse or licensed practical nurse and by satisfying all of the requirements for reinstatement including payment to the board of a reinstatement fee as established by the board. A reinstatement application for licensure will be held awaiting completion of such documentation as may be required, but such application shall not be held for a period of time in excess of

that specified in rules and regulations.

(c) Any person whose license as a registered professional nurse has lapsed for a period of more than 13 years beyond its expiration date and who has been employed for at least 10 of the last 13 years in an allied health profession which employment required substantially comparable patient care to that of care provided by a registered professional nurse may apply for reinstatement as a registered professional nurse and shall not be required to complete a refresher course as established by the board, but shall be reinstated as a registered professional nurse by the board upon application to the board for reinstatement of such license on a form provided by the board, upon presentation to the board of an affidavit from such person detailing such person's work history, upon determination by the board that the work history with regard to patient care is substantially comparable to patient care provided by a registered professional nurse, upon determination by the board that such person is otherwise qualified to be licensed as a registered professional nurse and upon paying to the board the reinstatement fee established by the board. This subsection shall expire on January 1, 2012.

- (d) (1) Each licensee shall notify the board in writing of (A) a change in name or address within 30 days of the change or (B) a conviction of any felony or misdemeanor, that is specified in rules and regulations adopted by the board, within 30 days from the date the conviction becomes final.
- (2) As used in this subsection, "conviction" means a final conviction without regard to whether the sentence was suspended or probation granted after such conviction. Also, for the purposes of this subsection, a forfeiture of bail, bond or collateral deposited to secure a defendant's appearance in court, which forfeiture has not been vacated, shall be equivalent to a conviction. Failure to so notify the board shall not constitute a defense in an action relating to failure to renew a license, nor shall it constitute a defense in any other proceeding.
- Sec. 80. On July 1, 2011, K.S.A. 65-6102 is hereby amended to read as follows: 65-6102. (a) There is hereby established the emergency medical services board. The office of the emergency medical services board shall be located in the city of Topeka, Kansas.
- (b) The emergency medical services board shall be composed of <del>13</del> 15 members to be appointed as follows:
- (1) Nine Eleven members shall be appointed by the governor. Of such members
- (A) One Three shall be a member of the Kansas medical society physicians who is are actively involved in emergency medical services;
- (B) two shall be county commissioners of counties making a levy for ambulance service, at least one of whom shall be from a county having a population of less than 15,000;
  - one shall be an instructor-coordinator;
- (D) one shall be a hospital administrator actively involved in emergency medical services;
- (E) one shall be a member of a firefighting unit which provides emergency medical service; and
- (F) three shall be attendants who are actively involved in emergency medical service. At least two classifications of attendants shall be represented. At least one of such members shall be from a volunteer emergency medical service; and
  - (2) four members shall be appointed as follows:
- (A) One shall be a member of the Kansas senate to be appointed by the president of the senate;
- (B) one shall be a member of the Kansas senate to be appointed by the minority leader of the senate;
- (C) one shall be a member of the Kansas house of representatives to be appointed by the speaker of the house of representatives; and
- (D) one shall be a member of the Kansas house of representatives to be appointed by the minority leader of the house of representatives.
- All members of the board shall be residents of the state of Kansas. Appointments to the board shall be made with due consideration that representation of the various geographical areas of the state is ensured. The governor may remove any member of the board upon recommendation of the board. Any person appointed to a position on the board shall forfeit such position upon vacating the office or position which qualified such person to be appointed as a member of the board.
- (c) Of the members first appointed to the board, four shall be appointed for terms of one year, three for terms of two years, three for terms of three years and three for terms of four years. Of the two additional physician members appointed by the governor on and after July 1, 2011, one shall be appointed for a term of three years and one shall be appointed for a term of four years. Thereafter, members shall be appointed for terms of four years and until their successors are appointed and qualified. In the case of a vacancy in the membership of the board, the vacancy shall be filled for the unexpired term.
- (d) The board shall meet at least six times annually and at least once each quarter and at the call of the chairperson or at the request of the administrator of the emergency medical services board or of any six members of the board. At the first meeting of the board after January 1 each year, the members shall elect a chairperson and a vice-chairperson who shall serve for a term of one year. The vice-chairperson shall exercise all of the powers of the chairperson in the absence of the chairperson. If a vacancy occurs in the office of the chairperson or vice-chairperson, the board shall fill such vacancy by election of one of its members to serve the unexpired term of such office. Members of the board attending meetings of the board or attending a subcommittee meeting thereof authorized by the board shall be paid compensation, subsistence allowances, mileage and other expenses as provided in K.S.A. 75-3223, and amendments thereto.
- (e) Except as otherwise provided by law, all vouchers for expenditures and all payrolls of the emergency medical services board shall be

approved by the emergency medical services board or a person desig-

- Sec. 81. On July 1, 2011, K.S.A. 65-6110 is hereby amended to read as follows: 65-6110. (a) The board shall adopt any rules and regulations necessary for the regulation of ambulance services. Such rules and regulations shall include: (1) A classification of the different types of ambulance services; (2) requirements as to equipment necessary for ambulances and rescue vehicles; (3) qualifications and training of attendants, instructor-coordinators and training officers; (4) requirements and fees for the licensure, temporary licensure, and renewal of licensure for ambulances and rescue vehicles; (5) records and equipment to be maintained by operators, instructor-coordinators, training officers, providers of training and attendants; and (6) requirements for a quality assurance and improvement program for ambulance services; and (7) such other matters as the board deems necessary to implement and administer the provisions of this act.
- The provisions of this act shall not apply to rescue vehicles operated by a fire department.
- (c) Nothing in this act or in the provisions of article 61 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto, shall authorize the board to specify the individuals who may or may not ride on a helicopter while used as an ambulance.
- Sec. 82. On July 1, 2011, K.S.A. 2010 Supp. 65-6112 is hereby amended to read as follows: 65-6112. As used in this act:
  (a) "Administrator" means the executive director of the emergency
- medical services board.
- (b) "Advanced emergency medical technician" means a person who holds an advanced emergency medical technician certificate issued pursuant to this act.
- "Advanced registered nurse practitioner" means an advanced registered nurse practitioner as defined in K.S.A. 65-1113, and amendments thereto.
- (d) "Ambulance" means any privately or publicly owned motor vehicle, airplane or helicopter designed, constructed, prepared, staffed and equipped for use in transporting and providing emergency care for individuals who are ill or injured.
- (e) "Ambulance service" means any organization operated for the purpose of transporting sick or injured persons to or from a place where medical care is furnished, whether or not such persons may be in need of emergency or medical care in transit.
- "Attendant" means a first responder, an emergency medical responder, emergency medical technician, emergency medical technicianintermediate, emergency medical technician-defibrillator, emergency medical technician-intermediate/defibrillator, advanced emergency medical technician, mobile intensive care technician or paramedic cer-
- tified pursuant to this act.
  (g) "Board" means the emergency medical services board established pursuant to K.S.A. 65-6102, and amendments thereto.
- "Emergency medical service" means the effective and coordinated delivery of such care as may be required by an emergency which includes the care and transportation of individuals by ambulance services and the performance of authorized emergency care by a physician, advanced registered nurse practitioner, professional nurse, a licensed physician assistant or attendant.
- (i) "Emergency medical technician" means a person who holds an emergency medical technician certificate issued pursuant to this act.
- "Emergency medical technician-defibrillator" means a person who holds an emergency medical technician-defibrillator certificate issued pursuant to this act.
- (k) "Emergency medical technician-intermediate" means a person who holds an emergency medical technician-intermediate certificate issued pursuant to this act.
- (l) "Emergency medical technician-intermediate/defibrillator" means a person who holds both an emergency medical technician-intermediate and emergency medical technician defibrillator certificate is-
- sued pursuant to this act.

  (m) "Emergency medical responder" means a person who holds an emergency medical responder certificate issued pursuant to this act.
- (n) "First responder" means a person who holds a first responder certificate issued pursuant to this act.
  (o) "Hospital" means a hospital as defined by K.S.A. 65-425, and
- amendments thereto.
- (p) "Instructor-coordinator" means a person who is certified under this act to teach initial courses of certification of instruction certification and continuing education classes.
  - "Medical adviser director" means a physician.
- "Medical protocols" mean written guidelines which authorize attendants to perform certain medical procedures prior to contacting a

physician, physician assistant authorized by a physician, advanced registered nurse practitioner authorized by a physician or professional nurse authorized by a physician. The medical protocols shall be approved by a county medical society or the medical staff of a hospital to which the ambulance service primarily transports patients, or if neither of the above are able or available to approve the medical protocols, then the medical protocols shall be submitted to the medical advisory council

- for approval.

  (s) "Mobile intensive care technician" means a person who holds a
- "Municipality" means any city, county, township, fire district or ambulance service district.
- "Nonemergency transportation" means the care and transport (u) of a sick or injured person under a foreseen combination of circumstances calling for continuing care of such person. As used in this subsection, transportation includes performance of the authorized level of services of the attendant whether within or outside the vehicle as part of such transportation services.
- "Operator" means a person or municipality who has a permit to operate an ambulance service in the state of Kansas.
- "Paramedic" means a person who holds a paramedic certificate issued pursuant to this act.
- (x) ''Person'' means an individual, a partnership, an association, a
- joint-stock company or a corporation.

  (y) "Physician" means a person licensed by the state board of healing arts to practice medicine and surgery.
- "Physician assistant" means a person who is licensed under the physician assistant licensure act and who is acting under the direction
- of a responsible physician.

  (aa) "Professional nurse" means a licensed professional nurse as defined by K.S.A. 65-1113, and amendments thereto.
- (bb) "Provider of training" means a corporation, partnership, accredited postsecondary education institution, ambulance service, fire department, hospital or municipality that conducts training programs that include, but are not limited to, initial courses of instruction and continuing education for attendants, instructor-coordinators or training
- officers.

  (cc) "Responsible physician" means responsible physician as such term is defined under K.S.A. 65-28a02, and amendments thereto.
- (dd) "Training officer" means a person who is certified pursuant to this act to teach, coordinate or both, initial courses of instruction for first responders or emergency medical responders and continuing education as prescribed by the board.
- Sec. 83. On July 1, 2011, K.S.A. 2010 Supp. 65-6120 is hereby amended to read as follows: 65-6120. (a) Notwithstanding any other provision of law to the contrary, an emergency medical technician-intermediate may:
- (1) Perform any of the activities identified by K.S.A. 65-6121, and amendments thereto;
- (2) when approved by medical protocols and or where voice contact by radio or telephone is monitored by a physician, physician assistant where authorized by a physician, advanced registered nurse practitioner where authorized by a physician or licensed professional nurse where authorized by a physician, and direct communication is maintained, upon order of such person, may perform veni-puncture for the purpose of blood sampling collection and initiation and maintenance of intravenous infusion of saline solutions, dextrose and water solutions or ringers lactate IV solutions, endotracheal intubation and administration of nebulized albuterol;
- (3) perform, during an emergency, those activities specified in subsection (a)(2) before contacting the persons identified in subsection (a)(2) when specifically authorized to perform such activities by medical protocols; or
- (4) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols.
- (b) An individual who holds a valid certificate as an emergency medical technician-intermediate once successfully completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an advanced emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an advanced emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of the successful completion of a transition course and such individual shall not be required to file an original application for certification as an advanced emergency medical technician under this act.

- (c) "Renewal" as used in subsection (b), refers to the first or second opportunity after December 31, 2011, that an emergency medical technician-intermediate has to apply for renewal of a certificate following the effective date of this act.
- (d) Emergency medical technician-intermediates who fail to meet the transition requirements as specified will be required, at a minimum, to gain the continuing education applicable to emergency medical tech-<del>iian as defined by rules and regulations of the board. Failure to do</del> will result in loss of certification. may complete either the board prescribed emergency medical technician transition course or emergency medical responder transition course, provide validation of cognitive and psychomotor competency and all continuing education hour requirements inclusive of the successful completion of a transition course as determined by rules and regulations of the board. Upon completion, such emergency medical technicianintermediate may apply to transition to become an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Alternatively, upon application for renewal of an emergency medical technician-intermediate certificate, the applicant shall be renewed as an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Such individual shall not be required to file an original application for certification as an emergency medical technician or emergency medical responder.
- (e) Failure to successfully complete either an advanced emergency medical technician transition course, an emergency medical technician transition course or emergency medical responder transition course will result in loss of
- (é) (f) Upon transition, notwithstanding any other provision of law to the contrary, an advanced emergency medical technician may:
- (1) Perform any of the activities identified by K.S.A. 65-6121, and amendments thereto; and
- (2) perform any of the following interventions, by use of the devices, medications and equipment, or any combination thereof, as specifically identified in rules and regulations, after successfully completing an approved course of instruction, local specialized device training and competency validation and when authorized by medical protocols, or upon order when direct communication is maintained by radio, telephone or video conference with a physician, physician assistant where authorized by a physician, an advanced registered nurse practitioner where authorized by a physician, or licensed professional nurse where authorized by a physician upon order of such a person: (A) Continuous positive airway pressure devices; (B) advanced airway management; (C) referral of patient of alternate medical care site based on assessment; (D) transportation of a patient with a capped arterial line; (E) veni-puncture for obtaining blood sample; (F) initiation and maintenance of intravenous infusion or saline lock; (G) initiation of intraosseous infusion; (H) nebulized therapy; (I) manual defibrillation and cardioversion; (J) cardiac monitoring; (K) medication administration via electrocardiogram interpretation; (L) administration of generic or trade name medications by one or more of the following methods: (i) Aerosolization; (ii) nebulization; (iii) intravenous; (iv) intranasal; (v) rectal; (vi) subcutaneous; (vii) intraosseous; (viii) intramuscular; or (ix) sublingual.
- (f) (g) An individual who holds a valid certificate as both an emergency medical technician-intermediate and as an emergency medical technician-defibrillator once successfully completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to an advanced emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an advanced emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of successful completion of a transition course, and such individual shall not be required to file an original application for certification as an advanced emergency medical technician under this
- $\frac{g}{g}$  (h) "Renewal" as used in subsection  $\frac{g}{g}$ , refers to the first or second opportunity after December 31, 2011, that an emergency medical technician-intermediate and emergency medical technician-defibrillator has to apply for renewal of a certificate following the effective date of
- (h) (i) Emergency medical technician-intermediate and emergency medical technician-defibrillator who fail to meet the transition requirements as specified will be required, at a minimum, to gain the continuing education applicable to emergency medical technician as defined by rules and regulations of the board. Failure to do so will result in loss of certification. An individual who holds both an emergency medical technician-intermediate certificate and an emergency medical technician-defibrillator certificate, who fails to meet the transition requirements as specified may complete either the board prescribed emergency medical technician transition course or emergency medical responder transition course, and provide validation of

cognitive and psychomotor competency and all continuing education hour requirements inclusive of successful completion of a transition course as determined by rules and regulations of the board. Upon completion, such individual may apply to transition to become an emergency medical technician or emergency medical responder, depending on the transition course that was successfully completed. Alternatively, upon application for renewal of an emergency medical technician-intermediate certificate and an emergency medical technician-defibrillator certificate, the applicant shall be renewed as an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Such individual shall not be required to file an original application for certification as an emergency medical technician or emergency medical responder.

(j) Failure to successfully complete either the advanced emergency medical technician transition requirements, an emergency medical technician transition course or the emergency medical responder transition course will result in loss

of certification.

- Sec. 84. On July 1, 2011, K.S.A. 2010 Supp. 65-6121 is hereby amended to read as follows: 65-6121. (a) Notwithstanding any other provision of law to the contrary, an emergency medical technician may perform any of the following activities:
  - Patient assessment and vital signs;
  - airway maintenance including the use of:
  - (A) Oropharyngeal and nasopharyngeal airways;
- (B) esophageal obturator airways with or without gastric suction device;
  - (C) multi-lumen airway; and
  - (D) oxygen demand valves.
  - (3)Oxygen therapy;
  - oropharyngeal suctioning; (4)
  - cardiopulmonary resuscitation procedures; (5)
  - control accessible bleeding; (6)
  - apply pneumatic anti-shock garment; (7)
  - (8) manage outpatient medical emergencies;
  - extricate patients and utilize lifting and moving techniques;
- (10) manage musculoskeletal and soft tissue injuries including dressing and bandaging wounds or the splinting of fractures, dislocations, sprains or strains;
  - (11) use of backboards to immobilize the spine;
  - (12)administer activated charcoal and glucose;
- (13) monitor peripheral intravenous line delivering intravenous fluids during interfacility transport with the following restrictions:

  (A) The physician approves the transfer by an emergency medical
- technician;
- (B) no medications or nutrients have been added to the intravenous fluids; and
- (C) the emergency medical technician may monitor, maintain and shut off the flow of intravenous fluid;
  - (14) use automated external defibrillators;
- (15)administer epinephrine auto-injectors provided that:
- (A) The emergency medical technician successfully completes a course of instruction approved by the board in the administration of epinephrine; and
- (B) the emergency medical technician serves with an ambulance service or a first response organization that provides emergency medical services; and
- (C) the emergency medical technician is acting pursuant to medical protocols;
- (16) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols; or
- (17) when authorized by medical protocol, assist the patient in the administration of the following medications which have been prescribed for that patient: Auto-injection epinephrine, sublingual nitroglycerin and inhalers for asthma and emphysema.
- (b) An individual who holds a valid certificate as an emergency medical technician at the current basic level once successfully completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of successful completion of a transition course, and such individual shall not be required to file an original application for certification as an emergency medical technician under this act
- "Renewal" as used in subsection (b), refers to the first opportunity after December 31, 2011, that an emergency medical technician has to apply for renewal of a certificate following the effective date of this

- (d) Emergency medical technicians who fail to meet the transition requirements as specified will be required, at a minimum, to gain the continuing education applicable to emergency medical responder as defined by rules and regulations of the board. Failure to do so will result in loss of certification: may successfully complete the board prescribed emergency medical responder transition course, provide validation of cognitive and psychomotor competency and all continuing education hour requirements inclusive of the successful completion of a transition course as determined by rules and regulations of the board. Alternatively, upon application for reneval of an emergency medical technician certificate, the applicant shall be deemed to hold a certificate as an emergency medical responder under this act, and such individual shall not be required to file an original application for certification as an emergency medical responder.
- (e) Failure to successfully complete either an emergency medical technician transition course or emergency medical responder transition course will result in loss of certification.
- (e) (f) Upon transition, notwithstanding any other provision of law to the contrary, an emergency medical technician may perform any activities identified in K.S.A. 65-6144, and amendments thereto, and any of the following interventions, by use of the devices, medications and equipment, or any combination thereof, after successfully completing an approved course of instruction, local specialized device training and competency validation and when authorized by medical protocols, or upon order when direct communication is maintained by radio, telephone or video conference is monitored by a physician, physician assistant when authorized by a physician, an advanced registered nurse practitioner when authorized by a physician, upon order of such person:
  - (1) Airway maintenance including use of:
  - (A) Single lumen airways as approved by the board;
  - (B) multilumen airways;
  - (C) ventilator devices;
  - (D) forceps removal of airway obstruction;
  - (E) CO2 monitoring;
  - (F) airway suctioning;
  - (2) apply pneumatic anti-shock garment;
  - (3) assist with childbirth;
  - (4) monitoring urinary catheter;
  - (5) capillary blood sampling;
  - (6) cardiac monitoring;
- (7) administration of patient assisted medications as approved by the board;
- (8) administration of medications as approved by the board by appropriate routes; and
- (9) monitor, maintain or discontinue flow of IV line if a physician approves transfer by an emergency medical technician.
- Sec. 85. On July 1, 2011, K.S.A. 2010 Supp. 65-6123 is hereby amended to read as follows: 65-6123. (a) Notwithstanding any other provision of law to the contrary, an emergency medical technician-defibrillator may:
- (1) Perform any of the activities identified in K.S.A. 65-6121, and amendments thereto;
- (2) when approved by medical protocols and or where voice contact by radio or telephone is monitored by a physician, physician assistant where authorized by a physician, advanced registered nurse practitioner where authorized by a physician, or licensed professional nurse where authorized by a physician, and direct communication is maintained, upon order of such person, may perform electrocardiographic monitoring and defibrillation;
- (3) perform, during an emergency, those activities specified in subsection (b) before contacting the persons identified in subsection (b) when specifically authorized to perform such activities by medical protocols; or
- (4) perform, during nonemergency transportation, those activities specified in this section when specifically authorized to perform such activities by medical protocols.
- (b) An individual who holds a valid certificate as an emergency medical technician-defibrillator once successfully completing an emergency medical technician-intermediate, initial course of instruction and the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an advanced emergency medical technician. Alternatively, upon application for renewal, such individual shall be deemed to hold a certificate as an advanced emergency medical technician under this act, provided such individual has completed all continuing education hour requirements inclusive of successful completion of a transition course, and such individual shall not be required to file an original application for certification as an advanced emergency medical technician under this act.

- (c) "Renewal" as used in subsection (b), refers to the second opportunity *after December 31*, 2011, that an attendant has to apply for renewal of a certificate following the effective date of this act.
- (d) EMT-D Emergency medical technician-defibrillator attendants who fail to meet the transition requirements as specified will be required, at a minimum, to gain the continuing education applicable to emergency medical technician as defined by rules and regulations of the board. Failure to do so will result in loss of certification. may complete either the board prescribed emergency medical technician transition course or emergency medical responder transition course, provide validation of cognitive and psychomotor competency provided such individual has completed all continuing education hour requirements inclusive of the successful completion of a transition course as determined by rules and regulations of the board. Upon completion, such emergency medical technician-defibrillator may apply to transition to become an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Alternatively, upon application for renewal of an emergency medical technician-defibrillator certificate, the applicant shall be renewed as an emergency medical technician or an emergency medical responder, depending on the transition course that was successfully completed. Such individual shall not be required to file an original application for certification as an emergency medical technician or emergency medical responder.
- (e) Failure to complete either the advanced emergency medical technician transition requirements, an emergency medical technician transition course or an emergency medical responder transition course will result in loss of certification.
- Sec. 86. On July 1, 2011, K.S.A. 2010 Supp. 65-6124 is hereby amended to read as follows: 65-6124. (a) No physician, physician assistant, advanced registered nurse practitioner or licensed professional nurse, who gives emergency instructions to an attendant as defined by K.S.A. 65-6112, and amendments thereto, during an emergency, shall be liable for any civil damages as a result of issuing the instructions, except such damages which may result from gross negligence in giving such instructions.
- (b) No attendant as defined by K.S.A. 65-6112, and amendments thereto, who renders emergency care during an emergency pursuant to instructions given by a physician, the responsible physician for a physician assistant, advanced registered nurse practitioner or licensed professional nurse shall be liable for civil damages as a result of implementing such instructions, except such damages which may result from gross negligence or by willful or wanton acts or omissions on the part of such attendant as defined by K.S.A. 65-6112, and amendments thereto.
- (c) No person certified as an instructor-coordinator and no training officer shall be liable for any civil damages which may result from such instructor-coordinator's or training officer's course of instruction, except such damages which may result from gross negligence or by willful or wanton acts or omissions on the part of the instructor-coordinator or training officer.
- (d) No medical adviser director who reviews, approves and monitors the activities of attendants shall be liable for any civil damages as a result of such review, approval or monitoring, except such damages which may result from gross negligence in such review, approval or monitoring.
- Sec. 87. On July 1, 2011, K.S.A. 65-6126 is hereby amended to read as follows: 65-6126. Each emergency medical service shall have a medical adviser director appointed by the operator of the service to review; and implement medical protocols, approve and monitor the activities and education of the attendants. The board may approve an alternative procedure for medical oversight if no medical adviser director is available.
- Sec. 88. On July 1, 2011, K.S.A. 2010 Supp. 65-6129 is hereby amended to read as follows: 65-6129. (a) Application for an attendant's certificate shall be made to the board. The board shall not grant an attendant's certificate unless the applicant meets the following requirements:
- (1) (A) Has successfully completed coursework required by the rules and regulations adopted by the board; or
- (B) has successfully completed coursework in another jurisdiction that is substantially equivalent to that required by the rules and regulations adopted by the board: and
- lations adopted by the board; and
  (2) (A) has passed the examination required by the rules and regulations adopted by the board; or
- (B) has passed the certification or licensing examination in another jurisdiction that has been approved by the board; and
- (3) has paid an application fee required by the rules and regulations adopted by the board.

- (b) (1) The board shall not grant a temporary attendant's certificate unless the applicant meets the following requirements:
- (A) If the applicant is certified or licensed as an attendant in another jurisdiction, but the applicant's coursework is determined not to be substantially equivalent to that required by the board, such temporary certificate shall be valid for one year from the date of issuance or until the applicant has completed the required coursework, whichever occurs first; or
- (B) if the applicant has completed the required coursework, has taken the required examination, but has not received the results of the examination, such temporary certificate shall be valid for 120 days from the date of the examination.
- (2) An applicant who has been granted a temporary certificate shall be under the direct supervision of a physician, a physician's assistant, a professional nurse or an attendant holding a certificate at the same level or higher than that of the applicant.
- (c) The board shall not grant an initial emergency medical technician-intermediate certificate, advanced emergency medical technician certificate, mobile intensive care technician certificate or paramedic certificate as a result of successful course completion in the state of Kansas, unless the applicant for such an initial certificate is certified as an emergency medical technician.
- (d) An attendant's certificate shall expire on the date prescribed by the board. An attendant's certificate may be renewed for a period of two years upon payment of a fee as prescribed by rule and regulation of the board and upon presentation of satisfactory proof that the attendant has successfully completed continuing education as prescribed by the board.
- (e) All fees received pursuant to the provisions of this section shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the emergency medical services operating fund established by K.S.A. 65-6151, and amendments thereto.
- (f) If a person who was previously certified as an attendant applies for an attendant's certificate after the certificate's expiration, the board may grant a certificate without the person completing an initial course of instruction or passing a certification examination if the person has completed education requirements and has paid a fee as specified in rules and regulations adopted by the board.
- (g) The board shall adopt, through rules and regulations, a formal list of graduated sanctions for violations of article 61 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto, which shall specify the number and severity of violations for the imposition of each level of sanction.
- Sec. 89. On July 1, 2011, K.S.A. 65-6132 is hereby amended to read as follows: 65-6132. (a) An operator's permit may be denied, revoked, limited, modified or suspended by the board upon proof that such operator or any agent or employee thereof:
- (1) Has been guilty of misrepresentation in obtaining the permit or in the operation of the ambulance service;
- (2) has engaged or attempted to engage in, or represented themselves as entitled to perform, any ambulance service not authorized in the permit;
- (3) has demonstrated incompetence as defined by rules and regulations adopted by the board or has shown themselves otherwise unable to provide adequate ambulance service;
- (4) has failed to keep and maintain the records required by the provisions of this act, or the rules and regulations promulgated thereunder adopted by the board, or has failed to make reports when and as required;
  - (5) has knowingly operated faulty or unsafe equipment; or
- (6) has violated or aided and abetted in the violation of any provision of this act or the rules and regulations promulgated thereunder: adopted by the board; or
- (7) has engaged in unprofessional conduct as defined by rules and regulations adopted by the board.
- (b) The board shall not limit, modify, revoke or suspend any operator's permit pursuant to this section without first conducting a hearing in accordance with the provisions of the administrative procedure act.
- Sec. 90. On July 1, 2011, K.S.A. 65-6133 is hereby amended to read as follows: 65-6133. (a) An attendant's, or instructor-coordinator's or training officer's certificate may be denied, revoked, limited, modified or suspended by the board or the board may refuse to renew such certificate upon proof that such individual:
- (1) Has made intentional misrepresentations in obtaining a certificate or renewing a certificate;
- (2) has performed or attempted to perform activities not authorized by statute at the level of certification held by the individual;

- (3) has demonstrated incompetence as defined by rules and regulations adopted by the board or has provided inadequate patient care as determined by the board;
- (4) has violated or aided and abetted in the violation of any provision of this act or the rules and regulations promulgated thereunder adopted by the board;
- (5) has been convicted of a felony and, after investigation by the board, it is determined that such person has not been sufficiently rehabilitated to warrant the public trust;
- (6) has demonstrated an inability to perform authorized activities with reasonable skill and safety by reason of illness, alcoholism, excessive use of drugs, controlled substances or any physical or mental condition; or
- (7) has engaged in unprofessional conduct, as defined by rules and regulations adopted by the board-; or
- (8) has had a certificate, license or permit to practice emergency medical services as an attendant denied, revoked, limited or suspended or has been publicly or privately censured, by a licensing or other regulatory authority of another state, agency of the United States government, territory of the United States or other country or has had other disciplinary action taken against the applicant or holder of a permit, license or certificate by a licensing or other regulatory authority of another state, agency of the United States government, territory of the United States or other country. A certified copy of the record or order of public or private censure, denial, suspension, limitation, revocation or other disciplinary action of the licensing or other regulatory authority of another state, agency of the United States government, territory of the United States or other country shall constitute prima facie evidence of such a fact for purposes of this paragraph.
- (b) The board may limit, modify, revoke or suspend an attendant's or instructor-coordinator's certificate or the board may refuse to renew such certificate in accordance with the provisions of the Kansas administrative procedure act.
- Sec. 91. On July 1, 2011, K.S.A. 2010 Supp. 65-6144 is hereby amended to read as follows: 65-6144. (a) A first responder may perform any of the following activities:
- (1) Initial scene management including, but not limited to, gaining access to the individual in need of emergency care, extricating, lifting and moving the individual;
  - (2) cardiopulmonary resuscitation and airway management;
  - (3) control of bleeding;
  - (4) extremity splinting excluding traction splinting;
- (5) stabilization of the condition of the individual in need of emergency care;
  - (6) oxygen therapy;
  - (7) use of oropharyngeal airways;
  - (8) use of bag valve masks;
  - (9) use automated external defibrillators; and
- (10) other techniques of preliminary care a first responder is trained to provide as approved by the board.
- (b) An individual who holds a valid certificate as a first responder, once completing the board prescribed transition course, and validation of cognitive and psychomotor competency as determined by rules and regulations of the board, may apply to transition to become an emergency medical responder. Alternatively, upon application for renewal of such certificate, such individual shall be deemed to hold a certificate as an emergency medical responder under this act, provided such individual has completed all continuing education hour requirements inclusive of a transition course and such individual shall not be required to file an original application for certification as an emergency medical responder under this
- (c) "Renewal" as used in subsection (b), refers to the first opportunity *after December 31*, 2011, that an attendant has to apply for renewal of a certificate following the effective date of this act.
- (d) First responder attendants who fail to meet the transition requirements as specified will forfeit their certification.
- (e) Upon transition, notwithstanding any other provision of law to the contrary, an emergency medical responder may perform any of the following interventions, by use of the devices, medications and equipment, or any combination thereof, after successfully completing an approved course of instruction, local specialized device training and competency validation and when authorized by medical protocols, or upon order when direct communication is maintained by radio, telephone or video conference is monitored by a physician, physician assistant when authorized by a physician, an advanced registered nurse practitioner when authorized by a physician or a licensed professional nurse when authorized by a physician, upon order of such person: (1) Emergency vehicle operations; (2) initial scene management; (3) patient assessment and stabilization; (4) cardiopulmonary resuscitation and airway management; (5) control of bleeding; (6) extremity splinting; (7) spinal im-

mobilization; (8) oxygen therapy; (9) use of bag-valve-mask; (10) use of automated external defibrillator; (11) nebulizer therapy; (12) intramuscular injections with auto-injector; (13) administration of oral glucose; (14) administration of aspirin; (15) recognize and comply with advanced directives; (16) insertion and maintenance of oral and nasal pharyngeal airways; (17) use of blood glucose monitoring; and (18) other techniques and devices of preliminary care an emergency medical responder is trained to provide as approved by the board.

- Sec. 92. K.S.A. 65-1424 is hereby amended to read as follows: 65-1424. (a) The term "proprietor" as used in this act includes As used in this act: (1) "Proprietor" means any person who:
- (a) employs dentists or dental hygienists in the operation of a dental office., or
- (2) "Dental franchisor" means any person or entity, pursuant to a written agreement, who provides a licensed dentist any dental practice management consulting services, which may include marketing or advertising services, signage or branding consulting, or places in possession of a licensed dentist such dental material or equipment as may be necessary for the management of a dental office on the basis of a lease or any other agreement for compensation. A person or entity is not a dental franchisor if the agreement with the dentist:
- (A) Permits the person or entity to interfere with the professional judgment of the dentist; or
- (B) contains terms that would constitute a violation of the dental practices act, rules and regulations adopted by the board, any orders and directives issued by the board or any other applicable law.
- (b) places in possession of a dentist or dental hygienists or other agent such dental material or equipment as may be necessary for the management of a dental office on the basis of a lease or any other agreement for compensation for the use of such material, equipment or offices; or
- (c) retains the ownership or control of dental equipment or material or office and makes the same available in any manner for the use by dentists or dental hygienists or other agents except that nothing in this subsection (c) shall apply to bona fide sales of dental equipment or material secured by a chattel mortgage or retain title agreement.
- (3) "Unlicensed proprietor" means any person or entity not authorized to own or operate a dental practice that enters into an agreement with a dentist or dental hygienist related to the practice of dentistry or dental hygiene which:
- (A) Permits the person or entity to interfere with the professional judgment of the dentist; or
- (B) contains terms that would constitute a violation of the dental practices act, rules and regulations adopted by the board, any orders and directives issued by the board or any other applicable law.
- A licensee of dentistry who enters into any of the above described arrangements any arrangement with an unlicensed proprietor may have such license *limited*, suspended or revoked by the board.
- (b) The estate or agent for a deceased or substantially disabled dentist may employ dentists, for a period of not more than one year, to provide service to patients until the practice can be sold.
- Sec. 93. K.S.A. 65-1425 is hereby amended to read as follows: 65-1425. Except as provided in K.S.A. 17-2706 et seq., and amendments thereto, no corporation shall practice, offer, or undertake to practice or hold itself out as practicing dentistry. Every person practicing dentistry as an employee of another shall cause his name to be conspicuously displayed and kept in a conspicuous place at the entrance of the place where such practice is conducted: Provided, however, That nothing herein contained,. Nothing in this section shall prohibit a licensed dentist from practicing dentistry as the agent or employee of another licensed dentist in this state, or from practicing dentistry as the agent or employee of any state hospital or state institution where his such dentist's only remuneration is from the state, or from any corporation which provides dental service for its employees at no profit to the corporation. Nothing in this section shall prohibit a licensed dentist from practicing dentistry as an employee of a general hospital defined in K.S.A. 65-425, and amendments thereto, in a county with population of less than 50,000.
- Sec. 94. K.S.A. 2010 Supp. 65-1435 is hereby amended to read as follows: 65-1435. (a) Except as otherwise provided in this section, it shall be unlawful for any person or persons to practice or offer to practice dentistry under any name except such person's own name, which shall be the name used on the license granted to such person as a dentist as provided in *the dental practices* this act.
- (b) A licensed dentist may use the name of any association, corporation, clinic, trade name or business name in connection with the practice of dentistry, as defined in *the dental practices* this act, except that such name may not misrepresent the dentist to the public as determined by the Kansas dental board.
- (c) Nothing herein contained shall be construed to prevent two or more licensed dentists:

- (1) From associating together for the practice of dentistry, each in such person's own proper name; or
- (2) from associating together for the practice of dentistry, each as owners, in a professional corporation, organized pursuant to the professional corporation law of Kansas, or, each as owners, in a limited liability company organized pursuant to the Kansas revised limited liability company act, and using a name that may or may not contain the proper name of any such person or persons except that such name may not misrepresent the dentist to the public if such name has been approved by the board and from employing nonowning licensees; or
- (3) from associating together with persons licensed to practice medicine and surgery in a clinic or professional association under a name that may or may not contain the proper name of any such person or persons and may contain the word "clinic."
- (d) It shall be unlawful, and a licensee may have a license suspended or revoked, for any licensee to conduct a dental office in the name of the licensee, or to advertise the licensee's name in connection with any dental office or offices, or to associate together for the practice of dentistry with other licensed dentists in a professional corporation or limited liability company, under a name that may or may not contain the proper name of any such person or persons or to associate together with persons licensed to practice medicine and surgery in a clinic or professional association under a name that may or may not contain the proper name of any such person or persons and may contain the word "clinic," unless such licensee is personally present in the office operating as a dentist or personally overseeing such operations as are performed in the office or each of the offices during a majority of the time the office or each of the offices is being operated.
- (e) Nothing in this section shall be construed to permit the franchise practice of dentistry.
- (f) (e) The violation of any of the provisions of this section by any dentist shall subject such dentist to suspension or revocation of a license.
- (g) (f) Notwithstanding the provisions of *subsection* subsections (d) and (e), a licensee shall be permitted to own two dental offices in addition to the licensee's primary office location under the following conditions:
- (1) The licensee's secondary dental office is located within a 125 mile radius of the licensee's primary office; and
- (2) the licensee's secondary dental office is located in a county with a population of less than 10,000 according to the 2000 United States census.
- Sec. 95. K.S.A. 2010 Supp. 65-1436 is hereby amended to read as follows: 65-1436. (a) The Kansas dental board may refuse to issue the license *under the dental practices* <del>provided for in this</del> act, or may take any of the actions with respect to any dental or dental hygiene license as set forth in subsection (b), whenever it is established, after notice and opportunity for hearing in accordance with the provisions of the Kansas administrative procedure act, that any applicant for a dental or dental hygiene license or any licensed dentist or dental hygienist practicing in the state of Kansas has:
- (1) Committed fraud, deceit or misrepresentation in obtaining any license, money or other thing of value;
- (2) habitually used intoxicants or drugs which have rendered such person unfit for the practice of dentistry or dental hygiene;
- (3) been determined by the board to be professionally incompetent;(4) committed gross, wanton or willful negligence in the practice of
- dentistry or dental hygiene;
  (5) employed, allowed or permitted any unlicensed person or persons to perform any work in the licensee's office which constitutes the practice of dentistry or dental hygiene under the provisions of *the dental*
- practices this act;
  (6) willfully violated the laws of this state relating to the practice of dentistry or dental hygiene or the rules and regulations of the secretary of health and environment or of the board regarding sanitation;
- (7) engaged in the division of fees, or agreed to split or divide the fee received for dental service with any person for bringing or referring a patient without the knowledge of the patient or the patient's legal representative, except:
- (A) The division of fees between dentists practicing in a partnership and sharing professional fees;
- (B) the division of fees between, or in case of one licensed dentist employing another; or
- (C) the division of fees between a licensed dentist and a proprietor as defined in K.S.A. 65-1424, and amendments thereto dental franchisor;
- (8) committed complicity in association with or allowed the use of the licensed dentist's name in conjunction with any person who is engaged in the illegal practice of dentistry;

- (9) been convicted of a felony or a misdemeanor involving moral turpitude in any jurisdiction and the licensee fails to show that the licensee has been sufficiently rehabilitated to warrant the public trust;
- (10) prescribed, dispensed, administered or distributed a prescription drug or substance, including a controlled substance, in an excessive, improper or inappropriate manner or quantity outside the scope of practice of dentistry or in a manner that impairs the health and safety of an individual;
- (11) prescribed, purchased, administered, sold or given away prescription drugs, including a controlled substance, for other than legal and legitimate purposes;
- (12) violated or been convicted of any federal or state law regulating possession, distribution or use of any controlled substance;
- (13) failed to pay license fees;(14) used the name "clinic," "institute" or other title that may suggest a public or semipublic activity except that the name "clinic" may be used as authorized in K.S.A. 65-1435, and amendments thereto;
- (15) committed, after becoming a licensee, any conduct which is detrimental to the public health, safety or welfare as defined by rules and regulations of the board;
- (16) engaged in a misleading, deceptive, untrue or fraudulent misrepresentation in the practice of dentistry or on any document connected with the practice of dentistry by knowingly submitting any misleading, deceptive, untrue or fraudulent misrepresentation on a claim form, bill or statement, including the systematic waiver of patient copayment or co-insurance;
  - (17) failed to keep adequate records;
- (18) the licensee has had a license to practice dentistry revoked, suspended or limited, has been censured or has had other disciplinary action taken, has had an application for license denied, or voluntarily surrendered the license after formal proceedings have been commenced by the proper licensing authority or another state, territory or the District of Columbia or other country, a certified copy of the record of the action of the other jurisdiction being conclusive evidence thereof;
- (19) failed to furnish the board, or its investigators or representatives any information legally requested by the board; or
- (20) assisted suicide in violation of K.S.A. 21-3406, prior to its repeal, or section 42 of chapter 136 of the 2010 Session Laws of Kansas <del>K.S.A. 21-</del> 3406, and amendments thereto, as established by any of the following:
- (A) A copy of the record of criminal conviction or plea of guilty for a felony in violation of K.S.A. 21-3406, prior to its repeal, or section 42 of chapter 136 of the 2010 Session Laws of Kansas K.S.A. 21-3406, and amend-
- (B) a copy of the record of a judgment of contempt of court for violating an injunction issued under K.S.A. 60-4404, and amendments thereto; or.
- (C) a copy of the record of a judgment assessing damages under K.S.A. 60-4405, and amendments thereto.
- (b) Whenever it is established, after notice and opportunity for hearing in accordance with the provisions of the Kansas administrative procedure act, that a licensee is in any of the circumstances or has committed any of the acts described in subsection (a), the Kansas dental board may take one or any combination of the following actions with respect to the license of the licensee:
  - (1) Revoke the license;
- suspend the license for such period of time as may be determined (2)by the board;
- (3) restrict the right of the licensee to practice by imposing limitations upon dental or dental hygiene procedures which may be per-formed, categories of dental disease which may be treated or types of patients which may be treated by the dentist or dental hygienist. Such restrictions shall continue for such period of time as may be determined by the board, and the board may require the licensee to provide additional evidence at hearing before lifting such restrictions; or
- (4) grant a period of probation during which the imposition of one or more of the actions described in subsections (b)(1) through (b)(3) will be stayed subject to such conditions as may be imposed by the board including a requirement that the dentist or dental hygienist refrain from any course of conduct which may result in further violation of the dental practice act or the dentist or dental hygienist complete additional or remedial instruction. The violation of any provision of the dental practice act or failure to meet any condition imposed by the board as set forth in the order of the board will result in immediate termination of the period of probation and imposition of such other action as has been taken by the board.
  - As used in this section, "professionally incompetent" means:
- (1) One or more instances involving failure to adhere to the applicable standard of dental or dental hygienist care to a degree which constitutes gross negligence, as determined by the board;

- (2) repeated instances involving failure to adhere to the applicable standard of dental or dental hygienist care to a degree which constitutes ordinary negligence, as determined by the board; or
- (3) a pattern of dental or dental hygienist practice or other behavior which demonstrates a manifest incapacity or incompetence to practice
- (d) In addition to or in lieu of one or more of the actions described in subsections (b)(1) through (b)(4) or in subsection (c) of K.S.A. 65-1444, and amendments thereto, the board may assess a fine not in excess of \$10,000 against a licensee. All fines collected pursuant to this subsection shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury and of the amount so remitted, an amount equal to the board's actual costs related to fine assessment and enforcement under this subsection, as certified by the president of the board to the state treasurer, shall be credited to the dental board fee fund and the balance shall be credited to the state general fund.
- (e) The board, upon its own motion or upon the request of any licensee who is a party to a licensure action, may require a physical or mental examination, or both, of such licensee either prior to a hearing to be held as a part of a licensure action or prior to the termination of any period of suspension or the termination of any restrictions imposed upon the licensee as provided in subsection (b).

New Sec. 96. (a) Any person who is not licensed as a dentist under the dental practices act, or any entity that is not a professional corporation or limited liability company composed of dentists which enter into an agreement with a dentist to provide dental office administrative services shall register with the Kansas dental board.

- (b) (1) The registration shall include the company name, contact information and responsible person of such person or entity along with the address and licensed dentist practice owner names for which administrative services are being provided.
- Any person or entity registered under this section shall provide updated information to the Kansas dental board within 30 days of any changes to the information provided in paragraph (1). Any person or entity required to register pursuant to this section shall have 30 days from the execution of any contract or agreement with a dentist or professional corporation or limited liability company to complete the reg-
- (c) Any such person or entity required to register pursuant to this section operating under a contract or agreement executed prior to the effective date of this section shall be subject to the provisions of this section and shall have 30 days from the effective date of this section to complete the registration. A copy of all contracts or agreements providing for dental office administrative services shall be maintained by the registered dental office administrative services company and shall be subject to inspection during regular business hours at any time by the Kansas dental board.

New Sec. 97. (a) As used in this section, "licensed dentist" means a dentist licensed under the dental practices act.

- (b) No person who is a licensed dentist or any entity that is not a professional corporation or limited liability company owned by a licensed dentist shall enter into or continue to maintain a contract or agreement with a licensed dentist in which such contract or agreement allows or provides for the following functions to be controlled by any person or entity other than a licensed dentist pursuant to this section:
  - Providing dental treatment to patients;
  - the decision to accept individual patients for treatment; (2)
  - the direction or delegation of all professional dental services;
  - the ownership of dental charts or patient records;
- except as provided in subsection (d), the ownership of dental equipment or dental materials; and
  - the supervision of clinical dental staff.
- (c) It shall not be a violation of this section for a person or entity to act on behalf of a licensed dentist to perform or arrange for others to perform office administrative services including, but not limited to:
  - Purchasing, billing or tax preparation;
  - compliance or quality assurance programs;
  - legal advice or representation; and (3)
- payroll, advertising, training, recruiting, recordkeeping, programming or other similar functions under the direction or with the consent or approval of a licensed dentist or professional corporation or limited liability company owned by a licensed dentist.
- (d) Nothing in this section shall prohibit a licensed dentist, professional corporation or limited liability company owned by a licensed dentist from entering into real estate lease, equipment lease or lease purchase agreement or bona fide sale of dental equipment or material

secured by a chattel mortgage or retain title agreements with equipment manufacturers, landlords, lending institutions, leasing companies, dental franchisors or persons or entities providing dental office administrative services or similar commercial financing transactions.

(e) No contract or provision in any such agreement shall require either party to indemnify the other party for negligence, intentional acts or omissions that constitute a violation of K.S.A. 65-1422 et seq., and amendments thereto.

Sec. 98. K.S.A. 2010 Supp. 21-4010 is hereby amended to read as follows: 21-4010. (a) No person shall smoke in an enclosed area or at a public meeting including, but not limited to:

- (1) Public places;
- (2) taxicabs and limousines;
- (3) restrooms, lobbies, hallways and other common areas in public and private buildings, condominiums and other multiple-residential facilities:
- (4) restrooms, lobbies and other common areas in hotels and motels and in at least 80% of the sleeping quarters within a hotel or motel that may be rented to guests;
- (5) access points of all buildings and facilities not exempted pursuant to subsection (d); and
  - (6) any place of employment.
- (b) Each employer having a place of employment that is an enclosed area shall provide a smoke-free workplace for all employees. Such employer shall also adopt and maintain a written smoking policy which shall prohibit smoking without exception in all areas of the place of employment. Such policy shall be communicated to all current employees within one week of its adoption and shall be communicated to all new employees upon hiring. Each employer shall provide a written copy of the smoking policy upon request to any current or prospective employee.
- (c) Notwithstanding any other provision of this section, K.S.A. 21-4011 or 21-4012, and amendments thereto, the proprietor or other person in charge of an adult care home, as defined in K.S.A. 39-923, and amendments thereto, or a medical care facility, may designate a portion of such adult care home, or the licensed long-term care unit of such medical care facility, as a smoking area, and smoking may be permitted within such designated smoking area.
  - (d) The provisions of this section shall not apply to:
- (1) The outdoor areas of any building or facility beyond the access points of such building or facility;
- (2) private homes or residences, except when such home or residence is used as a day care home, as defined in K.S.A. 65-530, and amendments thereto;
- (3) a hotel or motel room rented to one or more guests if the total percentage of such hotel or motel rooms in such hotel or motel does not exceed 20%;
- (4) the gaming floor of a lottery gaming facility or racetrack gaming facility, as those terms are defined in K.S.A. 74-8702, and amendments thereto;
- (5) that portion of an adult care home, as defined in K.S.A. 39-923, and amendments thereto, that is expressly designated as a smoking area by the proprietor or other person in charge of such adult care home pursuant to subsection (c) and that is fully enclosed and ventilated;
- (6) that portion of a licensed long-term care unit of a medical care facility that is expressly designated as a smoking area by the proprietor or other person in charge of such medical care facility pursuant to subsection (c) and that is fully enclosed and ventilated and to which access is restricted to the residents and their guests;
  - (7) tobacco shops;
- (8) a class A or class B club defined in K.S.A. 41-2601, and amendments thereto, which (A) held a license pursuant to K.S.A. 41-2606 et seq., and amendments thereto, as of January 1, 2009; and (B) notifies the secretary of health and environment in writing, not later than 90 days after the effective date of this act, that it wishes to continue to allow smoking on its premises; and
- (9)  $\bar{a}$  private club in designated areas where minors are prohibited; and
- (10) any benefit cigar dinner or other cigar dinner of a substantially similar nature that:
- (A) Is conducted specifically and exclusively for charitable purposes by a nonprofit organization which is exempt from federal income taxation pursuant to section 501(c)(3) of the federal internal revenue code of 1986;
- (B) is conducted no more than once per calendar year by such organization;
- (C) has been held during each of the previous three years prior to January 1, 2011.

Sec. 99. K.S.A 65-1424 and 65-1425 and K.S.A. 2010 Supp. 21-4010, 65-1117, 65-1435 and 65-1436 are hereby repealed.

Sec. 100. On July 1, 2011, K.S.A. 16-1602, 65-4970, 65-4972, 65-4973, 65-6102, 65-6110, 65-6126, 65-6132 and 65-6133 and K.S.A. 2010 Supp. 65-1669, 65-1671, 65-2901, 65-2913, 65-4971, 65-6112, 65-6120, 65-6121, 65-6123, 65-6124, 65-6129, 65-6144, 75-5664, 75-5665 and section 2, section 3, section 4, section 7, section 8, section 9 and section 10 of chapter 45 of the 2010 Session Laws of Kansas are hereby repealed.

Sec. 101. On January 1, 2012, K.S.A 40-2250, 65-1113, 65-1114, 65-1118, 65-1120, as amended by section 236 of 2011 House Bill No. 2339, 65-1122, 65-1130, 65-1131, 65-1133, 65-1154, 65-1163, 74-32,131, 74-32,132, 74-32,133, 74-32,134, 74-32,135, 74-32,136, 74-32,137 and 74-32,138 and K.S.A. 2010 Supp. 8-1,125, 39-7,119, 40-2,111, 65-468, 65-1132, 65-1626, 65-1626d, 65-2921, 65-4101, 65-5402, 65-6112, as amended by section 82 of this act, 65-6121, as amended by section 85 of this act, 65-6124, as amended by section 85 of this act, 65-6124, as amended by section 86 of this act, 65-6129c, 65-6135, 65-6144, as amended by section 91 of this act, 72-5213, 72-8252 and 74-1106 are hereby repealed.

Sec. 102. This act shall take effect and be in force from and after its publication in the Kansas register.

(Editor's Note: Sections of the following bill were vetoed by the Governor and sustained by the Legislature. The line-item vetoes are indicated in double-strike type. The Governor's line-item veto message is printed immediately following the bill.)

(Published in the Kansas Register June 9, 2011.)

## SENATE SUBSTITUTE for HOUSE BILL No. 2014

AN ACT making and concerning appropriations for fiscal years ending June 30, 2011, June 30, 2012, June 30, 2013, June 30, 2014, June 30, 2015, and June 30, 2016, for state agencies; authorizing certain transfers, capital improvement projects and fees, imposing certain restrictions and limitations, reducing compensation for state officers, and directing or authorizing certain receipts, disbursements, procedures and acts incidental to the foregoing; amending K.S.A. 2010 Supp. 2-223, 12-5256, 49-514, 55-193, 72-8814, 74-99b34, 75-2319, 75-6702, 76-775, 76-783, 76-7,107, 79-2959, 79-2964, 79-3425i, 79-34,156, 79-34,171 and 82a-953a and repealing the existing sections; also repealing section 138 of chapter 165 of the 2010 Session Laws of Kansas.

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) For the fiscal years ending June 30, 2011, June 30, 2012, June 30, 2013, June 30, 2014, June 30, 2015, and June 30, 2016, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, capital improvement projects, fees, receipts, disbursements and acts incidental to the foregoing are hereby directed or authorized as provided in this act.

- (b) The agencies named in this act are hereby authorized to initiate and complete the capital improvement projects specified and authorized by this act or for which appropriations are made by this act, subject to the restrictions and limitations imposed by this act.
- (c) This act shall be known and may be cited as the omnibus appropriation act of 2011 and shall constitute the omnibus reconciliation spending limit bill for the 2011 regular session of the legislature for purposes of subsection (a) of K.S.A. 75-6702, and amendments thereto.
- (d) The appropriations made by this act shall not be subject to the provisions of K.S.A. 46-155, and amendments thereto.
- Sec. 2. The department of revenue is hereby authorized and directed to pay the following amounts from the motor-vehicle fuel tax refund fund, for claims not filed within the statutory filing period prescribed in K.S.A. 79-3458, and amendments thereto, to the following claimants: AGCO Corporation

ASCC Corporation
PO Box 4000
Hesston, KS 67062 \$7,801.70
America Jet
2010 Rogers Ct
Salina, KS 67401 \$218.16
Armstrong, Harold
8920 Parallel Rd
Frankfort, KS 66427 \$81.00
(continued)

\$47 VM 86th 85th 56th 56th 56th 56th 56th 56th 56th 5	Bailey, Leland E		Solomon Corp
Talkington, Physilis   423 A R Road   586.04   700 Ros 781   586.04   700 Ros 781   586.04   700 Ros 781   586.04   700 Ros 781   700 Ros 78	4747 NW 86th St	040544	PO Box 245
FO Box 318	1	\$125.16	
Great Bend, KS 07530   \$\$6.04   \$\$6.04   \$\$9.04   \$\$7.70   \$\$6.04   \$\$9.04   \$\$9.14   \$\$9.14   \$\$9.14   \$\$9.15   \$\$9.05			
1877 doi: N. R.   1877 doi: N. R.   1877 doi: N. R.   1878 doi: N.   1878 doi:		\$360.58	
Markato, KS 66965   \$30.03   Yats Center, KS 6678   \$128.76   Processington, KS 66961   \$78.36   \$79.36   \$79	, 0		Troyer, Neal L
Betton, Darrell		¢E20.02	
2037 F.1300 Rd   Seesington, NS 66967   \$335.88	·	\$530.93	
Serial part			
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Coursel Grove, KS 66846   \$182.52   Hutchinson, KS 6702   \$602.21   Carter, Calvim   \$1072 Road 26   \$5700   \$	•		
Carter, Calvin   Clay		\$182.52	
1072 Road 26		4	
USD 189 Hays   230   250   2	1072 Road 26		
232 West 12h	,	\$57.00	Gardner, KS 66030 \$3,935.11
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Wildcat Concrete Serv In		\$3,030.79	
FO Box 792   El Dorado, KS 67042   S957.29   Decatur County Feed Yard LLC   S261 Hays 83   S261 Hays 84   S261 Hays 84   S261 Hays 85   S261 Hays 86   S26			
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Oberlin, KS 67749	,		
Dreier, Robert A   3232 W Dutch Ave   Hesston, K5 67062   \$42.60   \$42.60   \$42.60   \$67062   \$42.60   \$67062   \$42.60   \$67062   \$42.60   \$67062   \$67051   \$67052   \$67451	Oberlin, KS 67749	\$218.59	
Hesston, KS 67062			erty loss of a television set, to the following claimant:
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Tay Paint Rd	·	φ12.00	
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to the following claimant:  Ford, KS 67842 \$380.16  Frazee, Dennis R 2325 US Hwy 36  Sabetha, KS 6634 \$43.32  Cering, Martin F 1729 Rawlins Rd Achthoro, RS 66002 \$33.00  Hambelton, Paul 14619 Edgerton Rd Gardner, KS 66030 \$45.72  Barberton Rd Gardner, KS 67504 \$55.90  Barberton Rd Gardner,	=	\$613.22	to pay the following amount from the El Dorado facility—facilities op-
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Gardner, KS 66030 \$45.72 El Dorado, KS 67042 \$80.68  J & G Inc  10200 E Road 170  Star Farms Inc  1176 320th  Tampa, KS 67483 \$33.00  Kinsley Country Club 510 E 7th  Marlatt Construction Co Inc 17588 274th Rd  Marlatt Construction Co Inc 17588 274th Rd  Meisinger, Richard 1522 260th  Marion, KS 66002 \$1,150.11  Meisinger, Richard 1522 260th  Marion, KS 66861 \$102.36  Norton Co Road & Bridge Dept 15590 Washington Rd Norton KS 67654 \$11,264.76  Peterson Farms & Livestock Inc 10729 S Simpson Rd Assaria, KS 67349 \$45.00  Road Ru Farms Partnership 1300 L 47th S  El Dorado, KS 67042 \$80.68  (d) The department of corrections is hereby authorized and directed to pay the following amount from the Lansing facility—facilities operations account of the state general fund for a pair of sweat shorts lost while in the custody of staff, to the following claimant:    Joseph Country Club			
J & G Inc 10200 E Road 170  \$122.76  \$12.76  \$12	Gardner, KS 66030	\$45.72	
10200 E Road 170 Scott City, KS 67871 \$122.76  Jirak Farms Inc 1476 320th Tampa, KS 67483 \$3.00  Kinsley Country Club 510 E 7th Kinsley, KS 67547 \$21.24  Marlatt Construction Co Inc 17588 274th Rd Atchison, KS 66002 \$1,150.11  Meisinger, Richard 1522 260th Marion, KS 66861 \$10.22 60th Marion, KS 66861 \$10.23 68661  Norton Co Road & Bridge Dept Morton, KS 67544 \$11,264.76  Norton Co Road & Bridge Dept Morton, KS 6754 \$11,264.76  Norton Roman & \$11,264.76  Norton Farms & Livestock Inc 10729 S Simpson Rd Assaria, KS 67416 \$138.10  Preston, Fred PO Box 353 Howard, KS 67349 \$45.00  Rau Farms Partnership  to pay the following amount from the Lansing facility—facilities operations account of the state general fund for a pair of boots lost while in the custody of staff, to the following claimant:  Joseph Carlos Jones #59134 PO Box 2  (e) The department of corrections is hereby authorized and directed to pay the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for a pair of boots lost while in the custody of staff, to the following amount from the Lansing corrections is hereby authorized and directed to pay the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for a pir of boots lost while in the custody of staff, to the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for a pir of boots lost while in the custody of staff, to the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for lost property of sweat shorts lost while in the custody of staff, to the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for lost property of sweat shorts lost while in the custody of staff, to the following amount from the Lansing		4	
Jirak Farms Inc 1476 320th 150 23 30th 150 20th 150 2			
1476 320th Tampa, KS 67483		\$122.76	
Tampa, KS 67483			
510 E 7th Kinsley, KS 67547		\$33.00	
Kinsley, KS 67547 \$21.24 to pay the following amount from the Larned correctional mental health Marlatt Construction Co Inc 17588 274th Rd facility—facilities operations account of the state general fund for a pair of sweat shorts lost while in the custody of staff, to the following claimant:  Meisinger, Richard 1522 260th 1522			Lansing, KS 66043
Marlatt Construction Co Inc 17588 274th Rd Atchison, KS 66002 \$1,150.11  Meisinger, Richard 1522 260th Marion, KS 66861 \$102.36  Norton Co Road & Bridge Dept 15590 Washington Rd Norton, KS 67654 \$11,264.76  Peterson Farms & Livestock Inc 10729 S Simpson Rd Assaria, KS 67416 \$138.10  Preston, Fred PO Box 353 HOWARD, KS 67349 Howard, KS 67349 Ray 1845.00 Howard, KS 67349 Ray 1845.00 Ray 1850.03 Raility—facilities operations account of the state general fund for a pair of sweat shorts lost while in the custody of staff, to the following claimant:  I Jorge Jovel #85033 LCMHF  1318 Ks Hwy 264 Larned, KS 67550 \$7.77  (f) The department of corrections is hereby authorized and directed to pay the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for a picture destroyed by staff, to the following claimant:  Austin T. Mason #80464 PO Box 2 Lansing, KS 66043 \$18.00  (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property		\$21.24	
17588 274th Rd Atchison, KS 66002 \$1,150.11  Meisinger, Richard 1522 260th Marion, KS 66861 \$102.36 Norton Co Road & Bridge Dept 15590 Washington Rd Norton, KS 67654 \$11,264.76 Peterson Farms & Livestock Inc 10729 S Simpson Rd Assaria, KS 67416 \$138.10 Preston, Fred PO Box 353 HOWARD ASSARIA \$45.00 HOWARD ASSARIA \$45.00 HOWARD ASSARIA PATTERShip 13901 E 47th S  of sweat shorts lost while in the custody of staff, to the following claimant:  ant:  Jorge Jovel #85033 LCMHF  Alson (f) The department of corrections is hereby authorized and directed to pay the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for a picture destroyed by staff, to the following claimant:  Austin T. Mason #80464 PO Box 2 Lansing, KS 66043 \$18.00  (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property		Ψ21.24	
Atchison, KS 66002 \$1,150.11 ant:  Meisinger, Richard 1522 260th	17588 274th Rd		
1522 260th Marion, KS 66861 S102.36 Norton Co Road & Bridge Dept 15590 Washington Rd Norton, KS 67654 Norton, KS 67654 S11,264.76 Peterson Farms & Livestock Inc 10729 S Simpson Rd Assaria, KS 67416 Preston, Fred Preston, Fred PO Box 353 Howard, KS 67349 Howard, KS 67349 S45.00 Howard, KS 67349 S102.36 S102.36 Larned, KS 67550 S7.77  (f) The department of corrections is hereby authorized and directed to pay the following amount from the Lansing correctional facility—facilities operations account of the sate general fund for a picture destroyed by staff, to the following claimant: Austin T. Mason #80464 PO Box 2 Lansing, KS 66043 Lansing, KS 66043 S18.00 (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property		\$1,150.11	
Marion, KS 66861 \$102.36			, 0 ,
Norton Co Road & Bridge Dept  15590 Washington Rd Norton, KS 67654 Norton, KS 67654 Norton, KS 67654  Peterson Farms & Livestock Inc 10729 S Simpson Rd Assaria, KS 67416 Preston, Fred PO Box 353 Howard, KS 67349 Say Fartnership 13901 E 47th S  S11,264.76  S11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$11,264.76  \$12,264.76  \$138.10		\$102.36	
Norton, KS 67654	Norton Co Road & Bridge Dept		
Peterson Farms & Livestock Inc  10729 S Simpson Rd  Assaria, KS 67416 \$138.10  Preston, Fred PO Box 353  Howard, KS 67349 \$45.00  Rau Farms Partnership  13901 E 47th S  facilities operations account of the sate general fund for a picture destroyed by staff, to the following claimant:  Austin T. Mason #80464  PO Box 2  Lansing, KS 66043 \$18.00  (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property		#11 OCA TC	
10729 S Simpson Rd Assaria, KS 67416 \$138.10 Preston, Fred PO Box 353 Howard, KS 67349 \$45.00 Rau Farms Partnership 13901 E 47th S  stroyed by staff, to the following claimant:  Austin T. Mason #80464 PO Box 2 Lansing, KS 66043 \$18.00  (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property		\$11,264.76	
Assaria, KS 67416 \$138.10 Austin T. Mason #80464  Preston, Fred PO Box 25  Po Box 353 Lansing, KS 66043 \$18.00  Howard, KS 67349 \$45.00 (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property			
PO Box 353  Howard, KS 67349  Rau Farms Partnership  13901 E 47th S  Lansing, KS 66043  (g) The department of corrections is hereby authorized and directed to pay the following amount from the Hutchinson correctional facility—facilities operations account of the state general fund for lost property		\$138.10	Austin T. Mason #80464
Howard, KS 67349			
Rau Farms Partnership to pay the following amount from the Hutchinson correctional facility— 13901 E 47th S facilities operations account of the state general fund for lost property		\$45.00	<del>-</del>
13901 E 47th S facilities operations account of the state general fund for lost property		<del>+</del> 10.00	
Derby, KS 6/03/	13901 E 47th S	*** = -	facilities operations account of the state general fund for lost property
	Derby, KS 67037	\$19.56	while in the custody of staff, to the following claimant:

Fred H. Fishman

3006 Wildwood Court

North Newton, KS 67117 .....

Michael P O'Neill #81296 PO Box 2
Lansing, KS 66043
(h) The department of corrections is hereby authorized and directed to pay the following amount from the Norton correctional facility—facilities operations account of the state general fund for magazines confiscated by staff, to the following claimant:
Micky Don Owens #94516
PO Box 546 Norton, KS 67654
(i) The department of corrections is hereby authorized and directed to pay the following amount from the Winfield correctional facility—facilities operations account of the state general fund for lost property in the custody of staff, to the following claimant:  Adrian M. Requena #48877
PO Box 1568
Hutchinson, KS 67504
(j) The department of corrections is hereby authorized and directed to pay the following amount from the Lansing correctional facility— facilities operations account of the state general fund for a radio lost while in the custody of staff, to the following claimant: Antonio Toro #91574
PO Box 2 Lansing, KS 66043 \$13.50
Sec. 4. The Kansas department of wildlife and parks is hereby au-
thorized and directed to pay the following amount from the wildlife fee fund for bobcat skins damaged while in the custody of the department, to the following claimant:
Dan Barrow Dan Barrow Trading Co. Inc. 204 Central Ave
PO Box 93
Denison, KS 66419
Sec. 5. (a) The Kansas highway patrol is hereby authorized and directed to pay the following amount from the Kansas highway patrol operations fund for payment of medical expenses of a prisoner in custody, to the following claimant:
Kansas University Physicians Inc
c/o E. Lou Bjorgaard Probasco
Attorney and Agent 615 SW Topeka Blvd
Topeka, KS 66603
(b) The Kansas highway patrol is hereby authorized and directed to pay the following amount from the Kansas highway patrol operations fund for payment of medical expenses of two prisoners in custody, to the following claimant:
University of Kansas Hospital Authority
c/o E. Lou Bjorgaard Probasco Attorney and Agent
615 SW Topeka Blvd
Topeka, KS 66603
Sec. 6. The department of revenue is hereby authorized and directed to pay the following amount from the sales tax refund fund for reimbursement of the overpayment of sales taxes from 2007 through mid 2010, to the following claimant:
Saunge, Inc PO Box 553
Inman, KS 67546
Sec. 7. The department of health and environment is hereby authorized and directed to pay the following amount from the underground petroleum storage tank release trust fund for reimbursement of expenses incurred for tests required by the department on a gasoline
storage tank, to the following claimant: Marlin Carson
66 Food Mart, Inc
733 Village Court Girard, KS 66743
Sec. 8. The university of Kansas is hereby authorized and directed to pay the following amount from the general fees fund for reimburse-
ment of overpayment of tuition due to an error in the determination of the residency status of a student, to the following claimant:

Sec. 9. (a) Except as otherwise provided by sections 2 through 8, the director of accounts and reports is hereby authorized and directed to draw warrants on the state treasurer in favor of the claimants specified in this act, upon vouchers duly executed by the state agencies directed to pay the amounts specified in such sections to the claimants or their legal representatives or duly authorized agents, as provided by law.

(b) The director of accounts and reports shall secure prior to the payment of any amount to any claimant, other than amounts authorized to be paid pursuant to section 2 as motor-vehicle fuel tax refunds or as transactions between state agencies as provided by sections 2 through 8, a written release and satisfaction of all claims and rights against the state of Kansas and any agencies, officers and employees of the state of Kansas regarding their respective claims.

Sec. 10.

## ATTORNEY GENERAL—KANSAS BUREAU OF INVESTIGATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

*Provided*, That the above agency is hereby authorized to make expenditures from the meth lab cleanup account to contract for services for remediation of sites determined by law enforcement as hazardous resulting from the production of methamphetamine.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Sec. 11.

## ABSTRACTERS' BOARD OF EXAMINERS

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the abstracters' fee fund of the abstracters' board of examiners is hereby decreased from \$24,088 to \$23,419.

Sec. 12.

## GOVERNMENTAL ETHICS COMMISSION

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the governmental ethics commission fee fund of the governmental ethics commission is hereby decreased from \$291,764 to \$263,176.

Sec. 13.

## KANSAS HOME INSPECTORS REGISTRATION BOARD

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 11(b) of chapter 165 of the 2010 Session Laws of Kansas on the home inspectors registration fee fund of the Kansas home inspectors registration board is hereby decreased from \$35,750 to \$16,800.

Sec. 14.

## BOARD OF NURSING

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the board of nursing fee fund of the board of nursing is hereby increased from \$1,904,365 to \$1,952,425.

Sec. 15.

## STATE BOARD OF PHARMACY

(a) On the effective date of this act, there is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That the state board of pharmacy is authorized to apply for and to accept grants and may accept donations, bequests or gifts from any non-federal source: Provided, however, That all moneys received for such grants, donations, bequests or gifts shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto: Provided further, That, upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the non-federal gifts and grants fund: And

(continued

\$12,302.40

provided further, That all expenditures from this fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the president of the state board of pharmacy or a person designated by the president.

State board of pharmacy litigation fund...... No limit

(b) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$150,000 from the state board of pharmacy fee fund to the state board of pharmacy litigation fund.

Sec. 16.

#### KANSAS REAL ESTATE COMMISSION

- (a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the real estate fee fund of the Kansas real estate commission is hereby decreased from \$1,123,206 to \$1,028,342.
- (b) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$200,000 from the real estate recovery revolving fund to the real estate fee fund.

Sec. 17

## OFFICE OF THE SECURITIES COMMISSIONER OF KANSAS

(a) On the effective date of this act, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 17-12a601, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$800,000 from the investor education fund of the office of the securities commissioner of Kansas to the state general fund: *Provided*, That the transfer of such amount shall be in addition to any other transfer from the investor education fund to the state general fund as prescribed by law: *Provided further*, That the amount transferred from the investor education fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the office of the securities commissioner of Kansas by other state agencies which receive appropriations from the state general fund to provide such services.

Sec. 18.

## STATE BOARD OF TECHNICAL PROFESSIONS

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the technical professions fee fund of the state board of technical professions is hereby increased from \$589,122 to \$609,122.

(b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 25(a) of chapter 124 of the 2009 Session Laws of Kansas on expenditures for official hospitality from the technical professions fee fund of the state board of technical professions is hereby increased from \$500 to \$1,000.

Sec. 19.

## STATE BOARD OF VETERINARY EXAMINERS

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 16(b) of chapter 165 of the 2010 Session Laws of Kansas on the veterinary examiners fee fund of the state board of veterinary examiners is hereby decreased from \$268,382 to \$265,522.

Sec. 20.

## KANSAS PUBLIC EMPLOYEES RETIREMENT SYSTEM

(a) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$4,350,937 from the Kansas endowment for youth fund to the children's initiatives fund.

Sec. 21.

## OFFICE OF ADMINISTRATIVE HEARINGS

(a) In addition to the other purposes for which expenditures may be made by the office of administrative hearings from moneys appropriated in the administrative hearings office fund for fiscal year 2011 for the office of administrative hearings as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the office of administrative hearings from moneys appropriated in the administrative hearings office fund for fiscal year 2011 for official hospitality: *Provided*, That expenditures from the administrative hearings office fund for fiscal year 2011 for official hospitality shall not exceed \$100.

Sec. 22.

## DEPARTMENT OF COMMERCE

(a) On the effective date of this act, of the \$307,050 appropriated for

the above agency for the fiscal year ending June 30, 2011, by section 67(a) of chapter 165 of the 2010 Session Laws of Kansas from the state economic development initiatives fund in the strong military bases program account, the sum of \$61,410 is hereby lapsed.

- (b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 67(b) of chapter 165 of the 2010 Session Laws of Kansas on the state affordable airfare fund of the department of commerce is hereby increased from \$5,000,000 to \$5,125,000.
- (c) On the effective date of this act, the amount directed by section 67(e) of chapter 165 of the 2010 Session Laws of Kansas to be transferred from the state economic development initiatives fund to the Kansas economic opportunity initiatives fund of the department of commerce on December 15, 2010, or as soon thereafter as moneys are available, is hereby decreased from \$625,000 to \$232,482: Provided, That, on the effective date of this act, any moneys transferred from the state economic development initiatives fund to the Kansas economic opportunity initiatives fund of the department of commerce on or after December 15, 2010, pursuant to section 67(e) of chapter 165 of the 2010 Session Laws of Kansas, shall be transferred from the Kansas economic opportunity initiatives fund of the department of commerce to the state economic development initiatives fund by the director of accounts and reports.

Sec. 23.

## CITIZENS' UTILITY RATEPAYER BOARD

- (a) (1) On and after the effective date of this act, notwithstanding the provisions of section 47(c) of chapter 124 of the 2009 Session Laws of Kansas or any other statute, no expenditures shall be made for fiscal year 2011 from the utility regulatory fee fund by the citizens' utility ratepayer board of the amount equal to the final aggregate amount of unexpended and unencumbered expenditure authority for fiscal year 2010, pursuant to and as authorized for expenditure for fiscal year 2011 as provided by section 47(c) of chapter 124 of the 2009 Session Laws of Kansas, and, on the effective date of this act, the provisions of section 47(c) of chapter 124 of the 2009 Session Laws of Kansas are hereby declared to be null and void and shall have no force and effect.
- (2) On and after the effective date of this act, during the fiscal year ending June 30, 2011, in addition to other purposes for which expenditures may be made by the citizens' utility ratepayer board from the utility regulatory fee fund for fiscal year 2011 as authorized by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas or by this or other appropriation act of the 2011 regular session of the legislature, notwithstanding the provisions of any other statute, if the total expenditures authorized to be expended on contracts for professional services by the citizens' utility ratepayer board by the expenditure limitation prescribed by section 47(a) of chapter 124 of the 2009 Session Laws of Kansas are not expended or encumbered for fiscal year 2010, then the amount equal to the amount of such expenditure authority for fiscal year 2010 remaining may be expended from the utility regulatory fee fund for fiscal year 2011 pursuant to contracts for professional services and any such expenditure for fiscal year 2011 shall be in addition to any expenditure limitation imposed on the utility regulatory fee fund for fiscal year 2011.

Sec. 24.

## STATE CORPORATION COMMISSION

- (a) On the effective date of this act, the aggregate expenditure limitation established for the fiscal year ending June 30, 2011, by section 59(b) of chapter 165 of the 2010 Session Laws of Kansas on expenditures from the public service regulation fund, the motor carrier license fees fund and the conservation fee fund, in the aggregate, is hereby increased from \$16,468,621 to \$16,628,381.
- (b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Compressed air energy storage fee fund ......

No limit

ARRA state electricity regulators assistance—federal fund .....

No limit

- (c) On the effective date of this act, the base state registration clearing fund of the state corporation commission is hereby redesignated as the unified carrier registration clearing fund of the state corporation commission, in accordance with K.S.A. 66-1,139a, and amendments thereto.
- (d) On the effective date of this act, the pipeline damage prevention grant program—federal fund of the state corporation commission is hereby redesignated as the one call—federal fund.

Sec. 25

## KANSAS, INC.

(a) On the effective date of this act, of the \$346,904 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 68(a) of chapter 165 of the 2010 Session Laws of Kansas from the state economic development initiatives fund in the operations (including official hospitality) account, the sum of \$88,756 is hereby lapsed.

Sec. 26.

## KANSAS TECHNOLOGY ENTERPRISE CORPORATION

(a) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2011, the following:

Operations, assistance and grants (including official hospitality)

<del>\$71,426</del>

Sec. 27.

## KANSAS LOTTERY

(a) On the effective date of this act, the aggregate of the amounts authorized by section 65(b) of chapter 165 of the 2010 Session Laws of Kansas to be transferred from the lottery operating fund to the state gaming revenues fund during the fiscal year ending June 30, 2011, is hereby decreased from \$70,400,000 to \$68,800,000.

Sec. 28.

## KANSAS RACING AND GAMING COMMISSION

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

(b) On the effective date of this act, the director of accounts and reports shall transfer \$5,000 from the state racing fund of the Kansas racing and gaming commission to the illegal gambling enforcement fund of the Kansas racing and gaming commission.

(c) On June 30, 2011, the director of accounts and reports shall transfer all moneys in the racing reimbursable expense fund of the Kansas racing and gaming commission to the state racing fund of the Kansas racing and gaming commission.

(d) On June 30, 2011, the director of accounts and reports shall transfer all moneys in the racing investigative expense fund of the Kansas racing and gaming commission to the state racing fund of the Kansas racing and gaming commission.

(e) On June 30, 2011, the director of accounts and reports shall transfer all moneys in the horse fair racing benefit fund of the Kansas racing and gaming commission to the state racing fund of the Kansas racing and gaming commission.

(f) On June 30, 2011, the director of accounts and reports shall transfer all moneys in the racing applicant deposit fund of the Kansas racing and gaming commission to the state racing fund of the Kansas racing and gaming commission.

(g) On June 30, 2011, the director of accounts and reports shall transfer all moneys in the horse purse fund to the Kansas horse breeding development fund. On June 30, 2011, all liabilities of the horse purse fund are hereby transferred to and imposed on the Kansas horse breeding development fund and the horse purse fund is hereby abolished.

(h) On June 30, 2011, the director of accounts and reports shall transfer all moneys in the gaming machine examination fund to the expanded lottery act regulation fund. On June 30, 2011, all liabilities of the gaming machine examination fund are hereby transferred to and imposed on the expanded lottery act regulation fund and the gaming machine examination fund is hereby abolished.

Sec. 29.

# DEPARTMENT OF REVENUE

(a) On the effective date of this act, the director of accounts and reports shall transfer \$124,265 from the Kansas qualified biodiesel fuel

producer incentive fund of the department of revenue to the state economic development initiatives fund.

Sec. 30.

## SECRETARY OF STATE

(a) On the effective date of this act, the director of accounts and reports shall transfer \$82,010 from the HAVA ELVIS fund of the secretary of state to the democracy fund of the secretary of state to provide matching funds to implement Title II of the federal help America vote act of 2002, public law 107-252, as prescribed under that act.

Sec. 31.

## STATE TREASURER

- (a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 51(a) of chapter 165 of the 2010 Session Laws of Kansas on the Kansas postsecondary education savings program trust fund of the state treasurer is hereby increased from \$265,000 to no limit.
- (b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 51(a) of chapter 165 of the 2010 Session Laws of Kansas on the Kansas postsecondary education savings expense fund of the state treasurer is hereby increased from \$346,043 to no limit.

  (c) There is appropriated for the above agency from the following

that is an eligible business for which bonds have been issued under K.S.A. 2010 Supp. 74-50,136, and amendments thereto, and for which the learjet bond fund was created, and shall certify the amount so determined to the director of accounts and reports and, at the same time as such certification is transmitted to the director of accounts and reports, shall transmit a copy of such certification to the director of the budget and the director of legislative research: Provided further, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the state general fund to the learjet bond fund: And provided further, That, on or before the 10th day of each month commencing during fiscal year 2011, the director of accounts and reports shall transfer from the state general fund to the learjet bond fund interest earnings based on: (1) The average daily balance of moneys in the learjet bond fund for the preceding month; and (2) the net earnings rate of the pooled money investment portfolio for the preceding month: And provided further, That the moneys credited to the learjet bond fund from the withholding taxes paid by an eligible business and the interest earnings thereon shall be transferred by the state treasurer from the learjet bond fund to the appropriate account of the special economic revitalization fund administered by the state treasurer in accordance with K.S.A. 2010 Supp. 74-50,136, and amendments

Provided, That, on the 15th day of each month that commences during fiscal year 2011, the secretary of revenue shall determine the amount of revenue received by the state during the preceding month from withholding taxes paid with respect to an eligible project by each taxpayer that is an eligible business for which bonds have been issued under K.S.A. 2010 Supp. 74-50,136, and amendments thereto, and for which the Siemens bond fund was created, and shall certify the amount so determined to the director of accounts and reports and, at the same time as such certification is transmitted to the director of accounts and reports, shall transmit a copy of such certification to the director of the budget and the director of legislative research: Provided further, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the state general fund to the Siemens bond fund: And provided further, That, on or before the 10th day of each month commencing during fiscal year 2011, the director of accounts and reports shall transfer from the state general fund to the Siemens bond fund interest earnings based on: (1) The average daily balance of moneys in the Siemens bond fund for the preceding month; and (2) the net earnings rate of the pooled money investment portfolio for the preceding month: And provided further, That the moneys credited to the Siemens bond fund from the withholding taxes paid by an eligible business and the interest earnings thereon shall be transferred by the state treasurer from the Siemens bond fund to the appropriate account

(continued

thereto

of the special economic revitalization fund administered by the state treasurer in accordance with K.S.A. 2010 Supp. 74-50,136, and amendments thereto.

Sec. 32.

#### LEGISLATIVE COORDINATING COUNCIL

- (a) On the effective date of this act, of the \$727,436 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 44(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the legislative coordinating council—operations account, the sum of \$20 is hereby lapsed.
- (b) On the effective date of this act, of the \$3,215,664 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 44(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the office of revisor of statutes—operations account, the sum of \$2,425 is hereby lapsed.
- (c) On the effective date of this act, of the \$3,684,673 appropriated for the above agency for the fiscal year ending June 30, 2011 by section 44(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the legislative research department—operations account, the sum of \$12,223 is hereby lapsed.

Sec. 33.

## DIVISION OF POST AUDIT

(a) On the effective date of this act, of the \$2,136,995 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 46(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the operations (including legislative post audit committee) account, the sum of \$4,413 is hereby lapsed.

Sec. 34.

## DEPARTMENT OF SOCIAL AND REHABILITATION SERVICES

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

Other medical assistance Community based services	\$5,444,990 \$4,263,900
Mental health and retardation services aid and	
assistance	\$5,350,166
Youth services aid and assistance	\$4,413,425

- (b) On the effective date of this act, of the \$541,802 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the children's cabinet accountability fund account, the sum of \$250,000 is hereby lapsed.
- (c) On the effective date of this act, of the \$5,000,000 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the family centered system of care account, the sum of \$150,000 is hereby lapsed.
- (d) On the effective date of this act, of the \$1,400,000 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the child care account, the sum of \$163 is hereby lapsed.
- (e) On the effective date of this act, of the \$8,443,161 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the children's cabinet early childhood discretionary grant program account, the sum of \$251,003 is hereby lapsed.
- (f) On the effective date of this act, of the \$3,452,779 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the early headstart account, the sum of \$306 is hereby lapsed.
- (g) On the effective date of this act, of the \$11,099,830 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the early childhood block grant account, the sum of \$1,062,207 is hereby lapsed.
- (h) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 77(b) of chapter 165 of the 2010 Session Laws of Kansas on the social welfare fund of the department of social and rehabilitation services is hereby decreased from \$39,303,198 to \$39,186,535.
- (i) On the effective date of this act, of the \$3,822,570 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 117(a) of chapter 165 of the 2010 Session Laws of Kansas from the state

institutions building fund in the debt service—new state security hospital account, the sum of \$839,561 is hereby lapsed.

- (j) On the effective date of this act, of the \$2,584,371 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 117(a) of chapter 165 of the 2010 Session Laws of Kansas from the state institutions building fund in the debt service—state hospitals rehabilitation and repair account, the sum of \$7,161 is hereby lapsed.
- (k) On the effective date of this act, of the \$14,342,009 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Osawatomie state hospital—operating expenditures account, the sum of \$500,000 is hereby lapsed.
- (l) On the effective date of this act, of the \$4,524,298 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Rainbow mental health facility—operating expenditures account, the sum of \$250,000 is hereby lapsed.
- (m) On the effective date of this act, of the \$10,447,821 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 77(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Parsons state hospital and training center—operating expenditures account, the sum of \$63,618 is hereby lapsed.
- (n) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2011, the following:

Energy conservation improvement debt service...... \$63,618 Sec. 35.

## DEPARTMENT ON AGING

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

LTC-medicaid assistance—TCM/FE	\$25,169
LTC-medicaid assistance—HCBS/FE	\$2,263,079
LTC-medicaid assistance—NF	\$10,142,156

- (b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 75(b) of chapter 165 of the 2010 Session Laws of Kansas on the state licensure fee fund of the department on aging is hereby decreased from \$1,144,569 to \$1,115,927.
- (c) There is appropriated for the above agency from the following special revenue fund for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Health policy nursing facility quality care fund ....... \$19,501,789 Provided, That the secretary of aging, acting as the agent of the Kansas health policy authority, is hereby authorized to collect the quality care assessment under K.S.A. 2010 Supp. 75-7435, and amendments thereto, and notwithstanding the provisions of K.S.A. 2010 Supp. 75-7435, and amendments thereto, all moneys received for such quality care assessments shall be deposited in the state treasury to the credit of the health policy nursing facility quality care fund: Provided further, That all moneys in the health policy nursing facility quality care fund shall be used to finance initiatives to maintain or improve the quantity and quality of skilled nursing care in skilled nursing care facilities in Kansas in accordance with K.S.A. 2010 Supp 75-7435, and amendments thereto.

Sec. 36.

## KANSAS HEALTH POLICY AUTHORITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

Other medical assistance \$30,526,618

- (b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 76(b) of chapter 165 of the 2010 Session Laws of Kansas on the medical programs fee fund of the Kansas health policy authority is hereby increased from \$54,284,610\$ to \$54,480,402.
- (c) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 76(b) of chapter 165 of the 2010 Session Laws of Kansas on the other state fees fund of the Kansas health policy authority is hereby increased from \$0 to \$502,180.
- (d) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 76(b) of chapter 165 of the 2010 Session Laws of Kansas on the health care access improvement fund of the Kansas health policy authority is hereby decreased from \$37,390,236 to \$34,700,000.

- (e) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 76(b) of chapter 165 of the 2010 Session Laws of Kansas on the preventive health care program fund of the Kansas health policy authority is hereby increased from \$519,240 to \$656,100.
- (f) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 17(b) of chapter 165 of the 2010 Session Laws of Kansas on the health committee insurance fund of the Kansas health policy authority is hereby increased from \$248,575 to \$290,117.
- (g) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on expenditures from the state workers compensation self-insurance fund of the Kansas health policy authority for salaries and wages and other operating expenditures is hereby increased from \$3,724,910 to \$3,785,193: Provided, That no expenditures shall be made for salaries and wages from the increased expenditure authority provided by this subsection for expenditures for salaries and wages and other operating expenditures from the state workers compensation self-insurance fund: *Provided further*, That, on and after the effective date of this act, during fiscal year 2011, no expenditures shall be made by the Kansas health policy authority from the state workers compensation self-insurance fund to convert and appoint persons performing contractual services for the Kansas health policy authority to be state employees of the Kansas health policy authority.

(h) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on expenditures from the cafeteria benefits fund of the Kansas health policy authority for salaries and wages and other operating expenditures is hereby increased from \$2,324,247 to \$2,324,908: Provided, That no expenditures shall be made for salaries and wages from the increased expenditure authority provided by this subsection for expenditures for salaries and wages and other operating expenditures from the cafeteria benefits fund: Provided further, That, on and after the effective date of this act, during fiscal year 2011, no expenditures shall be made by the Kansas health policy authority from the cafeteria benefits fund to convert and appoint persons performing contractual services for the Kansas health policy authority to be state employees of the Kansas health policy authority.

(i) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on expenditures from the dependent care assistance program fund of the Kansas health policy authority for salaries and wages and other operating expenditures is hereby increased from \$226,327 to \$429,628: Provided, That no expenditures shall be made for salaries and wages from the increased expenditure authority provided by this subsection for expenditures for salaries and wages and other operating expenditures from the dependent care assistance program fund: Provided further, That, on and after the effective date of this act, during fiscal year 2011, no expenditures shall be made by the Kansas health policy authority from the dependent care assistance program fund to convert and appoint persons performing contractual services for the Kansas health policy authority to be state employees of the Kansas health policy authority.

(j) There is appropriated for the above agency from the following special revenue fund for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

Quality care fund.....

Sec. 37.

## DEPARTMENT OF HEALTH AND ENVIRONMENT — DIVISION OF HEALTH

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Maternity centers and child care facilities licensing fee

fund ..... No limit

(b) There is hereby appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following: Teen pregnancy prevention activities..... \$100,000 Pregnancy maintenance initiative ..... \$100,000

Sec. 38.

## DEPARTMENT OF HEALTH AND ENVIRONMENT — DIVISION OF ENVIRONMENT

(a) There is appropriated for the above agency from the following

special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Healthy watershed initiative—federal fund..... No limit

Sec. 39.

## KANSAS COMMISSION ON VETERANS AFFAIRS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

Scratch lotto—veteran services ..... Veterans claim assistance program—service grants....

(b) On the effective date of this act, of the \$457,394 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 72(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the operating expenditures-administration account, the sum of \$15,241 is hereby lapsed.

(c) On the effective date of this act, of the \$1,173,050 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 72(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the operating expenditures—veteran services account, the sum of \$26,050 is hereby lapsed.

- (d) In addition to the other purposes for which expenditures may be made by the Kansas commission on veterans affairs from moneys appropriated from the state general fund or any special revenue fund or funds for fiscal year 2011 for the Kansas commission on veterans affairs as authorized by section 72 of chapter 165 of the 2010 Session Laws of Kansas or by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the Kansas commission on veterans affairs from the state general fund or any special revenue fund or funds for fiscal year 2010 or fiscal year 2011 for medicare billing software: Provided, That the aggregate amount of such expenditures for fiscal year 2011 for medicare billing software shall not exceed \$20,000.
- (e) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 72(b) of chapter 165 of the 2010 Session Laws of Kansas on the soldiers' home medicare fund of the Kansas commission on veterans affairs is hereby increased from \$288,000 to no limit.
- (f) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 72(b) of chapter 165 of the 2010 Session Laws of Kansas on the soldiers' home medicaid fund of the Kansas commission on veterans affairs is hereby increased from \$270,000 to no limit.
- (g) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 72(b) of chapter 165 of the 2010 Session Laws of Kansas on the veterans' home medicare fund of the Kansas commission on veterans affairs is hereby increased from \$188,000 to no limit.
- (h) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 72(b) of chapter 165 of the 2010 Session Laws of Kansas on the veterans' home medicaid fund of the Kansas commission on veterans affairs is hereby increased from \$360,000 to no limit.

Sec. 40.

# DEPARTMENT OF EDUCATION

(a)(1) During the fiscal year ending June 30, 2011, on or before June 1, 2011, the commissioner of education, the director of legislative research and the director of the budget shall jointly determine the amount of moneys that are required to satisfy the maintenance of state financial support provisions of the federal individuals with disabilities education act, as amended, for the fiscal year ending June 30, 2011, based on recent estimates and other available information pertaining thereto, and shall jointly certify the amount so determined to the director of accounts and reports.

(2) On June 1, 2011, if the amount certified by joint certification pursuant to subsection (a)(1) is more than \$21,240,000, the director of accounts and reports shall determine the difference between \$21,240,000 and the amount so certified and, on June 1, 2011, shall transfer the amount of such difference from the KPERS-employer contributions account of the state general fund of the above agency to the special education services aid account of the state general fund of the above

(3)(A) On June 3, 2011, of the \$291,602,545 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 79(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the KPERS—employer contributions account, the sum determined by

the director of accounts and reports as prescribed in subsection (a)(3)(B) is hereby lapsed.

- (B) On or before June 3, 2011, the director of accounts and reports shall determine the sum equal to \$69,201,035 reduced by the amount equal to the amount transferred on June 3, 2011, from the KPERS—employer contributions account of the state general fund of the above agency to the special education services aid account of the state general fund of the above agency pursuant to subsection (a)(2), if any amount is so transferred by the director of accounts and reports.
- (4) (A) On June 1, 2011, if the amount certified by joint certification pursuant to subsection (a)(1) is less than \$21,240,000, the director of accounts and reports shall determine the difference between \$21,240,000 and the amount so certified and, on June 1, 2011, shall transfer the amount of such difference from the special education services aid account of the state general fund of the above agency to the general state aid account of the state general fund of the above agency.
- (B) On July 1, 2011, there is appropriated for the above agency for the fiscal year ending June 30, 2012, from the state general fund in the general state aid account, the amount equal to the sum determined by the director of accounts and reports as prescribed in subsection (a)(4)(A).
- (5) At the same time that such joint certification is transmitted to the director of accounts and reports pursuant to subsection (a)(1), the commissioner of education, the director of legislative research and the director of the budget shall jointly transmit a copy of such certification to the speaker of the house of representatives, the speaker pro tem of the house of representatives, the majority leader of the house of representatives, the minority leader of the house of representatives, the chair-person of the committee on appropriations of the house of representatives, the chief clerk of the house of representatives, the president of the senate, the wice-president of the senate, the majority leader of the senate, the minority leader of the senate, the chairperson of the committee on ways and means of the senate and the secretary of the senate.
- (b) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

- (c) On the effective date of this act, of the \$1,961,339,680 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 79(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the general state aid account, the sum of \$85,089,248 is hereby lapsed.
- (d) On the effective date of this act, of the \$7,539,500 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 79(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the parent education program account, the sum of \$180,370 is hereby lapsed.
- (e) On the effective date of this act, of the \$5,000,000 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 79(c) of chapter 165 of the 2010 Session Laws of Kansas from the children's initiatives fund in the Pre-K program account, the sum of \$119,630 is hereby lapsed.
- (f) During the fiscal year ending June 30, 2011, in addition to other purposes for which expenditures may be made by the department of education from the special education services aid account of the state general fund for fiscal year 2011 for special education services aid as authorized by section 79(a) of chapter 165 of the 2010 Session Laws of Kansas or by this or other appropriation act of the 2011 regular session of the legislature, and notwithstanding the provisions of K.S.A. 2010 Supp. 72-998, and amendments thereto, or any other statute, the department of education shall make expenditures from the special education services aid account of the state general fund for fiscal year 2011 for a payment to each school district, as defined by K.S.A. 72-962, and amendments thereto, that received an amount of medicaid replacement state aid for the 2010-2011 school year that was more than \$300,000 less than the amount of medicaid replacement state aid received for the 2009-2010 school year due to the loss of attendant care medicaid revenue from the Kansas health policy authority for school year 2010-2011: Provided, That the amount of such payment shall be equal to (1) the amount by which the medicaid replacement state aid received by the school district for the 2009-2010 school year is greater than the total of the medicaid replacement state aid for the 2010-2011 school year plus \$300,000, minus (2) the total received by the school district for increases in other medicaid reimbursements for the 2010-2011school year: Provided further, That each such payment shall be made from the amount designated by the state board of education pursuant to K.S.A. 2010 Supp. 72-998, and amendments thereto, for medicaid replacement state aid for the 2010-2011 school year.

- (g) On April 1, 2012, of the amount appropriated for the department of education for the fiscal year ending June 30, 2012, by this act from the state general fund in the KPERS—employer contributions account, the amount equal to the amount certified by joint certification pursuant to subsection (a)(1) is hereby lapsed.
- (h) On July 1, 2012, there is appropriated for the department of education for the fiscal year ending June 30, 2013, from the state general fund in the KPERS—employer contributions account the amount equal to the amount certified by joint certification pursuant to subsection (a)(1).

Sec. 41.

## UNIVERSITY OF KANSAS

(a) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$300,000 from the standardized water data repository fund to the state water plan fund.

Sec. 42.

#### JUDICIAL BRANCH

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2011, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Sec. 43.

## KANSAS STATE SCHOOL FOR THE BLIND

(a) On the effective date of this act, of the \$5,385,207 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 82(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the operating expenditures account, the sum of \$30,509 is hereby lapsed.

Sec. 44.

#### KANSAS STATE SCHOOL FOR THE DEAF

(a) On the effective date of this act, of the \$8,890,257 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 83(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the operating expenditures account, the sum of \$63,850 is hereby lapsed.

Sec. 45.

## DEPARTMENT OF CORRECTIONS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2011, the following:

Operating expenditures \$472,709

- (b) On the effective date of this act, of the \$13,700,482 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 95(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the facilities operations account, the sum of \$3,500,000 is hereby lapsed.
- (c) On the effective date of this act, of the \$13,084,057 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 95(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Topeka correctional facility—facilities operations account, the sum of \$200 is hereby lapsed.
- (d) On the effective date of this act, of the \$8,308,154 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 95(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Hutchinson correctional facility—facilities operations account, the sum of \$500 is hereby lapsed.
- (e) On the effective date of this act, of the \$38,326,136 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 95(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Lansing correctional facility—facilities operations account, the sum of \$500 is hereby lapsed.
- (f) On the effective date of this act, of the \$12,936,609 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 95(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Ellsworth correctional facility—facilities operations account, the sum of \$442 is hereby lapsed.
- (g) On the effective date of this act, of the \$5,301,602 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 95(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the Norton correctional facility—facilities operations account, the sum of \$991 is hereby lapsed.
- (h) On the effective date of this act, of the \$3,088,303 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 132(b) of chapter 165 of the 2010 Session Laws of Kansas from the correctional institutions building fund in the capital improvements—re-

habilitation and repair of correctional institutions account, the sum of \$374,471 is hereby lapsed.

Sec. 46.

## JUVENILE JUSTICE AUTHORITY

- (a) On the effective date of this act, of the \$23,331,916 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 96(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the purchase of services account, the sum of \$3,336,312 is hereby lapsed.
- (b) On the effective date of this act, of the \$4,000,013 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 133(a) of chapter 165 of the 2010 Session Laws of Kansas from the state institutions building fund in the debt service—Topeka complex and Larned juvenile correctional facility account, the sum of \$2,411 is hereby lapsed.
- (c) On the effective date of this act, of the \$87,682 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 157(a) of chapter 131 of the 2008 Session Laws of Kansas from the state institutions building fund in the raze Atchison juvenile correctional facility maintenance building account, the sum of \$3,148 is hereby lapsed.

## ADJUTANT GENERAL

(a) On the effective date of this act, of the \$2,478,091 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 135(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the debt service—rehabilitation and repair of the statewide armories account, the sum of \$3,960 is hereby lapsed.

Sec. 48.

Sec. 47.

## EMERGENCY MEDICAL SERVICES BOARD

(a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the emergency medical services operating fund of the emergency medical services board is hereby increased from \$1,393,582 to \$1,518,582.

Sec. 49.

## STATE FIRE MARSHAL

- (a) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by the state finance council on the fire marshal fee fund of the state fire marshal is hereby decreased from \$3,629,360 to \$3,626,625.
- (b) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$52,509 from the hazardous material program fund of the state fire marshal to the fire marshal fee fund of the state fire marshal.

Sec. 50.

## KANSAS PAROLE BOARD

(a) On the effective date of this act, of the \$510,135 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 99(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the parole from adult correctional institutions account, the sum of \$982 is hereby lapsed.

Sec. 51.

## KANSAS COMMISSION ON PEACE OFFICERS' STANDARDS AND TRAINING

- (a) On June 30, 2011, the director of accounts and reports shall transfer \$500,000 from the Kansas commission on peace officers' standards and training fund of the Kansas commission on peace officers' standards and training to the state general fund: *Provided*, That the transfer of such amount shall be in addition to any other transfer from the Kansas commission on peace officers' standards and training fund to the state general fund as prescribed by law: *Provided further*, That the amount transferred from the Kansas commission on peace officers' standards and training fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the Kansas commission on peace officers' standards and training by other state agencies which receive appropriations from the state general fund to provide such services.
- (b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 104(a) of chapter 165 of the 2010 Session Laws of Kansas on the Kansas commission on peace officers' standards and training fund of the Kansas commission on peace officers' standards and training is hereby decreased from \$650,005 to \$549,246.

Sec. 52.

## KANSAS DEPARTMENT OF AGRICULTURE

- (a) On the effective date of this act, the director of accounts and reports shall transfer \$3,081 from the state highway fund of the department of transportation to the water structures—state highway fund of the Kansas department of agriculture.
- (b) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 105(b) of chapter 165 of the 2010 Session Laws of Kansas on the water structures—state highway fund of the Kansas department of agriculture is hereby increased from \$104,832 to no limit.
- (c) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, by section 105(b) of chapter 165 of the 2010 Session Laws of Kansas on the water appropriation certification fund of the Kansas department of agriculture is hereby increased from \$553,868 to no limit.

Sec. 53

#### KANSAS DEPARTMENT OF WILDLIFE AND PARKS

- (a) On the effective date of this act, of the \$74,264 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 110(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the reimbursement for annual licenses issued to Kansas disabled veterans account, the sum of \$20,938 is hereby lapsed.
- (b) On the effective date of this act, of the \$36,500 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 110(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the reimbursement for annual licenses issued to national guard members account, the sum of \$7,000 is hereby lapsed.
- (c) On the effective date of this act, of the \$18,000 appropriated for the above agency for the fiscal year ending June 30, 2011, by section 110(a) of chapter 165 of the 2010 Session Laws of Kansas from the state general fund in the reimbursement for annual park permits issued to national guard members account, the sum of \$4,000 is hereby lapsed.
- (d) In addition to the other purposes for which expenditures may be made by the above agency from the parks fee fund for fiscal year 2011, expenditures may be made by the above agency from the following capital improvement account or accounts of the parks fee fund for fiscal year 2011 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Pratt operations office sewer line upgrade ...... \$70,950

(e) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife fee fund for fiscal year 2011, expenditures may be made by the above agency from the following capital improvement account or accounts of the wildlife fee fund for fiscal year 2011 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

- (f) In addition to the other purposes for which expenditures may be made by the above agency from the boating fee fund for fiscal year 2011, expenditures may be made by the above agency from the following capital improvement account or accounts of the boating fee fund for fiscal year 2011 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:
- Pratt operations office sewer line upgrade ...... \$23,650
- (g) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife restoration fund for fiscal year 2011, expenditures may be made by the above agency from the following capital improvement account or accounts of the wildlife restoration fund for fiscal year 2011 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

## KANSAS WATER OFFICE

(a) There is appropriated for the above agency from the state water plan fund for the fiscal year ending June 30, 2011, the following:

Sec. 55.

## STATE CONSERVATION COMMISSION

(a) On the effective date of this act, the appropriation for the above agency for the fiscal year ending June 30, 2011, by section 108(d) of chapter 165 of the 2010 Session Laws of Kansas of any unencumbered balance in the conservation reserve enhancement program account of the state water plan fund is hereby lapsed.

Sec. 56. (a) (1) On the effective date of this act, of the amount appropriated or reappropriated for the fiscal year ending June 30, 2011, in each account of the state general fund of each state agency, as authorized and provided by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas, by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas, or by this or other appropriation act of the 2011 regular session of the legislature, that is budgeted for salaries and wages, including per diem compensation, and any associated employer contributions, other than employer payments for participants under the state health care benefits program pursuant to K.S.A. 75-6508, and amendments thereto, and longevity payments authorized by law, for state officers, as defined by this section, for the first payroll period commencing on or after the effective date of this act and each payroll period thereafter chargeable to fiscal year 2011, as determined by the director of the budget after consultation with the director of legislative research and upon certification to the director of accounts and reports, the amount equal to 7.5% of the amount so determined is hereby lapsed.

(2) On the effective date of this act, of the amount appropriated or reappropriated for the fiscal year ending June 30, 2011, in each account of the state economic development initiatives fund of each state agency, as authorized and provided by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas, by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas, or by this or other appropriation act of the 2011 regular session of the legislature, that is budgeted for salaries and wages, including per diem compensation, and any associated employer contributions, other than employer payments for participants under the state health care benefits program pursuant to K.S.A. 75-6508, and amendments thereto, and longevity payments authorized by law, for state officers, as defined by this section, for the first payroll period commencing on or after the effective date of this act and each payroll period thereafter chargeable to fiscal year 2011, as determined by the director of the budget after consultation with the director of legislative research and upon certification to the director of accounts and reports, the amount equal to 7.5% of the amount so determined is hereby lapsed.

(3) On the effective date of this act, of the amount appropriated or reappropriated for the fiscal year ending June 30, 2011, in each account of the state water plan fund of each state agency, as authorized and provided by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas, by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas, or by this or other appropriation act of the 2011 regular session of the legislature, that is budgeted for salaries and wages, including per diem compensation, and any associated employer contributions, other than employer payments for participants under the state health care benefits program pursuant to K.S.A. 75-6508, and amendments thereto, and longevity payments authorized by law, for state officers, as defined by this section, for the first payroll period commencing on or after the effective date of this act and each payroll period thereafter chargeable to fiscal year 2011, as determined by the director of the budget after consultation with the director of legislative research and upon certification to the director of accounts and reports, the amount equal to 7.5% of the amount so determined is hereby lapsed.

(b) On the effective date of this act, notwithstanding the provisions of K.S.A. 2-1904, 17-2233, 20-155, 20-318, 20-3122, 20-3124, 25-4119a, 32-801, 40-102, 40-110, 44-1003, 46-137a, 46-137b, 46-1102, 46-1210, 46-1211, 46-1212a, 48-203, 72-7602, 74-560, 74-601, 74-630, 74-2434, 74-2613, 74-3203a, 74-4908, 74-5002a, 74-8005, 74-8105, 74-8703, 75-412, 75-622, 75-711, 75-2535, 75-2701, 75-2935b, 75-3101, 75-3102, 75-3103, 75-3104, 75-3108, 75-3110, 75-3111, 75-3120f, 75-3120g, 75-3120h, 75-3120j, 75-3122, 75-3123, 75-3124, 75-3125, 75-3126, 75-3135, 75-3136, 75-3137, 75-3141, 75-3148, 75-3149, 75-3150, 75-3212, 75-3223, 75-3702a, 75-5001, 75-5101, 75-5203, 75-5301, 75-5601, 75-5701, 75-5702, 75-5708, 75-5903, 75-6301, 75-7001, 76-714 and 76-715 and K.S.A. 2010 Supp. 75-3135a, 75-7206, 75-7207, 75-7402 and 75-7427, and amendments thereto, or any other statute, the rate of compensation for each state officer, as defined by this section, is hereby reduced by 7.5% for the first payroll period commencing on or after the effective date of this act and each payroll period thereafter chargeable to fiscal year 2011, and shall not be increased for any payroll period chargeable to fiscal year 2011: Provided, That the secretary of administration is hereby authorized and directed to implement and administer the provisions of this section to provide for such reductions: Provided further, That the secretary of administration shall ensure that such reductions to the rate of compensation of the state officers subject to the provisions of this section for the fiscal year 2011 have been implemented: And provided further, That the secretary of administration is hereby authorized to reduce any such rate of compensation to implement the provisions of this section: And provided further, That no such reduction prescribed by this subsection shall apply to payroll periods commencing on or after June 12, 2011.

(c) On the effective date of this act, the expenditure limitation established for the fiscal year ending June 30, 2011, provided by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas, by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas, or by this or other appropriation act of the 2011 regular session of the legislature, or by the state finance council, on each special revenue fund in the state treasury is hereby decreased for fiscal year 2011 by the amount equal to 7.5% of the aggregate amount that is budgeted for salaries and wages, including per diem compensation, and any associated employer contributions, other than employer payments for participants under the state health care benefits program pursuant to K.S.A. 75-6508, and amendments thereto, and longevity payments authorized by law, for state officers, as defined by this section, for all payroll periods commencing on or after the effective date of this act which are chargeable to fiscal year 2011 for such special revenue fund, as determined by the director of the budget, after consultation with the director of legislative research, and certified to the director of accounts and reports.

(d) As used in this section, (1) "state agency" has the meaning ascribed thereto by K.S.A. 75-3701, and amendments thereto, and includes the governor's department, lieutenant governor, attorney general, secretary of state, state treasurer, commissioner of insurance, each agency of the executive branch, the legislature and each agency of the legislative branch, the judicial branch and each agency of the judicial branch;

"state officer" means (A) the governor, lieutenant governor, attorney general, secretary of state, state treasurer, commissioner of insurance, each secretary of a department or other chief executive officer of a department of the executive branch, each member of a board, commission, council or authority of the executive branch, (B) each member of the legislature, each legislative officer specified in K.S.A. 46-137b, and amendments thereto, (C) each justice of the supreme court, each judge of the court of appeals, each district judge, each district magistrate judge, and (D) each other state officer in the executive branch, legislative branch or judicial branch of state government whose position is specified by statute or is otherwise determined to be a salaried officer of the state as that phrase is used in section 15 of article 1 or section 13 of article 3 of the constitution of the state of Kansas, and in any case "state officer" includes all salaried officers of the state as that phrase is used in section 15 of article 1 or section 13 of article 3 of the constitution of the state of Kansas;

(3) "compensation" means any salary or per diem compensation provided by law for a state officer.

Sec. 57. (a) During the fiscal year ending June 30, 2011, subject to any applicable requirements of federal statutes, rules, regulations or guidelines, any expenditures or grants of money by any state agency for family planning services financed in whole or in part from federal title X moneys shall be made subject to the following two priorities: First priority to public entities (state, county, local health departments and health clinics) and if any moneys remain then; second priority to nonpublic entities which are hospitals or federally qualified health centers that provide comprehensive primary and preventative care in addition to family planning services.

(b) As used in this section "hospitals" shall have the same meaning as defined in K.S.A. 65-425, and amendments thereto, and "federally qualified health center" shall have the same meaning as defined in K.S.A. 65-1669, and amendments thereto.

Sec. 58.

## ABSTRACTERS' BOARD OF EXAMINERS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Abstracters' fee fund

## **BOARD OF ACCOUNTANCY**

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Board of accountancy fee fund

*Provided*, That expenditures from the board of accountancy fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$1,000.

Special litigation reserve fund

- (b) During the fiscal year ending June 30, 2012, the executive director of the board of accountancy, with the approval of the director of the budget, may transfer moneys from the board of accountancy fee fund to the special litigation reserve fund of the board of accountancy: *Provided*, That the aggregate of such transfers for the fiscal year ending June 30, 2012, shall not exceed \$15,000: *Provided further*, That the executive director of the board of accountancy shall certify each such transfer of moneys to the director of accounts and reports and shall transmit a copy of each such certification to the director of the budget and the director of legislative research.
- (c) During the fiscal year ending June 30, 2013, the executive director of the board of accountancy, with the approval of the director of the budget, may transfer moneys from the board of accountancy fee fund to the special litigation reserve fund of the board of accountancy: *Provided*, That the aggregate of such transfers for the fiscal year ending June 30, 2013, shall not exceed \$15,000: *Provided further*, That the executive director of the board of accountancy shall certify each such transfer of moneys to the director of accounts and reports and shall transmit a copy of each such certification to the director of the budget and the director of legislative research.

Sec. 60.

## STATE BANK COMMISSIONER

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Bank commissioner fee fund

*Provided,* That expenditures from the bank commissioner fee fund for the fiscal year ending June 30, 2012, for official hospitality for the division of consumer and mortgage lending shall not exceed \$1,000: *Provided further,* That expenditures from the bank commissioner fee fund for the fiscal year ending June 30, 2012, for official hospitality for the division of banking shall not exceed \$1,000.

Bank examination and investigation fund

For the fiscal year ending June 30, 2012...... No limit

*Provided*, That expenditures may be made from the consumer education settlement fund for the fiscal year ending June 30, 2012, for consumer education purposes, which may be in accordance with contracts for such activities which are hereby authorized to be entered into by the state bank commissioner or the deputy commissioner of the consumer and mortgage lending division, as the case may require, and the entities conducting such activities.

(b) During the fiscal years ending June 30, 2012, and June 30, 2013, notwithstanding the provisions of K.S.A. 9-2209, 9-2218, 16a-2-302 and 16a-6-104, and amendments thereto, or any other statute, all moneys received under the Kansas mortgage business act or the uniform consumer credit code for fines or settlement moneys designated for consumer education shall be deposited in the state treasury to the credit of the consumer education settlement fund.

Sec. 61.

# KANSAS BOARD OF BARBERING

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Board of barbering fee fund

## BEHAVIORAL SCIENCES REGULATORY BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Behavioral sciences regulatory board fee fund For the fiscal year ending June 30, 2012.....

\$618,640

Provided, That expenditures from the behavioral sciences regulatory board fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$500: Provided further, That all expenditures from the behavioral sciences regulatory board fee fund for the fiscal year ending June 30, 2012, for disciplinary hearings shall be in addition to any expenditure limitation imposed on the behavioral sciences regulatory board fee fund for fiscal year 2012.

For the fiscal year ending June 30, 2013...... \$636,58

*Provided,* That expenditures from the behavioral sciences regulatory board fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$500: *Provided further,* That all expenditures from the behavioral sciences regulatory board fee fund for the fiscal year ending June 30, 2013, for disciplinary hearings shall be in addition to any expenditure limitation imposed on the behavioral sciences regulatory board fee fund for fiscal year 2013.

Sec. 63.

## STATE BOARD OF HEALING ARTS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Healing arts fee fund

Provided, That expenditures from the healing arts fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$1,000: Provided further, That all expenditures from the healing arts fee fund for the fiscal year ending June 30, 2012, for disciplinary hearings shall be in addition to any expenditure limitation imposed on the healing arts fee fund for fiscal year 2012.

*Provided further*, That all expenditures from the healing arts fee fund for the fiscal year ending June 30, 2013, for disciplinary hearings shall be in addition to any expenditure limitation imposed on the healing arts fee fund for fiscal year 2013.

Sec. 64.

#### KANSAS STATE BOARD OF COSMETOLOGY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Cosmetology fee fund

For the fiscal year ending June 30, 2012..... \$828,3

*Provided*, That expenditures from the cosmetology fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$500.

Sec. 65.

## STATE DEPARTMENT OF CREDIT UNIONS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Credit union fee fund

*Provided*, That expenditures from the credit union fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$300.

## KANSAS DENTAL BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Dental board fee fund

*Provided,* That expenditures from the dental board fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$500.

*Provided,* That expenditures from the dental board fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$500. Special litigation reserve fund

(b) During the fiscal year ending June 30, 2012, the executive director of the Kansas dental board, with the approval of the director of the budget, may transfer moneys from the dental board fee fund to the

special litigation reserve fund of the Kansas dental board: *Provided*, That the aggregate of such transfers for the fiscal year ending June 30, 2012, shall not exceed \$50,000: *Provided further*, That the executive director of the Kansas dental board shall certify each such transfer of moneys to the director of accounts and reports and shall transmit a copy of each such certification to the director of the budget and the director of legislative research.

(c) During the fiscal year ending June 30, 2013, the executive director of the Kansas dental board, with the approval of the director of the budget, may transfer moneys from the dental board fee fund to the special litigation reserve fund of the Kansas dental board: *Provided*, That the aggregate of such transfers for the fiscal year ending June 30, 2013, shall not exceed \$50,000: *Provided further*, That the executive director of the Kansas dental board shall certify each such transfer of moneys to the director of accounts and reports and shall transmit a copy of each such certification to the director of the budget and the director of legislative research.

Sec. 67.

## STATE BOARD OF MORTUARY ARTS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Mortuary arts fee fund

# KANSAS BOARD OF EXAMINERS IN FITTING AND DISPENSING OF HEARING INSTRUMENTS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Hearing instrument board fee fund

## **BOARD OF NURSING**

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Board of nursing fee fund

fiscal year ending June 30, 2012, for official hospitality shall not exceed \$500.

For the fiscal year ending June 30, 2013..... \$2,109,810

*Provided,* That expenditures from the board of nursing fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$500

Gifts and grants fund

Education conference fund

# BOARD OF EXAMINERS IN OPTOMETRY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Optometry fee fund

Sec. 70.

*Provided,* That expenditures from the optometry fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$300.

## STATE BOARD OF PHARMACY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

State board of pharmacy fee fund

*Provided,* That expenditures from the state board of pharmacy fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$1,500.

For the fiscal year ending June 30, 2013...... \$839,771

*Provided,* That expenditures from the state board of pharmacy fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$1,500.

State board of pharmacy litigation fund For the fiscal year ending June 30, 2012

For the fiscal year ending June 30, 2012	No limit No limit
Harold Rogers prescription federal fund	
For the fiscal year ending June 30, 2012	No limit
For the fiscal year ending June 30, 2013	No limit

NASPER grant federal fund

Non-federal gifts and grants fund

For the fiscal year ending June 30, 2012...... No limit

Provided, That the state board of pharmacy is hereby authorized to apply for and to accept grants and may accept donations, bequests or gifts during fiscal year 2012: Provided, however, That the board shall remit all moneys received under this proviso to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto: Provided further, That, upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the non-federal gifts and grants fund: And provided further, That all expenditures from the non-federal gifts and grants fund for fiscal year 2012 shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the president of the state board of pharmacy or a person designated by the president.

Sec. 72.

## REAL ESTATE APPRAISAL BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Appraiser fee fund

 Sec. 73.

## KANSAS REAL ESTATE COMMISSION

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Real estate fee fund

*Provided,* That expenditures from the real estate fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$200. Real Estate recovery revolving fund

For the fiscal year ending June 30, 2012...... No limit

*Provided,* That notwithstanding the provisions of K.S.A. 58-3039, and amendments thereto, or any other statute, moneys collected for the purpose of reimbursing the Kansas real estate commission for the cost of fingerprinting and the criminal history record check shall be deposited in the state treasury and credited to the background investigation fee fund

Sec. 74.

#### OFFICE OF THE SECURITIES COMMISSIONER OF KANSAS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Securities act fee fund

the restricted fees fund of Wichita state university for the Kansas council on economic education to conduct an investor education program: *Provided further*, That the total amount of such transfers for the fiscal year ending June 30, 2012, shall not exceed \$20,000: *And provided further*, That expenditures from the securities act fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$2,000.

Investor education fund

Sec. 75.

## STATE BOARD OF TECHNICAL PROFESSIONS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all *(continued)* 

moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Technical professions fee fund

For the fiscal year ending June 30, 2012..... \$605,232

Provided, That expenditures from the technical professions fee fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$1,000.

For the fiscal year ending June 30, 2013..... \$589,122

Provided, That expenditures from the technical professions fee fund for the fiscal year ending June 30, 2013, for official hospitality shall not exceed \$1,000.

## Special litigation reserve fund

For the fiscal year ending June 30, 2012..... No limit Provided, That no expenditures shall be made from the special litigation reserve fund for the fiscal year ending June 30, 2012, except upon the approval of the director of the budget acting after ascertaining that: (1) Unforeseeable occurrence or unascertainable effects of a foreseeable occurrence characterize the need for the requested expenditure, and delay until the next legislative session on the requested action would be contrary to clause (3) of this proviso; (2) the requested expenditure is not one that was rejected in the next preceding session of the legislature and is not contrary to known legislative policy; and (3) the requested action will assist the above agency in attaining an objective or goal which bears a valid relationship to powers and functions of the above agency

For the fiscal year ending June 30, 2013..... Provided, That no expenditures shall be made from the special litigation reserve fund for the fiscal year ending June 30, 2013, except upon the approval of the director of the budget acting after ascertaining that: (1) Unforeseeable occurrence or unascertainable effects of a foreseeable occurrence characterize the need for the requested expenditure, and delay until the next legislative session on the requested action would be contrary to clause (3) of this proviso; (2) the requested expenditure is not one that was rejected in the next preceding session of the legislature and is not contrary to known legislative policy; and (3) the requested action will assist the above agency in attaining an objective or goal which bears a valid relationship to powers and functions of the above agency.

Sec. 76.

## STATE BOARD OF VETERINARY EXAMINERS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Veterinary examiners fee fund

For the fiscal year ending June 30, 2012..... \$266,942 For the fiscal year ending June 30, 2013..... \$268,132

Sec. 77.

## GOVERNMENTAL ETHICS COMMISSION

(a) There is appropriated for the above agency from the state general fund for the fiscal year or years specified, the following:

Operating expenditures

For the fiscal year ending June 30, 2012..... \$407,276

Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That, if 2011 Senate Substitute for House Bill No. 2080 or any other legislation which provides for an increase in filing fees in an amount not less than the amount specified in 2011 Senate Substitute for House Bill No. 2080 is not passed by the legislature during the 2011 regular session and enacted into law, then on July 1, 2011, of the \$407,276 appropriated for the above agency for the fiscal year ending June 30, 2012, by this section from the state general fund in the office of the operating expenditures account, the sum of \$230,000 is hereby lapsed.

For the fiscal year ending June 30, 2013..... Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2012, is hereby reappropriated for fiscal year 2013: Provided further, That, if 2011 Senate Substitute for House Bill No. 2080 or any other legislation which provides for an increase in filing fees in an amount not less than the amount specified in 2011 Senate Substitute for House Bill No. 2080 is not passed by the legislature during the 2011 regular session and enacted into law, then on July 1, 2012, of the \$421,567 appropriated for the above agency for

the fiscal year ending June 30, 2013, by this section from the state general

fund in the office of the operating expenditures account, the sum of \$220,000 is hereby lapsed.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Governmental ethics commission fee fund

For the fiscal year ending June 30, 2012..... \$486,532 \$489,566 For the fiscal year ending June 30, 2013.....

On July 1, 2011, the expenditure limitation established for the fiscal year ending June 30, 2012, by subsection (b) on the governmental ethics commission fee fund of the above agency is hereby decreased from \$486,532 to \$256,532: *Provided*, That, if 2011 Senate Substitute for House Bill No. 2080 or any other legislation which provides for an increase in filing fees in an amount not less than the amount specified in 2011 Senate Substitute for House Bill No. 2080 is not passed by the legislature during the 2011 regular session and enacted into law, then, (1) the expenditure limitation on the governmental ethics commission fee fund shall not be decreased pursuant to this subsection, and (2) on July 1, 2011, the provisions of this subsection are hereby declared to be null and void and shall have no force and effect.

(d) On July 1, 2012, the expenditure limitation established for the fiscal year ending June 30, 2013, by subsection (b) on the governmental  $\,$ ethics commission fee fund of the above agency is hereby decreased from \$489,566 to \$269,566: Provided, That, if 2011 Senate Substitute for House Bill No. 2080 or any other legislation which provides for an increase in filing fees in an amount not less than the amount specified in 2011 Senate Substitute for House Bill No. 2080 is not passed by the legislature during the 2011 regular session and enacted into law, then, (1) the expenditure limitation on the governmental ethics commission fee fund shall not be decreased pursuant to this subsection, and (2) on July 1, 2012, the provisions of this subsection are hereby declared to be null and void and shall have no force and effect.

Sec. 78

## KANSAS HOME INSPECTORS REGISTRATION BOARD

There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Home inspectors registration fee fund

For the fiscal year ending June 30, 2012..... \$16,740 For the fiscal year ending June 30, 2013.....

Sec. 79. Position limitations. The number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for the fiscal years specified made in this or other appropriation act of the 2011 or 2012 regular session of the legislature for the following agencies shall not exceed the following, except upon approval of the state finance council:

Abstracters' Board of Examiners	
For the fiscal year ending June 30, 2012	0.00
For the fiscal year ending June 30, 2013	0.00
Board of Accountancy	
For the fiscal year ending June 30, 2012	3.00
For the fiscal year ending June 30, 2013	3.00
State Bank Commissioner	
For the fiscal year ending June 30, 2012	99.00
For the fiscal year ending June 30, 2013	99.00
Kansas Board of Barbering	
For the fiscal year ending June 30, 2012	1.50
For the fiscal year ending June 30, 2013	1.50
Behavioral Sciences Regulatory Board	
For the fiscal year ending June 30, 2012	8.00
For the fiscal year ending June 30, 2013	8.00
State Board of Healing Arts	
For the fiscal year ending June 30, 2012	45.00
For the fiscal year ending June 30, 2013	45.00
Kansas State Board of Cosmetology	
For the fiscal year ending June 30, 2012	11.00
For the fiscal year ending June 30, 2013	11.00
State Department of Credit Unions	
For the fiscal year ending June 30, 2012	12.00
For the fiscal year ending June 30, 2013	12.00
Kansas Dental Board	

For the fiscal year ending June 30, 2012 For the fiscal year ending June 30, 2013	3.00 3.00
State Board of Mortuary Arts	
For the fiscal year ending June 30, 2012	3.00
For the fiscal year ending June 30, 2013	3.00
For the fiscal year ending June 30, 2012	24.00
For the fiscal year ending June 30, 2013	24.00
Board of Examiners in Optometry	
For the fiscal year ending June 30, 2012	0.80
For the fiscal year ending June 30, 2013	0.80
State Board of Pharmacy	0.00
For the fiscal year ending June 30, 2012	8.00
For the fiscal year ending June 30, 2013 Real Estate Appraisal Board	8.00
For the fiscal year ending June 30, 2012	2.00
For the fiscal year ending June 30, 2013	2.00
Kansas Real Estate Commission	
For the fiscal year ending June 30, 2012	13.00
For the fiscal year ending June 30, 2013	13.00
Office of the Securities Commissioner of Kansas	20.12
For the fiscal year ending June 30, 2012 For the fiscal year ending June 30, 2013	32.13 32.13
State Board of Technical Professions	02.10
For the fiscal year ending June 30, 2012	5.00
For the fiscal year ending June 30, 2013	5.00
State Board of Veterinary Examiners	
For the fiscal year ending June 30, 2012	3.00
For the fiscal year ending June 30, 2013	3.00
Governmental Ethics Commission For the fiscal year ending June 30, 2012	9.00
For the fiscal year ending June 30, 2013	9.00
Kansas Home Inspectors Registration Board	
For the fiscal year ending June 30, 2012	0.00
For the fiscal year ending June 30, 2013	0.00
Sec. 80.	
LEGISLATIVE COORDINATING COUNCIL	1
(a) There is appropriated for the above agency from the s fund for the fiscal year ending June 30, 2012, the following:	tate general
Legislative coordinating council—operations	\$749,822
Provided, That any unencumbered balance in the legislative co	
council—operations account in excess of \$100 as of June	30, 2011, 1s
hereby reappropriated for fiscal year 2012.  Legislative research department—operations	\$3,549,398
Provided, That any unencumbered balance in the legislative r	
1 roomen, That any unchedimocrea balance in the legislative i	cocarcii de-

*Provided,* That any unencumbered balance in the office of revisor of statutes—operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

## LEGISLATURE

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

ance at meetings of the advisory committee which are authorized by the legislative coordinating council, except that (1) the legislative coordinating council may establish restrictions or limitations, or both, on travel expenses, subsistence expenses or allowances, or any combination thereof, paid to members and associate members of such advisory committee, and (2) any person who is an associate member of such advisory committee, by reason of such person having been accredited by the national conference of commissioners on uniform state laws as a life member of that organization, shall receive the same travel expenses and subsistence expenses for attendance at meetings of the advisory committee as a regular member, but shall receive no per diem compensation: And provided further, That expenditures may be made from this account for services, facilities and supplies provided for legislators in addition to those provided under the approved budget and for related copying, facsimile transmission and other services provided to persons other than legislators, in accordance with policies and any restrictions or limitations prescribed by the legislative coordinating council: And provided further, That no expenditures shall be made from this account for any meeting of any joint committee, or of any subcommittee of any joint committee, chargeable to fiscal year 2012 unless such meeting is approved by the legislative coordinating council: And provided further, That, notwithstanding the provisions of K.S.A. 45-116, and amendments thereto, or any other statute, no expenditures shall be made from this account for the printing and distribution of copies of the permanent journals of the senate or house of representatives to each member of the legislature during fiscal year 2012: And provided further, That, notwithstanding the provisions of K.S.A. 77-138, and amendments thereto, or any other statute, no expenditures shall be made from this account for the printing and distribution of complete sets of the Kansas Statutes Annotated to each member of the legislature in excess of one complete set of the Kansas Statutes Annotated to each member at the commencement of the member's first term as legislator during fiscal year 2012: And provided further, That, notwithstanding the provisions of K.S.A. 77-138, and amendments thereto, or any other statute, no expenditures shall be made from this account for the legislator's name to be printed on one complete set of the Kansas Statutes Annotated during fiscal year 2012: And provided further, That, notwithstanding the provisions of K.S.A. 77-165, and amendments thereto, or any other statute, no expenditures shall be made from this account for the printing and delivering of a set of the cumulative supplements of the Kansas Statutes Annotated to each member of the legislature in excess of one cumulative supplement set of the Kansas Statutes Annotated to each member of the legislature during fiscal year 2012: And provided further, That in addition to the other purposes for which expenditures may be made from moneys appropriated from the operations (including official hospitality) account for fiscal year 2012 for the legislature as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the legislature from the operations (including official hospitality) account for fiscal year 2012 for the expenses of the state employee pay plan oversight committee to, in addition to the committee's other duties pursuant to K.S.A. 46-3601, and amendments thereto, study the effects of the classified salary market adjustments (including fringe benefits) for fiscal years 2010, and 2011: And provided further, That, such study shall be designed to: (1) review the classified salary market adjustments (including fringe benefits) for fiscal years 2010 and 2011; and (2) evaluate whether such adjustments accomplished the goal of having classified state employees paid comparable salaries and fringe benefits when compared to the private sector employees: And provided further, That, the study shall be completed no later than December 31, 2011, and the findings and recommendations shall be made available to the house of representatives committee on appropriations and the senate committee on ways and means no later than the first day of the 2012 regular legislative session.

account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

vice-chairperson of the legislative coordinating council, to pay compensation and travel expenses and subsistence expenses or allowances as authorized by K.S.A. 75-3212, and amendments thereto, for members and associate members of the advisory committee to the Kansas commission on interstate cooperation established under K.S.A. 46-407a, and amendments thereto, for attendance at meetings of the advisory committee which are authorized by the legislative coordinating council, except that (1) the legislative coordinating council may establish restrictions or limitations, or both, on travel expenses, subsistence expenses or allowances, or any combination thereof, paid to members and associate members of such advisory committee, and (2) any person who is an associate member of such advisory committee, by reason of such person having been accredited by the national conference of commissioners on uniform state laws as a life member of that organization, shall receive the same travel expenses and subsistence expenses for attendance at meetings of the advisory committee as a regular member, but shall receive no per diem compensation: Provided further, That expenditures may be made from this fund for services, facilities and supplies provided for legislators in addition to those provided under the approved budget and for related copying, facsimile transmission and other services provided to persons other than legislators, in accordance with policies and any restrictions or limitations prescribed by the legislative coordinating council: And provided further, That amounts are hereby authorized to be collected for such services, facilities and supplies in accordance with policies of the council: And provided further, That such amounts shall be fixed in order to recover all or part of the expenses incurred for providing such services, facilities and supplies and shall be consistent with policies and fees established in accordance with K.S.A. 46-1207a, and amendments thereto: And provided further, That all such amounts received shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the legislative special revenue fund: And provided further, That all donations, gifts or bequests of money for the legislative branch of government which are received and accepted by the legislative coordinating council shall be deposited in the state treasury and credited to an account of the legislative special revenue fund: And provided further, That no expenditures shall be made from this fund for any meeting of any joint committee, or of any subcommittee of any joint committee, during fiscal year 2012 unless such meeting is approved by the legislative coordinating council: And provided further, That, notwithstanding the provisions of K.S.A. 45-116, and amendments thereto, or any other statute, no expenditures shall be made from this fund for the printing and distribution of copies of the permanent journals of the senate or house of representatives to each member of the legislature during fiscal year 2012: And provided further, That, notwithstanding the provisions of K.S.A. 77-138, and amendments thereto, or any other statute, no expenditures shall be made from this fund for the printing and distribution of complete sets of the Kansas Statutes Annotated to each member of the legislature in excess of one complete set of the Kansas Statutes Annotated to each member at the commencement of the member's first term as legislator during fiscal year 2012: And provided further, That, notwithstanding the provisions of K.S.A. 77-138, and amendments thereto, or any other statute, no expenditures shall be made from this fund for the legislator's name to be printed on one complete set of the Kansas Statutes Annotated during fiscal year 2012: And provided further, That, notwithstanding the provisions of K.S.A. 77-165, and amendments thereto, or any other statute, no expenditures shall be made from this fund for the printing and delivering of a set of the cumulative supplements of the Kansas Statutes Annotated to each member of the legislature in excess of one cumulative supplement set of the Kansas Statutes Annotated to each member of the legislature during fiscal year 2012.

Capitol restoration—gifts and donations fund....... No limit

(c) As used in this section, "joint committee" includes the joint committee on rules and regulations, health care stabilization fund oversight committee, joint committee on special claims against the state, legislative budget committee, legislative educational planning committee, joint committee on economic development, joint committee on state building construction, joint committee on the arts and cultural resources, joint committee on information technology, joint committee on pensions, investments and benefits, joint committee on state-tribal relations, workers compensation fund oversight committee, confirmation oversight committee, joint committee on corrections and juvenile justice oversight, joint committee on children's issues, compensation commission, joint committee on Kansas security, joint committee on health policy oversight, state employee pay plan oversight committee, joint committee on energy and environmental policy, joint committee on home and community based services oversight, capitol restoration commission, Kansas criminal code recodification commission, Kansas DUI commission, redistricting advisory group, capitol preservation committee and any other committee, commission or other body for which expenditures are to be paid from moneys appropriated for the legislature for the expenses of any meeting of any such body or for the expenses of any member thereof.

Sec. 82.

## DIVISION OF POST AUDIT

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operations (including legislative post audit

*Provided,* That any unencumbered balance in the operations (including legislative post audit committee) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That the division of post audit shall conduct a performance audit, on approval of the legislative post audit committee, on the KAN-ED program, pursuant to K.S.A. 2010 Supp. 75-7221 through 75-7228, and amendments thereto.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

cluding distribution of such copies: *Provided further*, That such fees shall be fixed to recover all or part of the expenses incurred for reproducing and distributing such copies and shall be consistent with policies and fees established in accordance with K.S.A. 46-1207a, and amendments thereto: *And provided further*, That all moneys received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the audit services fund.

## GOVERNOR'S DEPARTMENT

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

*Provided*, That any unencumbered balance in the governor's department account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That expenditures may be made from this account for official hospitality and contingencies without limitation at the discretion of the governor.

*Provided*, That any unencumbered balance in the domestic violence prevention grants account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That expenditures may be made from the domestic violence prevention grants account for official hospitality and contingencies without limitation at the discretion of the governor.

*Provided*, That any unencumbered balance in the child advocacy centers account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That expenditures may be made from the child advocacy centers account for official hospitality and contingencies without limitation at the discretion of the governor.

- (b) Expenditures may be made by the above agency for travel expenses of the governor's spouse when accompanying the governor or when representing the governor on official state business, for travel and subsistence expenditures for security personnel when traveling with the governor and for entertainment of officials and other persons as guests from the amount appropriated for the fiscal year ending June 30, 2012, by subsection (a) from the state general fund in the governor's department account.

Provided, That expenditures may be made from the special programs fund for operating expenditures for the governor's department, including conferences and official hospitality: Provided further, That the governor is hereby authorized to fix, charge and collect fees for such con-

ferences: And provided further, That fees for such conferences shall be fixed in order to recover all or part of the operating expenses incurred for such conferences, including official hospitality: And provided further, That all fees received for such conferences shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the special programs fund.

Provided, That expenditures may be made from the miscellaneous projects fund for operating expenditures for the governor's department, including conferences and official hospitality: Provided further, That the governor is hereby authorized to fix, charge and collect fees for such conferences: And provided further, That fees for such conferences shall be fixed in order to recover all or part of the operating expenses incurred for such conferences, including official hospitality: And provided further, That all fees received for such conferences and all fees received by the governor's department under the open records act for providing access to or furnishing copies of public records, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the miscellaneous projects fund.

Provided, That expenditures may be made from the intragovernmental service fund for operating expenditures for the governor's department, including conferences and official hospitality: Provided further, That the governor is hereby authorized to fix, charge and collect fees for such conferences: And provided further, That fees for such conferences shall be fixed in order to recover all or part of the operating expenses incurred for such conferences, including official hospitality: And provided further, That all fees received for such conferences shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the intragovernmental service fund.

Conversion of materials and equipment fund	No limit
Federal grants fund	No limit
Justice assistance grant—federal fund	No limit
Hispanic and Latino American affairs commission—	
donations fund	No limit
Advisory commission on African-American affairs—	
donations fund	No limit
Kansas commission on disability concerns fee fund	No limit
Kansas commission on disability concerns—gifts,	
grants and donations fund	No limit
Sec. 84.	

## LIEUTENANT GOVERNOR

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2} \left( \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} \right) \left( \frac$ 

*Provided*, That any unencumbered balance in the operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That expenditures may be made from the special programs fund for operating expenditures for the lieutenant governor, including conferences and official hospitality: Provided further, That the lieutenant governor is hereby authorized to fix, charge and collect fees for such conferences: And provided further, That fees for such conferences shall be fixed in order to recover all or part of the operating expenses incurred for such conferences, including official hospitality: And provided further, That all fees received for such conferences and all fees received by the lieutenant governor under the open records act for providing access to or furnishing copies of public records, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the special programs fund.

(c) Expenditures may be made by the above agency for travel expenses of the lieutenant governor's spouse when accompanying the lieutenant governor on official state business and for travel and subsistence expenditures for security personnel when traveling with the lieutenant governor on official state business from the amount appropriated by subsection (a) from the state general fund for the fiscal year ending June 30, 2012, in the operations account.

(d) Expenditures may be made by the above agency for official hospitality and contingencies from the amount appropriated by subsection (a) from the state general fund for the fiscal year ending June 30, 2012, in the operations account without limit at the discretion of the lieutenant governor.

Sec. 85.

## ATTORNEY GENERAL

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2}$ 

Operating expenditures......\$904,066

*Provided*, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however*, That expenditures from this account for official hospitality shall not exceed \$2,000.

*Provided,* That any unencumbered balance in the litigation costs account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Internet training education for Kansas kids...... \$288,507

*Provided,* That any unencumbered balance in excess of \$100 as of June 30, 2011, in the internet training education for Kansas kids account is hereby reappropriated for fiscal year 2012.

Abuse, neglect and exploitation unit..... \$107,870

Provided, That any unencumbered balance in excess of \$100 as of June 30, 2011, in the abuse, neglect and exploitation unit account is hereby reappropriated for fiscal year 2012: Provided further, That expenditures may be made by the attorney general from the abuse, neglect and exploitation unit account pursuant to contracts with other agencies or organizations to provide services related to the investigation or litigation of findings related to abuse, neglect or exploitation.

Domestic violence prevention grants ...... \$200,000

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

7)	
Court cost fund	No limit
Bond transcript review fee fund	No limit
Conversion of materials and equipment fund	No limit
Attorney general's antitrust special revenue fund	No limit
Private gifts fund	No limit
Medicaid fraud reimbursement fund	No limit
Attorney general's antitrust suspense fund	No limit
Attorney general's consumer protection clearing	
fund	No limit
Attorney general's committee on crime prevention fee	
fund	No limit

Provided, That expenditures may be made from the attorney general's committee on crime prevention fee fund for operating expenditures directly or indirectly related to conducting training seminars organized by the attorney general's committee on crime prevention, including official hospitality: Provided further, That the attorney general is hereby authorized to fix, charge and collect fees for conducting training seminars organized by the attorney general's committee on crime prevention: And provided further, That such fees shall be fixed in order to recover all or part of the direct and indirect operating expenses incurred for conducting such seminars, including official hospitality: And provided further, That all fees received for conducting such seminars shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the attorney general's committee on crime prevention fee fund.

*Provided*, That expenditures from the crime victims compensation fund for state operations shall not exceed \$454,058: *Provided further*, That any expenditures for payment of compensation to crime victims are authorized to be made from this fund regardless of when the claim was awarded.

*Provided*, That all private grants and gifts received by the crime victims compensation board shall be deposited to the credit of the crime victims grants and gifts fund.

Debt collection administration cost recovery fund ..... No limit *Provided*, That the attorney general shall deposit in the state treasury to the credit of the debt collection administration cost recovery fund all moneys remitted to the attorney general as administrative costs under contracts entered into pursuant to K.S.A. 75-719, and amendments thereto.

Medicaid fraud prosecution revolving fund .......... No limit

Provided, That all moneys recovered by the medicaid fraud and abuse division of the attorney general's office in the enforcement of state and federal law which are in excess of any restitution for overcharges and interest, including all moneys recovered as recoupment of expenses of investigation and prosecution, shall be deposited in the state treasury to the credit of the medicaid fraud prosecution revolving fund: Provided further, That, notwithstanding the provisions of K.S.A. 21-3851, and amendments thereto, or any other statute, expenditures may be made from the medicaid fraud prosecution revolving fund for other operating expenditures of the attorney general's office other than for medicaid fraud prosecution costs.

Suspense fund	No limit
Children's advocacy center fund	No limit
Abuse, neglect and exploitation of people with disa-	
bilities unit grant acceptance fund	No limit
Concealed weapon licensure fund	No limit
Tobacco master settlement agreement compliance	
fund	No limit
Sexually violent predator expense fund	No limit
County law enforcement equipment fund	No limit
Child exchange and visiting centers fund	No limit
State medicaid fraud control unit—federal fund	No limit
Com def sol—violence against women federal fund	No limit
Crime victims compensation federal fund	No limit
Ed Byrne state/local law enforcement federal fund	No limit
Violence against women—ARRA federal fund	No limit
Comm prsct/project safe neighborhood federal fund	No limit
Public safety prtnt/comm pol fund	No limit
Anti-gang initiative federal fund	No limit
Alcohol impaired driving cntrmsr federal fund	No limit
Children's justice grant federal fund	No limit
Corr research/evaluation/policy firearms federal	
fund	No limit
Ed Byrne memorial JAG—ARRA federal fund	No limit
State victims compensation formula grant federal	
funds	No limit
Medicaid indirect cost federal fund	No limit
Federal forfeiture fund	No limit
False claims litigation revolving fund	No limit
Provided, That expenditures may be made from the false claims revolving fund for costs associated with litigation under the Ka	

(c) During the fiscal year ending June 30, 2012, grants made pursuant to K.S.A. 74-7325, and amendments thereto, from the protection from abuse fund and grants made pursuant to K.S.A. 74-7334, and amendments thereto, from the crime victims assistance fund shall be made after consideration of the recommendation of an entity that has been designated by the United States department of health and human services and by the centers for disease control as the official domestic violence or sexual assault coalition.

claims act, K.S.A. 2010 Supp. 75-7501 et seq., and amendments thereto.

GTEAP federal fund .....

911 state maintenance fund .....

911 federal grant fund .....

Ed Byrne memorial justice assistance grant federal fund .....

(d) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$485,593 from the

Kansas endowment for youth fund to the tobacco master settlement agreement compliance fund of the attorney general.

- (e) During the fiscal year ending June 30, 2012, the attorney general, with the approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state general fund for the attorney general to another item of appropriation for fiscal year 2012 from the state general fund for the attorney general. The attorney general shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (f) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$125,000 from the court cost fund of the attorney general to the state general fund.
- (g) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$450,000 from the medicaid fraud prosecution revolving fund of the attorney general to the state general fund.
- (h) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 by the above agency by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the above agency from moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any such special revenue fund or funds to provide funding to carry out and administer the provisions of 2011 House Bill No. 2035: *Provided*, That the aggregate amount of expenditures during fiscal year 2012 by the above agency of moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any special revenue fund or funds to carry out and administer the provisions of 2011 House Bill No. 2035 shall not exceed \$220,000.
- (i) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 by the above agency by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the above agency from moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any such special revenue fund or funds to provide funding to carry out and administer the provisions of 2011 Senate Bill No. 93: Provided, That the aggregate amount of expenditures during fiscal year 2012 by the above agency of moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any special revenue fund or funds to carry out and administer the provisions of 2011 Senate Bill No. 93 shall not exceed \$82,000: Provided *further*, That, if 2011 House Substitute for Senate Bill No. 93 is not passed by the legislature during the 2011 regular session and enacted into law, then no expenditures shall be made by the above agency from moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any such special revenue fund or funds to carry out and administer the provisions of 2011 Senate Bill No. 93.

Sec. 86.

## SECRETARY OF STATE

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Cemetery and funeral audit fee fund	No limit
HAVA ÉLVIS fund	No limit
Conversion of materials and equipment fund	No limit
Information and services fee fund	No limit

*Provided,* That expenditures from the information and services fee fund for official hospitality shall not exceed \$2,500.

State register fee fund	No limit
Uniform commercial code fee fund	No limit
State flag and banner fund	No limit
Secretary of state fee refund fund	No limit
Electronic voting machine examination fund	No limit
Credit card clearing fund	No limit
Suspense fund	No limit
Prepaid services fund	No limit
Athlete agent registration fee fund	No limit
Democracy fund	No limit

No limit

No limit

No limit

Provided, That all expenditures from the democracy fund shall be to provide matching funds to implement Title II of the federal help America vote act of 2002, public law 107-252, as prescribed under that act.

Technology communication fee fund ..... No limit Help America Vote Act federal fund..... No limit HAVA title I federal fund ..... No limit Voting access—disabled individuals federal fund...... No limit Cemetery maintenance and merchandise fee fund..... No limit

(b) During the fiscal year ending June 30, 2012, notwithstanding the provisions of any other statute, in addition to the other purposes for which expenditures may be made from any special revenue fund or funds for fiscal year 2012 by the above agency by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the above agency from such special revenue fund or funds to provide a report to the house appropriations committee and the senate ways and means committee detailing the costs of publication in a newspaper in each county pursuant to K.S.A. 64-103, and amendments thereto, of any constitutional amendment that is introduced by the legislature during the 2012 regular session of the legislature.

(c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$200,000 from the uniform commercial code fee fund of the secretary of state to the state general fund.

Sec. 87.

#### STATE TREASURER

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: \$1,547,986 State treasurer operating fund .....

Provided, That, notwithstanding the provisions of the uniform unclaimed property act, K.S.A. 58-3934 et seq., and amendments thereto, or any other statute, of all the moneys received under the uniform unclaimed property act, K.S.A. 58-3934 et seq., and amendments thereto, during fiscal year 2012, the state treasurer is hereby authorized and directed to credit the first \$1,547,986 received and deposited in the state treasury to the state treasurer operating fund: Provided further, That, after such aggregate amount has been credited to the state treasurer operating fund, then all of the moneys received under the uniform unclaimed property act during fiscal year 2012 shall be credited as prescribed under the unclaimed property act, K.S.A. 58-3934 et seq., and amendments thereto: And provided further, That all moneys credited to the state treasurer operating fund during fiscal year 2012 are to reimburse the state treasurer for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed to administer the provisions of the uniform unclaimed property act, K.S.A. 58-3934 et seq., and amendments thereto, that are not otherwise reimbursed under any other provision of law.

Fiscal agency fund	No limit
Bond services fee fund	No limit
City bond finance fund	No limit
Local ad valorem tax reduction fund	No limit
County and city revenue sharing fund	No limit
Suspense fund	No limit
County and city retailers' sales tax fund	No limit
County and city compensating use tax fund	No limit
Local alcoholic liquor fund	No limit
Local alcoholic liquor equalization fund	No limit
Unclaimed property claims fund	No limit
Unclaimed property expense fund	No limit
Provided, That expenditures from the unclaimed property expense fund for official hospitality shall not exceed \$2,000	

for official hospitality shall not exceed \$2.000.

1	
County and city transient guest tax fund	No limit
Racing admissions tax fund	No limit
Rental motor vehicle excise tax fund	No limit
Transportation development district sales tax fund	No limit
Redevelopment bond fund	No limit
Municipal investment pool fund	No limit
Pooled money investment portfolio fee fund	No limit

Provided, That, on or before the fifth day of each month of the fiscal year ending June 30, 2012, the state treasurer shall certify to the pooled money investment board an accounting of the banking fees incurred by the state treasurer during the second preceding month that are attributable to the investment of the pooled money investment portfolio during such month: Provided further, That, prior to the 10th day of each month during the fiscal year ending June 30, 2012, the pooled money investment board shall review the certification from the state treasurer and shall make expenditures from the pooled money investment portfolio fee fund to pay the amount of banking fees incurred by the state treasurer during the second preceding month that are attributable to the investment of the pooled money investment portfolio during the second preceding month, as determined by the pooled money investment board: And provided further, That expenditures from the pooled money investment portfolio fee fund for official hospitality shall not exceed

Special qualified industrial manufacturer fund...... Provided, That, notwithstanding the provisions of K.S.A. 2010 Supp. 74-50,122, and amendments thereto, or any other statute, the special qualified industrial manufacturer fund shall be maintained in the state treasury and shall be administered by the state treasurer for the purposes of the qualified industrial manufacturer act: Provided further, That on the 15th day of each month that commences during fiscal year 2012, the secretary of commerce and the secretary of revenue shall consult and determine the amount of revenue received by the state from withholding taxes paid by each taxpayer that is a qualified industrial manufacturer during the preceding month and then, jointly, shall certify the amount so determined to the director of accounts and reports and, at the same time as such certification is transmitted to the director of accounts and reports, shall transmit a copy of such certification to the director of the budget and the director of legislative research: And provided further, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the state general fund to the special qualified industrial manufacturer fund established by this subsection: And provided further, That, on or before the 10th day of each month commencing during fiscal year 2012, the director of accounts and reports shall transfer from the state general fund to the special qualified industrial manufacturer fund interest earnings based on: (1) The average daily balance of moneys in the special qualified industrial manufacturer fund established by this subsection for the preceding month; and (2) the net earnings rate of the pooled money investment portfolio for the preceding month: And provided further, That the moneys credited to the special qualified industrial manufacturer fund from the withholding taxes paid by a qualified industrial manufacturer shall be paid by the state treasurer to such qualified industrial manufacturer on such dates as are mutually agreed to by the secretary of commerce and the state treasurer, serving as paying agent in accordance with the terms of the agreement entered into pursuant to K.S.A. 2010 Supp. 74-50,122, and amendments thereto, by the secretary of commerce and such qualified industrial manufacturer: And provided further, That not more than \$2,000,000 shall be paid from the special qualified industrial manufacturer fund established by this subsection by the state treasurer to a qualified industrial manufacturer: And provided further, That the words and phrases used in these provisos to appropriation of moneys in the special qualified industrial manufacturer fund shall have the meanings respectively ascribed thereto by K.S.A. 2010 Supp. 74-50,121, and amendments thereto, unless the context requires otherwise.

Kansas postsecondary education savings program trust fund..... No limit

Provided, That notwithstanding the provisions of subsection (f) of K.S.A. 2010 Supp. 75-650, and amendments thereto, or any other statute, moneys are hereby appropriated for the fiscal year ending June 30, 2012, for the purpose of matching contributions of qualified applicants.

Kansas postsecondary education savings expense

fund	No limit
Conversion of materials and equipment fund	No limit
Tax increment financing revenue replacement fund	No limit
Spirit bonds fund	No limit

Provided, That, on the 15th day of each month that commences during fiscal year 2012, the secretary of revenue shall determine the amount of revenue received by the state during the preceding month from withholding taxes paid with respect to an eligible project by each taxpayer that is an eligible business for which bonds have been issued under K.S.A. 2010 Supp. 74-50,136, and amendments thereto, and shall certify the amount so determined to the director of accounts and reports and, at the same time as such certification is transmitted to the director of accounts and reports, shall transmit a copy of such certification to the director of the budget and the director of legislative research: Provided further, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the state general fund to the spirit bonds fund: And provided further, That, on or before the 10th day of each month commencing during fiscal year 2012,

the director of accounts and reports shall transfer from the state general fund to the spirit bonds fund interest earnings based on: (1) The average daily balance of moneys in the spirit bonds fund for the preceding month; and (2) the net earnings rate of the pooled money investment portfolio for the preceding month: *And provided further*, That the moneys credited to the spirit bonds fund from the withholding taxes paid by an eligible business and the interest earnings thereon shall be transferred by the state treasurer from the spirit bonds fund to the special economic revitalization fund administered by the state treasurer in accordance with K.S.A. 2010 Supp. 74-50,136, and amendments thereto.

Learjet bond fund ..... Provided, That, on the 15th day of each month that commences during fiscal year 2012, the secretary of revenue shall determine the amount of revenue received by the state during the preceding month from withholding taxes paid with respect to an eligible project by each taxpayer that is an eligible business for which bonds have been issued under K.S.A. 2010 Supp. 74-50,136, and amendments thereto, and for which the learjet bond fund was created, and shall certify the amount so determined to the director of accounts and reports and, at the same time as such certification is transmitted to the director of accounts and reports, shall transmit a copy of such certification to the director of the budget and the director of legislative research: Provided further, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the state general fund to the learjet bond fund: And provided further, That, on or before the 10th day of each month commencing during fiscal year 2012, the director of accounts and reports shall transfer from the state general fund to the learjet bond fund interest earnings based on: (1) The average daily balance of moneys in the learjet bond fund for the preceding month; and (2) the net earnings rate of the pooled money investment portfolio for the preceding month: And provided further, That the moneys credited to the learjet bond fund from the withholding taxes paid by an eligible business and the interest earnings thereon shall be transferred by the state treasurer from the learjet bond fund to the appropriate account of the special economic revitalization fund administered by the state treasurer in accordance with K.S.A. 2010 Supp. 74-50,136, and amendments

Provided, That, on the 15th day of each month that commences during fiscal year 2012, the secretary of revenue shall determine the amount of revenue received by the state during the preceding month from withholding taxes paid with respect to an eligible project by each taxpayer that is an eligible business for which bonds have been issued under K.S.A. 2010 Supp. 74-50,136, and amendments thereto, and for which the Siemens bond fund was created, and shall certify the amount so determined to the director of accounts and reports and, at the same time as such certification is transmitted to the director of accounts and reports, shall transmit a copy of such certification to the director of the budget and the director of legislative research: Provided further, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the state general fund to the Siemens bond fund: And provided further, That, on or before the 10th day of each month commencing during fiscal year 2012, the director of accounts and reports shall transfer from the state general fund to the Siemens bond fund interest earnings based on: (1) The average daily balance of moneys in the Siemens bond fund for the preceding month; and (2) the net earnings rate of the pooled money investment portfolio for the preceding month: And provided further, That the moneys credited to the Siemens bond fund from the withholding taxes paid by an eligible business and the interest earnings thereon shall be transferred by the state treasurer from the Siemens bond fund to the appropriate account of the special economic revitalization fund administered by the state treasurer in accordance with K.S.A. 2010 Supp. 74-50,136, and amendments thereto.

Business machinery and equipment tax reduction as-	
sistance fund	\$0
Telecommunications and railroad machinery and	
equipment tax reduction assistance fund	\$0
Community improvement district sales tax fund	No limit
Special economic revitalization fund	No limit
Bioscience development and investment fund	No limit

(b) During the fiscal year ending June 30, 2012, notwithstanding the provisions of K.S.A. 75-1514, and amendments thereto, or any other statute, the commissioner of insurance shall remit all moneys received by the commissioner under K.S.A. 75-1508, and amendments thereto, to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto: *Provided*, That, upon receipt of each such re-

mittance, the state treasurer shall deposit the entire amount in the state treasury: Provided, however, That, for each such remittance deposited in the state treasury during fiscal year 2012, the state treasurer shall not credit such deposit pursuant to K.S.A. 75-1514, and amendments thereto, but shall credit such deposit in accordance with the provisions of this subsection: Provided further, That the state treasurer shall credit 10% of each such deposit to the state general fund and the state treasurer shall credit the remainder of each such deposit as follows: (1) The amount equal to 64% of the remainder of such deposit shall be credited to the fire marshal fee fund of the state fire marshal; (2) the amount equal to 20% of the remainder of such deposit shall be credited to the emergency medical services board operating fund of the emergency medical services board; and (3) the amount equal to 16% of the remainder of such deposit shall be credited to the fire service training program fund of the university of Kansas: And provided further, That the amount of each such deposit that is credited to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the state fire marshal, the emergency medical services board, and the fire service training program of the university of Kansas by other state agencies which receive appropriations from the state general fund to provide such services: And provided further, That, whenever in fiscal year 2012 the aggregate amount that the 10% credit to the state general fund prescribed by this subsection is equal to \$100,000, then (1) the provisions of this subsection prescribing the 10% credit to the state general fund no longer shall apply to moneys received pursuant to K.S.A. 75-1508, and amendments thereto, and (2) for the remainder of fiscal year 2012, the state treasurer shall credit the full 100% so received of each such deposit as follows: (A) The amount equal to 64% of such deposit shall be credited to the fire marshal fee fund of the state fire marshal; (B) the amount equal to 20% of such deposit shall be credited to the emergency medical services board operating fund of the emergency medical services board; and (C) the amount equal to 16% of such deposit shall be credited to the fire service training program fund of the university of Kansas.

Sec. 88.

## INSURANCE DEPARTMENT

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Insurance department service regulation fund ....... No limit

*Provided*, That expenditures from the insurance department service regulation fund for official hospitality shall not exceed \$2,500: *Provided further*, That transfers may be made from this fund to the insurance department rehabilitation and repair fund of the insurance department.

*Provided,* That transfers may be made from the insurance company examination fund to the insurance department rehabilitation and repair fund of the insurance department.

Insurance company annual statement examination

fund	No limit
Insurance company examiner training fund	No limit
Conversion of materials and equipment fund	No limit
Commissioner's travel reimbursement fund	No limit

Provided, That expenditures may be made from the commissioner's travel reimbursement fund only to reimburse the commissioner of insurance, or any designated employee, for expenses incurred for in-state or out-of-state travel for official purposes, including travel to meetings of public or private associations: Provided further, That all moneys received by the commissioner of insurance for such travel from any non-state agency source shall be deposited in the state treasury to the credit of this fund.

*Provided,* That expenditures from the workers compensation fund for attorney fees and other costs and benefit payments may be made regardless of when services were rendered or when the initial award of benefits was made.

*Provided*, That, notwithstanding the provisions of K.S.A. 40-1706, and amendments thereto, or any other statute, transfers may be made from the state firefighters relief fund to the insurance department rehabilitation and repair fund of the insurance department: *Provided further*, That, pursuant to provisions of section 34(a) of chapter 131 of the 2008

thereto.

Session Laws of Kansas, one or more transfers may be made during fiscal year 2012 from the state firefighters relief fund to the insurance department service regulation fund to repay the amount that was borrowed for the special distribution in FY 2008 pursuant to section 34(a) of chapter 131 of the 2008 Session Laws of Kansas, relating to the overpayment to the firefighters relief association for Manhattan, KS: And provided further, That, as used in this proviso, (1) "2012 formula amount" means the amount determined in accordance with the formula and other provisions of K.S.A. 40-1706, and amendments thereto, for the firefighters relief association for Manhattan, KS, for fiscal year 2012, (2) "2008 payment amount" means the amount actually paid to the fire-fighters relief association for Manhattan, KS, from the state firefighters relief fund for fiscal year 2008, and (3) "2012 repayment amount" means the difference between the 2012 formula amount and the 2008 payment amount: And provided further, That, notwithstanding the provisions of K.S.A. 40-1706, and amendments thereto, or any other statute, the amount of the distribution to be paid to the firefighters relief association for Manhattan, KS, from the state firefighters relief fund for fiscal year 2012 shall not exceed the 2008 payment amount: And provided further, That the commissioner of insurance shall certify the 2012 repayment amount to the director of accounts and reports and the outstanding amount that remains to be repaid to the insurance department service regulation fund pursuant to provisions of section 34(a) of chapter 131 of the 2008 Session Laws of Kansas after the transfer to the insurance department service regulation fund pursuant to this proviso: And provided further, That, upon receipt of such certification, the director of accounts and reports shall transfer the amount equal to the 2012 repayment amount from the state firefighters relief fund to the insurance department service regulation fund: And provided further, That, at the same time that the commissioner of insurance transmits such certification to the director of accounts and reports, the commissioner of insurance shall transmit a copy of such certification to the director of the budget and to the director of legislative research.

*Provided,* That transfers may be made from the group-funded workers' compensation pools fee fund to the insurance department rehabilitation and repair fund of the insurance department.

Provided, That expenditures may be made from the insurance education and training fund for training programs and official hospitality: Provided further, That the insurance commissioner is hereby authorized to fix, charge and collect fees for such training programs: And provided further, That fees for such training programs shall be fixed in order to collect all or part of the operating expenses incurred for such training programs, including official hospitality: And provided further, That all fees received for such training programs shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the insurance education and training fund.

tution in the state of Kansas and who have designated a major in mathematics, computer science or business.

Fines and penalties fund......\$10,000

*Provided,* That, notwithstanding the provisions of K.S.A. 40-2606, and amendments thereto, or any other statute, all moneys received during fiscal year 2012 for penalties imposed pursuant to K.S.A. 40-2606, and amendments thereto, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the fines and penalties fund.

*Provided,* That moneys may be transferred or otherwise credited to the settlements fund as the result of or pursuant to court orders under K.S.A. 40-3644, and amendments thereto, court-ordered settlements, or legislative authority: *Provided further*, That expenditures from the settlements fund shall be made for the purpose of providing consumer ed-

ucation and outreach or for costs that the insurance department may incur in closeout of any troubled insurance company matters.

Emergency management performance grant—Federal	
fund	No limit
Affordable care act—federal fund	No limit
HHS consumer assistance grant—federal fund	No limit
HHS exchange planning & establishment grant—fed-	
eral fund	No limit
HHS rate review grant—federal fund	No limit
Exchange—KMED early innovator federal grant	No limit

(b) In addition to the other purposes for which expenditures may be made by the insurance department from the insurance company examination fund for fiscal year 2012 as authorized by K.S.A. 40-223, and amendments thereto, notwithstanding the provisions of K.S.A. 40-223 or 75-3721, and amendments thereto, or any other statute, expenditures may be made by the insurance department from the insurance company examination fund for fiscal year 2012 for the examination of annual statements filed with the commissioner of insurance, regardless of when the services were rendered, when the expenses were incurred or when any claim was submitted or processed for payment and regardless of whether or not the services were rendered or the expenses were incurred prior to the effective date of this act.

Sec. 89

## HEALTH CARE STABILIZATION FUND BOARD OF GOVERNORS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

(b) Expenditures from the health care stabilization fund for the fiscal year ending June 30, 2012, other than refunds authorized by law for the following specified purposes shall not exceed the limitations prescribed therefor as follows:

Operating expenditures \$1,666,312 Provided, That expenditures may be made from the operating expendi-

Sec. 90.

## JUDICIAL COUNCIL

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

 Judicial council fund
 No limit

 Grants and gifts fund
 No limit

*Provided*, That all private grants and gifts received by the judicial council, other than moneys received as grants, gifts or donations for the preparation, publication or distribution of legal publications, shall be deposited to the credit of the grants and gifts fund.

- (b) On June 30, 2012, notwithstanding the provisions of K.S.A. 20-2207, and amendments thereto, or any other statute, the director of accounts and reports shall transfer the amount of any unencumbered balance in the publications fee fund as of June 30, 2012, in excess of \$175,000 from the publications fee fund to the state general fund: Provided, That the transfer of such amount shall be in addition to any other transfer from the publications fee fund to the state general fund as prescribed by law: Provided further, That the amount transferred from the publications fee fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the judicial council by other state agencies which receive appropriations from the state general fund to provide such services: And provided further, That when the judicial council must expend moneys for unforeseen and unbudgeted items, that such moneys shall be paid first from the judicial council fund and then from the publication fees fund.
- (c) On July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 2010 Supp. 20-3207, and

amendments thereto, or any other statute, the director of accounts and reports shall transfer \$778,518 from the judicial performance fund of the judicial council to the judicial branch surcharge fund of the judicial branch: *Provided*, That the transfer of such amount shall be in addition to any other transfer from the judicial performance fund as prescribed by law.

Sec. 91.

#### STATE BOARD OF INDIGENTS' DEFENSE SERVICES

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That expenditures for indigents' defense services are authorized to be made from the operating expenditures account regardless of when services were rendered: Provided further, That expenditures may be made from the operating expenditures account for negotiated contracts for malpractice insurance for public defenders and deputy or assistant public defenders: And provided further, That all contracts for malpractice insurance for public defenders and deputy or assistant public defenders shall be negotiated and purchased by the state board of indigents' defense services, shall not be subject to approval or purchase by the committee on surety bonds and insurance under K.S.A. 75-4114 and 75-6111, and amendments thereto, and shall not be subject to the provisions of K.S.A. 75-3739, and amendments thereto.

*Provided*, That any unencumbered balance in excess of \$100 as of June 30, 2011, in the assigned counsel expenditures account is hereby reappropriated for fiscal year 2012: *Provided further*, That expenditures for indigents' defense services are authorized to be made from the assigned counsel expenditures account regardless of when services were rendered

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

(c) During the fiscal year ending June 30, 2012, the executive director of the state board of indigents' defense services, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2012, from the state general fund for the state board of indigents' defense services to any other item of appropriation for fiscal year 2012 from the state general fund for the state board of indigents' defense services. The executive director shall certify each such transfer to the director of accounts and reports and

shall transmit a copy of each such certification to the director of legislative research.

Sec. 92.

## JUDICIAL BRANCH

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Judiciary operations..... Provided, That any unencumbered balance in the judiciary operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That contracts for computer input of judicial opinions and all purchases thereunder shall not be subject to the provisions of K.S.A. 75-3739, and amendments thereto: And provided further, That expenditures may be made from the judicial operations account for contingencies without limitation at the discretion of the chief justice: And provided further, That expenditures from the judicial operations account for such contingencies shall not exceed \$25,000: And provided further, That expenditures from the judicial operations account for official hospitality shall not exceed \$4,000: And provided further, That expenditures shall be made from the judicial operations account for the travel expenses of panels of the court of appeals for travel to cities across the state to hear appealed cases: And provided further, That for the fiscal year ending June 30, 2012, the costs of printing advance sheets and bound volumes of opinions of the supreme court and the court of appeals shall first be paid from the fees collected for the sale of advance sheets and the bound volumes of opinions and after all such fees are expended for such purpose, any remaining costs of printing shall be paid from moneys appropriated in the judiciary operations account of the state general fund for fiscal year ending June 30, 2012: And provided further, That expenditures made from the judiciary operations account for information technology projects, as defined by K.S.A. 2010 Supp. 75-7201, and amendments thereto, and as set forth in the information technology project budget estimates reported pursuant to K.S.A. 2010 Supp. 75-7209, and amendments thereto, for such information technology projects, shall be reduced by \$62,242 for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized

by law shall not exceed the following:

*Provided,* That expenditures made from the judiciary technology fund for information technology projects, as defined by K.S.A. 2010 Supp. 75-7201, and amendments thereto, and as set forth in the information technology project budget estimates reported pursuant to K.S.A. 2010 Supp. 75-7209, and amendments thereto, for such information technology projects, shall be reduced by \$12,047 for fiscal year 2012.

 Judicial branch gifts fund.
 No limit

 Dispute resolution fund.
 No limit

 Judicial branch education fund.
 No limit

Provided, That expenditures may be made from the judicial branch education fund to provide services and programs for the purpose of educating and training judicial branch officers and employees, administering the training, testing and education of municipal judges as provided in K.S.A. 12-4114, and amendments thereto, educating and training municipal judges and municipal court support staff, and for the planning and implementation of a family court system, as provided by law, including official hospitality: Provided further, That the judicial administrator is hereby authorized to fix, charge and collect fees for such services and programs: And provided further, That such fees may be fixed to cover all or part of the operating expenditures incurred in providing such services and programs, including official hospitality: And provided further, That all fees received for such services and programs, including official hospitality, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the judicial branch education fund.

Conversion of materials and equipment fund	No limit
Child welfare federal grant fund	No limit
Child support enforcement contractual agreement	
fund	No limit
Bar admission fee fund	No limit
Permanent families account—family and children in-	
vestment fund	No limit
Duplicate law book fund	No limit
Court reporter fund	No limit
Access to justice fund	No limit
Judicial technology and building and grounds fund	No limit

Judicial branch nonjudicial salary initiative fund	No limit
Judicial branch nonjudicial salary adjustment fund	No limit
Federal grants fund	No limit
District magistrate judge supplemental compensation	
fund	No limit
Judicial branch surcharge fund	No limit
Correctional supervision fund	No limit
Edward Byrne memorial justice assistance fund	No limit
Community defense solutions—violence against	
women fund	No limit
Edward Byrne justice assistance grant fund—ARRA	No limit
S.T.O.P. violence against women act fund—ARRA	No limit
Violence against women grant fund—ARRA	No limit
Edward Byrne memorial justice assistance grant—	
ARRA	No limit
State court improvement program fund	No limit
Sec. 93.	
KANSAS PUBLIC EMPLOYEES RETIREMENT SYSTE	EM
(a) There is appropriated for the above agency from the sta	te general

- (b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That the executive officer of the Kansas public employees retirement system shall certify to the director of accounts and reports the amount of moneys to transfer from the Kansas endowment for youth fund, the senior services trust fund, the family and children endowment account—family and children investment fund, and the unclaimed property account of the state general fund for the purpose of reimbursing the costs of non-retirement related administrative activities and investment-related expenses for managing such funds in accordance with K.S.A. 74-4909b, and amendments thereto.

(c) Expenditures may be made from the expense reserve of the Kansas public employees retirement fund for the fiscal year ending June 30, 2012, for the following specified purposes:

(d) Expenditures may be made from the non-retirement administration fund for the fiscal year ending June 30, 2012, for the following specified purposes:

 (e) On July 1, 2011, notwithstanding the provisions of K.S.A. 38-2102, and amendments thereto, the amount prescribed by subsection (d)(4) of K.S.A. 38-2102, and amendments thereto, to be transferred on July 1, 2011, by the director of accounts and reports from the Kansas endowment for youth fund to the children's initiatives fund is hereby increased to \$54,611,593.

Sec. 94.

## KANSAS HUMAN RIGHTS COMMISSION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That expenditures from this account for official hospitality shall not exceed \$150: Provided further, That expenditures for mediation services contracted with Kansas legal services shall be made only upon certification by the executive director of the human rights commission to the director of accounts and reports that private moneys are available to match the expenditure of state moneys on a \$1 of private moneys to \$3 of state moneys basis.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That expenditures may be made from the annual banquet fund for operating expenditures for the commission's annual banquet, including official hospitality: Provided further, That the executive director is hereby authorized to fix, charge and collect fees for such banquet: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred for such banquet, including official hospitality: And provided further, That all fees received for such banquet shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the annual banquet fund.

Provided, That expenditures may be made from the education and training fund for operating expenditures for the commission's education and training programs for the general public, including official hospitality: Provided further, That the executive director is hereby authorized to fix, charge and collect fees for such programs: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred for such training programs, including official hospitality: And provided further, That all fees received for such programs shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, shall be credited to the education and training fund.

Sec. 95.

# STATE CORPORATION COMMISSION

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Public service regulation fund ... No limit
Motor carrier license fees fund ... No limit
Conservation fee fund ... No limit

Provided, That any expenditure made from the conservation fee fund for plugging abandoned wells, cleanup of pollution from oil and gas activities and testing of wells shall be in addition to any expenditure limitation imposed on this fund: Provided further, That expenditures may be made from this fund for debt collection and set-off administration: And provided further, That a percentage of the fees collected, not to exceed 27%, shall be transferred from the conservation fee fund to the accounting services recovery fund of the department of administration for services rendered in collection efforts: And provided further, That all expenditures made from the conservation fee fund for debt collection and set-off administration shall be in addition to any expenditure limitation imposed on this fund: And provided further, That the state corporation commission shall include as part of the fiscal year 2013 budget estimates for the state corporation commission submitted pursuant to K.S.A. 75-

3717, and amendments thereto, a three-year projection of receipts to and expenditures from the conservation fee fund for fiscal years 2013, 2014 and 2015.

Energy grants management federal fund—ARRA ..... No limit *Provided*, That the state corporation commission is hereby designated as the state agency to receive moneys from federal agencies for energy conservation and other energy related activities under the federal American recovery and reinvestment act of 2009, as amended: *Provided further*, That, whenever moneys are received by the state corporation commission from federal agencies for energy conservation and other energy-related activities under the federal American recovery and reinvestment act of 2009, as amended, such moneys shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the energy grants management federal fund—ARRA.

Provided, That expenditures may be made from the energy efficiency revolving loan program—ARRA federal fund for the energy efficiency revolving loan program pursuant to vouchers approved by the chairperson of the state corporation commission or by a person or persons designated by the chairperson: Provided further, That the state corporation commission is hereby authorized to establish the energy efficiency revolving loan program for the purpose of making loans for energy conservation and other energy-related activities: And provided further, That loans under such program shall be made at an interest rate established by the state corporation commission: And provided further, That the state corporation commission is hereby authorized to enter into contracts with other state agencies and with persons as may be necessary to administer the energy efficiency revolving loan program: And provided further, That any person who agrees to receive money from the energy efficiency revolving loan program—ARRA federal fund shall enter into an agreement requiring such person to submit a written report to the state corporation commission detailing and accounting for all expenditures and receipts related to the use of the moneys received from the energy efficiency revolving loan program—ARRA federal fund: And provided further, That moneys repaid to the energy efficiency revolving loan program moneys shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the energy efficiency revolving loan program-ARRA federal fund: And provided further, That, on or before the tenth day of each month, the director of accounts and reports shall transfer from the state general fund to the energy efficiency revolving loan program—ARRA federal fund interest earnings based on: (1) The average daily balance of repaid moneys in the energy efficiency revolving loan program—ARRA federal fund for the preceding month; and (2) the net earnings rate for the pooled money investment portfolio for the preceding month.

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Natural gas underground storage fee fund	No limit
Gas pipeline inspection fee fund	No limit
Special one-call—federal fund	No limit
Compressed air energy storage fee fund	No limit
Abandoned oil and gas well fund	No limit
Well plugging assurance fund	No limit
Facility conservation improvement program fund	No limit
Gas pipeline safety program—federal fund	No limit
Carbon dioxide injection well and underground stor-	
age fund	No limit
Energy related grants—federal fund	No limit
Energy grants management fund	No limit
Energy conservation plan—federal fund	No limit
Vehicle information systems network—federal fund	No limit
Underground injection control class II—federal	
fund	No limit
One call—federal fund	No limit
Inservice education workshop fee fund	No limit

Provided, That expenditures may be made from the inservice education workshop fee fund for operating expenditures, including official hospitality, incurred for inservice workshops and conferences conducted by the state corporation commission for staff and members of the state corporation commission: Provided further, That the state corporation commission is hereby authorized to fix, charge and collect fees for such inservice workshops and conferences: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenditures incurred for conducting such inservice workshops and con-

ferences: *And provided further*, That all moneys received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the inservice education workshop fee fund.

Unified carrier registration clearing fund	No limit
Credit card clearing fund	No limit
Suspense fund	No limit
KETA development fund	No limit

- (b) Expenditures for the fiscal year ending June 30, 2012, by the state corporation commission from the public service regulation fund, the motor carrier license fees fund and the conservation fee fund shall not exceed, in the aggregate, \$16,844,081: Provided, That, within such limitation on the aggregate of expenditures, expenditures made for fiscal year 2012 from the public service regulation fund, the motor carrier license fees fund and the conservation fee fund for official hospitality shall not exceed, in the aggregate, \$2,000.
- (c) Expenditures for the fiscal year ending June 30, 2012, by the state corporation commission from the conservation fee fund or the abandoned oil and gas well fund may be made for the service of independent on-site supervision of well plugging contracts: *Provided*, That all expenditures from the conservation fee fund or the abandoned oil and gas well fund for the purpose of plugging of abandoned oil and gas wells shall be subject to the competitive bidding requirements of K.S.A. 75-3739, and amendments thereto, and shall not be exempt from such competitive bidding requirements on the basis of the estimated amount of such purchases.
- (d) During the fiscal year ending June 30, 2012, the executive director of the state corporation commission, with the approval of the director of the budget, may transfer additional moneys from the conservation fee fund of the state corporation commission, which are in excess of \$400,000 prescribed by K.S.A. 55-193, and amendments thereto, to the abandoned oil and gas well plugging fund of the state corporation commission: *Provided*, That the executive director of the state corporation commission shall certify each such transfer of additional moneys to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (e) During the fiscal year ending June 30, 2012, notwithstanding the provisions of any other statute, the executive director of the state corporation commission, with the approval of the director of the budget, may transfer funds from any special revenue fund or funds of the state corporation commission to any other special revenue fund or funds of the state corporation commission. The executive director of the state corporation commission shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (f) (1) In addition to other purposes for which expenditures may be made by the state corporation commission from the public service regulation fund for fiscal year 2012 for the state corporation commission as authorized by this or other appropriation act of the 2011 regular session of the legislature, notwithstanding the provisions of any other statute to the contrary, the state corporation commission may make expenditures from the public service regulation fund for fiscal year 2012 for expenses incurred by the Kansas electric transmission authority: *Provided*, That expenditures from the public service regulation fund for the expenses of the Kansas electric transmission authority for fiscal year 2012 shall not exceed \$100,000.
- In addition to other purposes for which expenditures may be made by the state corporation commission from the public service regulation fund for fiscal year 2012 for the state corporation commission as authorized by this or other appropriation act of the 2011 regular session of the legislature, notwithstanding the provisions of any other statute to the contrary, the state corporation commission may make expenditures from the public service regulation fund for fiscal year 2012 for expenses incurred by the Kansas electric transmission authority, if the total expenditures for such purpose authorized by the expenditure limitation prescribed by subsection (f)(1) of section 59 of chapter 165 of the 2010 Session Laws of Kansas for fiscal year 2011 are not expended or encumbered for fiscal year 2011, then the amount equal to the remaining amount of such unexpended or encumbered expenditure authority for fiscal year 2011 may be expended by the state corporation commission from the public service regulation fund for fiscal year 2012 for expenses incurred by the Kansas electric transmission authority and any such expenditures for fiscal year 2012 shall be in addition to any expenditure limitation imposed on the public service regulation fund for expenses incurred by the Kansas electric transmission authority for fiscal year 2012.
- (g) Notwithstanding the provisions of K.S.A. 66-1,142b, and amendments thereto, or any other statute, to the contrary, all moneys received

from civil penalties related to the Kansas highway patrol civil assessment program charged and collected by the state corporation commission under the motor carrier act and other laws relevant to motor carriers shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, deposited in the state treasury and shall be credited to the state general fund.

Sec. 96

## CITIZENS' UTILITY RATEPAYER BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

- (b) During the fiscal year ending June 30, 2012, in addition to other purposes for which expenditures may be made by the citizens' utility ratepayer board from the utility regulatory fee fund for fiscal year 2012 for the citizens' utility ratepayer board as authorized by this or other appropriation act of the 2011 regular session of the legislature or by any appropriation act of the 2012 regular session of the legislature, notwithstanding the provisions of any other statute to the contrary, if the total expenditures authorized to be expended on contracts for professional services by the citizens' utility ratepayer board by the expenditure limitation prescribed by subsection (a) are not expended or encumbered for fiscal year 2011, then the amount equal to the remaining amount of such expenditure authority for fiscal year 2011 may be expended from the utility regulatory fee fund for fiscal year 2012 pursuant to contracts for professional services and any such expenditure for fiscal year 2012 shall be in addition to any expenditure limitation imposed on the utility regulatory fee fund for fiscal year 2012.
- (c) On and after the effective date of this act, during the fiscal years ending June 30, 2011, and June 30, 2012, no expenditures shall be made by the above agency from the utility regulatory fee fund for the review or other oversight of proposed administrative rules and regulations or any other duties pursuant to executive order no. 11-02.

Sec. 97.

## DEPARTMENT OF ADMINISTRATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Provided, That any unencumbered balance in the general administration account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That in addition to other positions within the department of administration in the unclassified service as prescribed by law, expenditures may be made from the general administration account for three employees in the unclassified service under the Kansas civil service act: And provided further, That expenditures from this account for official hospitality shall not exceed \$1,000: And provided further, That in addition to the other purposes for which expenditures may be made by the above agency from the general administration account for fiscal year 2012, expenditures shall be made by the above agency from the general administration account for fiscal year 2012 for the secretary of administration, or the secretary's designee, to issue a request for proposal for a study and analysis to review the potential costs savings related to the use of private sector printing service providers in lieu of the state printer: And provided further, That such study and analysis shall investigate the feasibility of selling the assets of the state printer, including real estate and any improvements thereon: And provided further, That the secretary of administration shall present the findings of this study to the legislative budget committee on or before November 1, 2011.

*Provided*, That any unencumbered balance in the department of administration systems account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That expenditures from the department of administration systems account for official hospitality shall not exceed \$1,000.

*Provided*, That any unencumbered balance in the personnel services account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the purchasing account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Provided, That any unencumbered balance in the budget analysis account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That, in addition to other positions within the department of administration in the unclassified service as prescribed by law, expenditures may be made from the budget analysis account for eight employees in the unclassified service under the Kansas civil service act: And provided further, That expenditures from this account for official hospitality shall not exceed \$1,000.

*Provided*, That any unencumbered balance in the facilities management account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided*, That any unencumbered balance in the accounts and reports account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Provided, That any unencumbered balance in the public broadcasting council grants account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That all expenditures from the public broadcasting council grants account for capital equipment shall be made to provide matching funds for federal capital equipment grants awarded to eligible public broadcasting stations: And provided further, That expenditures from this account may be made to provide matching funds for capital equipment projects funded from any nonstate source in the event federal capital equipment grants are not awarded: And provided further, That in the event the federal facility programs cease to exist or fail to conduct grant solicitations, expenditures may be made from this account to provide matching funds for capital equipment projects funded from any nonstate source without first applying for federal capital equipment grants.

Public broadcasting digital conversion debt service ... \$624,544 Long-term care ombudsman ...... \$249,294

*Provided,* That any unencumbered balance in the long-term care ombudsman account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That expenditures from this account for official hospitality shall not exceed \$1,000.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds or indirect cost recoveries authorized by law shall not exceed the following:

Federal cash management fund No limit
State leave payment reserve fund No limit
Building and ground fund No limit

*Provided*, That expenditures may be made from the building and ground fund for operating and other expenses for the Hiram Price Dillon House.

Provided, That expenditures may be made from the general fees fund for operating expenditures for the division of personnel services, including human resources programs and official hospitality: Provided further, That the director of personnel services is hereby authorized to fix, charge and collect fees: And provided further, That fees shall be fixed in order to recover all or part of the operating expenses incurred, including official hospitality: And provided further, That all fees received, including fees received under the open records act for providing access to or furnishing copies of public records, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund.

Human resource information systems cost recovery

Provided, That expenditures may be made from the budget fees fund for operating expenditures for the division of the budget, including training programs, special projects and official hospitality: Provided further, That the director of the budget is hereby authorized to fix, charge and collect fees for such training programs: And provided further, That fees for such training programs and special projects shall be fixed in order to recover all or part of the operating expenses incurred for such training programs and special projects, including official hospitality: And provided further, That all fees received for such training programs and special projects and all fees received by the division of the budget under the open re-

cords act for providing access to or furnishing copies of public records shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the budget fees fund.

Provided, That expenditures may be made from the purchasing fees fund for operating expenditures of the division of purchases, including training seminars and official hospitality: Provided further, That the director of purchases is hereby authorized to fix, charge and collect fees for operating expenditures incurred to reproduce and disseminate purchasing information, administer vendor applications, administer state contracts and conduct training seminars, including official hospitality: And provided further, That such fees shall be fixed in order to recover all or part of such operating expenses: And provided further, That all fees received for such operating expenses shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the purchasing fees fund.

Provided, That expenditures may be made from the architectural services fee fund for operating expenditures for distribution of architectural information: Provided further, That the director of facilities management is hereby authorized to fix, charge and collect fees for reproduction and distribution of architectural information: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred for reproducing and distributing architectural information: And provided further, That all fees received for such reproduction and distribution of architectural information shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the architectural services fee fund.

No limit
No limit

*Provided,* That any moneys collected from a fee increase for information services recommended by the governor shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the information technology fund.

Information technology reserve fund ...... No limit

Provided, That, on July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of any other statute, the director of accounts and reports shall transfer \$159,180 from the information technology reserve fund of the department of administration to the state general fund: Provided further, That the transfer of such amount shall be in addition to any other transfer from the information technology reserve fund to the state general fund as prescribed by law: And provided further, That the amount transferred from the information technology reserve fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of administration by other state agencies which receive appropriations from the state general fund to provide such services.

Provided, That expenditures may be made from the state buildings operating fund for operating and other expenses for the Hiram Price Dillon House: Provided further, That the secretary of administration is hereby authorized to fix, charge and collect fees for use of the rooms and other facilities of the Hiram Price Dillon House in accordance with policies adopted by the legislative coordinating council under K.S.A. 75-3682, and amendments thereto, for approving the use of such property: And provided further, That fees for approved use of such property shall be reasonable and directly related to the costs of such use and shall be fixed in order to recover all or part of the operating expenses incurred for such use: And provided further, That all moneys received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the state buildings operating fund or the building and ground fund, as determined and directed by the secretary of administration: And provided further, That the secretary of administration is hereby authorized to fix,

charge and collect a real estate property leasing services fee at a reasonable rate per square foot of space leased by state agencies as approved by the secretary of administration under K.S.A. 75-3739, and amendments thereto, to recover the costs incurred by the department of administration in providing services to state agencies relating to leases of real property: And provided further, That each state agency that is party to a lease of real property that is approved by the secretary of administration under K.S.A. 75-3739, and amendments thereto, shall remit to the secretary of administration the real estate property leasing services fee upon receipt of the billing therefor: And provided further, That all moneys received for real estate property leasing services fees shall be deposited in the state treasury in accordance with the provisions of K.Ŝ.A. 75-4215, and amendments thereto, and shall be credited to the state buildings operating fund or the building and ground fund, as determined and directed by the secretary of administration: And provided further, That the net proceeds from the sale of all or any part of the Topeka state hospital property, as defined by subsection (a) of K.S.A. 2010 Supp. 75-37,123, and amendments thereto, shall be deposited in the state treasury and credited to the state buildings operating fund or the building and ground fund, as determined and directed by the secretary of administration: And provided further, That the secretary of administration is hereby authorized to fix, charge and collect a surcharge against all state agency leased square footage in Shawnee County including both state-owned and privately-owned buildings: And provided further, That all moneys received for such surcharge shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the state buildings operating fund or the building and ground fund, as determined and directed by the secretary of administration: And provided further, That on July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of any other statute, the director of accounts and reports shall transfer \$931,815 from the state buildings operating fund of the department of administration to the state general fund: And provided further, That the transfer of such amount shall be in addition to any other transfer from the state buildings operating fund to the state general fund as prescribed by law: And provided further, That the amount transferred from the state buildings operating fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of administration by other state agencies which receive appropriations from the state general fund to provide such services.

Accounting services recovery fund...... No limit

Provided, That expenditures may be made from the accounting services recovery fund for the operating expenditures, including official hospitality, of the department of administration: Provided further, That the secretary of administration is hereby authorized to fix, charge and collect fees for services or sales provided by the department of administration which are not specifically authorized by any other statute: And provided further, That all fees received for such services or sales shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the accounting services recovery fund.

Architectural services recovery fund...... No limi

Provided, That expenditures may be made from the architectural services recovery fund for operating expenditures for the division of facilities management: Provided further, That the director of facilities management is hereby authorized to charge and collect fees for services provided to other state agencies not directly related to the construction of a capital improvement project: And provided further, That all fees received for all such services shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the architectural services recovery fund: And provided further, That on July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of any other statute, the director of accounts and reports shall transfer \$51,794 from the architectural services recovery fund of the department of administration to the state general fund: And provided further, That the transfer of such amount shall be in addition to any other transfer from the architectural services recovery fund to the state general fund as prescribed by law: And provided further, That the amount transferred from the architectural services recovery fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of administration by other state agencies which receive appropriations from the state general fund to provide such services.

Motor pool service fund	No limit
Intragovernmental printing service fund	No limit
Intragovernmental printing service depreciation re-	
serve fund	No limit
Municipal accounting and training services recovery	

fund .....

Provided, That expenditures may be made from the municipal accounting and training services recovery fund to provide general ledger, payroll reporting, utilities billing, data processing, and accounting services to municipal ities and to provide training programs conducted for municipal government personnel, including official hospitality: Provided further, That the director of accounts and reports is hereby authorized to fix, charge and collect fees for such services and programs: And provided further, That such fees shall be fixed to cover all or part of the operating expenditures incurred in providing such services and programs, including official hospitality: And provided further, That all fees received for such services and programs, including official hospitality, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the municipal accounting and training services recovery fund.

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Canceled warrants payment fund	No limit
State emergency fund	No limit
Bid and contract deposit fund	No limit
Federal withholding tax clearing fund	No limit
Financial management system development fur	nd No limit

*Provided,* That the secretary of administration may establish fees and make special assessments in order to finance the costs of developing the financial management system: *Provided further,* That all moneys received for such fees and special assessments shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the financial management system development fund.

system development rund.	
State gaming revenues fund	No limit
Financial management system development fund—on	
budget	No limit
Construction defects recovery fund	No limit
Facilities conservation improvement fund	No limit
State revolving fund services fee fund	No limit
Conversion of materials and equipment—recycling	
program fund	No limit
Curtis office building maintenance reserve fund	No limit
Equipment lease purchase program administration	
clearing fund	No limit
Suspense fund	No limit
Electronic funds transfer suspense fund	No limit
Surplus property program fund—on budget	No limit
Surplus property program fund—off budget	No limit
Older Americans act long-term care ombudsman fed-	
eral fund	No limit
Long-term care ombudsman gift and grant fund	No limit
Title XIX—long-term care ombudsman medicaid fed-	
eral grant fund	No limit
Wireless enhanced 911 grant fund	No limit
Landon state office building repair expense fund	No limit
MacVicar avenue assessment expense fund	No limit
Governor's economic council private operations	
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(c) On July 1, 2011, the director of accounts and reports shall transfer \$210,000 from the state highway fund to the state general fund for the purpose of reimbursing the state general fund for the cost of providing purchasing services to the department of transportation.

fund .....

(d) During the fiscal year ending June 30, 2012, the secretary of administration is hereby authorized to approve refinancing of equipment being financed by state agencies through the department's equipment financing program. Such refinancing project is hereby approved for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto.

(e) In addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated in any capital improvement account of any special revenue fund or in any capital improvement account of the state general fund for the above agency for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the above agency from any such capital improvement account of any special revenue fund or any such capital improvement account of the state general fund for fiscal year 2012 for the purpose of making emergency repairs to any facility that is under the charge, care, management or control of the department of administration as provided by law: *Provided*, That the secretary of administration shall make a full report on such repairs and

expenditures to the director of the budget and the director of legislative research

- (f) (1) On July 1, 2011, the director of accounts and reports shall record a debit to the state treasurer's receivables for the children's initiatives fund and shall record a corresponding credit to the children's initiatives fund in an amount certified by the director of the budget, which shall be equal to 65% of the amount estimated by the director of the budget to be transferred and credited to the children's initiatives fund during the fiscal year ending June 30, 2012, except that such amount shall be proportionally adjusted during fiscal year 2012 with respect to any change in the moneys to be transferred and credited to the children's initiatives fund during fiscal year 2012. Among other appropriate factors, the director of the budget shall take into consideration the estimated and actual receipts and interest earnings of the Kansas endowment for youth fund for fiscal year 2011 and fiscal year 2012 in determining the amount to be certified under this subsection. All moneys transferred and credited to the children's initiatives fund during fiscal year 2012 shall reduce the amount debited and credited to the children's initiatives fund under this subsection.
- (2) On June 30, 2012, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the children's initiatives fund pursuant to this subsection, to reflect all moneys actually transferred and credited to the children's initiatives fund during fiscal year 2012.
- (3) The director of accounts and reports shall notify the state treasurer of all amounts debited and credited to the children's initiatives fund pursuant to this subsection and all reductions and adjustments thereto made pursuant to this subsection. The state treasurer shall enter all such amounts debited and credited and shall make reductions and adjustments thereto on the books and records kept and maintained for the children's initiatives fund by the state treasurer in accordance with the notice thereof.
- (4) The reductions and adjustments prescribed to be made by the director of accounts and reports and the state treasurer pursuant to this subsection for the children's initiatives fund to account for moneys actually received that are to be transferred and credited to the children's initiatives fund shall be made after the reductions and adjustments prescribed to be made by the director of accounts and reports and the state treasurer pursuant to subsection (i) for the Kansas endowment for youth fund to account for moneys actually received that are to be deposited in the state treasury and credited to the Kansas endowment for youth fund.
- (g) (1) On July 1, 2011, the director of accounts and reports shall record a debit to the state treasurer's receivables for the state economic development initiatives fund and shall record a corresponding credit to the state economic development initiatives fund in an amount certified by the director of the budget which shall be equal to 50% of the amount estimated by the director of the budget to be transferred and credited to the state economic development initiatives fund during the fiscal year ending June 30, 2012, except that such amount shall be proportionally adjusted during fiscal year 2012 with respect to any change in the moneys to be transferred and credited to the state economic development initiatives fund during fiscal year 2012. All moneys transferred and credited to the state economic development initiatives fund during fiscal year 2012 shall reduce the amount debited and credited to the state economic development initiatives fund under this subsection.
- (2) On June 30, 2012, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the state economic development initiatives fund pursuant to this subsection, to reflect all moneys actually transferred and credited to the state economic development initiatives fund during fiscal year 2012.
- (3) The director of accounts and reports shall notify the state treasurer of all amounts debited and credited to the state economic development initiatives fund pursuant to this subsection and all reductions and adjustments thereto made pursuant to this subsection. The state treasurer shall enter all such amounts debited and credited and shall make reductions and adjustments thereto on the books and records kept and maintained for the state economic development initiatives fund by the state treasurer in accordance with the notice thereof.
- (h) (1) On July 1, 2011, the director of accounts and reports shall record a debit to the state treasurer's receivables for the correctional institutions building fund and shall record a corresponding credit to the correctional institutions building fund in an amount certified by the director of the budget which shall be equal to 80% of the amount estimated by the director of the budget to be transferred and credited to the correctional institutions building fund during the fiscal year ending June 30, 2012, except that such amount shall be proportionally adjusted during fiscal year 2012 with respect to any change in the moneys to be

(continued)

No limit

transferred and credited to the correctional institutions building fund during fiscal year 2012. All moneys transferred and credited to the correctional institutions building fund during fiscal year 2012 shall reduce the amount debited and credited to the correctional institutions building fund under this subsection.

- (2) On June 30, 2012, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the correctional institutions building fund pursuant to this subsection, to reflect all moneys actually transferred and credited to the correctional institutions building fund during fiscal year 2012.
- (3) The director of accounts and reports shall notify the state treasurer of all amounts debited and credited to the correctional institutions building fund pursuant to this subsection and all reductions and adjustments thereto made pursuant to this subsection. The state treasurer shall enter all such amounts debited and credited and shall make reductions and adjustments thereto on the books and records kept and maintained for the correctional institutions building fund by the state treasurer in accordance with the notice thereof.
- (i) (1) On July 1, 2011, the director of accounts and reports shall record a debit to the state treasurer's receivables for the Kansas endowment for youth fund and shall record a corresponding credit to the Kansas endowment for youth fund in an amount certified by the director of the budget which shall be equal to 80% of the amount approved for expenditure by the children's cabinet during the fiscal year ending June 30, 2012, as certified by the director of the budget. All moneys received and credited to the Kansas endowment for youth fund during fiscal year 2012 shall reduce the amount debited and credited to the Kansas endowment for youth fund under this subsection.
- (2) On June 30, 2012, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the Kansas endowment for youth fund pursuant to this subsection, to reflect all moneys actually transferred and credited to the Kansas endowment for youth fund during fiscal year 2012.
- (3) The director of accounts and reports shall notify the state treasurer of all amounts debited and credited to the Kansas endowment for youth fund pursuant to this subsection and all reductions and adjustments thereto made pursuant to this subsection. The state treasurer shall enter all such amounts debited and credited and shall make reductions and adjustments thereto on the books and records kept and maintained for the Kansas endowment for youth fund by the state treasurer in accordance with the notice thereof.
- (4) The reductions and adjustments prescribed to be made by the director of accounts and reports and the state treasurer pursuant to this subsection for the Kansas endowment for youth fund to account for moneys actually received that are to be deposited in the state treasury and credited to the Kansas endowment for youth fund shall be made before the reductions and adjustments prescribed to be made by the director of accounts and reports and the state treasurer pursuant to subsection (f) for the children's initiatives fund to account for moneys actually received that are to be transferred and credited to the children's initiatives fund.
- (j) During the fiscal year ending June 30, 2012, the secretary of administration, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2012, from the state general fund for the department of administration to another item of appropriation for fiscal year 2012 from the state general fund for the department of administration. The secretary of administration shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (k) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2012, the following:

*Provided,* That, notwithstanding the provisions of K.S.A. 76-6b05, and amendments thereto, expenditures may be made by the above agency from the SIBF—state building insurance account of the state institutions building fund for state building insurance premiums.

(l) There is appropriated for the above agency from the correctional institutions building fund for the fiscal year ending June 30, 2012, the following:

CIBF—state building insurance.....\$100,000

*Provided,* That, notwithstanding the provisions of K.S.A. 76-6b09, and amendments thereto, expenditures may be made by the above agency from the CIBF—state building insurance account of the correctional institutions building fund for state building insurance premiums.

(m) On July 1, 2011, or as soon thereafter as moneys are available during the fiscal year ending June 30, 2012, the director of accounts and

reports shall transfer an amount or amounts from the appropriate federal fund or funds of the department on aging to the older Americans act long-term care ombudsman federal fund of the department of administration: *Provided*, That the aggregate of such amount or amounts transferred during fiscal year 2012 shall be equal to and shall not exceed the older Americans act Title VII: ombudsman award and 4.38% of the Kansas older Americans act Title III: part B supportive services award.

- (n) (1) On July 1, 2011, notwithstanding the provisions of any other statute, the director of accounts and reports shall record a debit to the state treasurer's receivables for the state general fund and shall record a corresponding credit to the state general fund in the net amount equal to \$32,689,900 minus the amount credited and debited on or before June 30, 2011, pursuant to section 61(n)(9)(D) of chapter 165 of the 2010 Session Laws of Kansas, to finance the cost of the 27th payroll chargeable to the fiscal year ending June 30, 2006, for state agencies.
- (2) On or before September 1, 2011, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the state general fund pursuant to this subsection (n), to reflect all moneys actually transferred and credited to the state general fund during fiscal year 2012.
- (3) (A) (i) Prior to August 15, 2011, the director of the budget shall determine and certify to the director of accounts and reports the amount reappropriated in each account of the state general fund of a state agency, other than any regents agency, from the state general fund that has a specific expenditure limitation prescribed for fiscal year 2012 and that is in excess of the amount authorized under the approved budget of expenditures to be expended from such reappropriated amount for fiscal year 2012.
- (ii) On or before June 30, 2012, the director of the budget shall determine and certify to the director of accounts and reports the amount reappropriated in each account of the state general fund of a state agency, other than any regents agency, from the state general fund that has no specific expenditure limitation prescribed for the fiscal year, that is in excess of the amount estimated under the approved budget of expenditures to be expended from such reappropriated amount for fiscal year 2012, and that is determined by the director of the budget not to be needed for the purpose for which such amount was originally budgeted, including, but not limited to, actual or projected cost savings as a result of completed, canceled or modified projects, programs or operations.
- (iii) As used in paragraphs (i) and (ii) of this subsection (n)(3)(A), "specific expenditure limitation prescribed for the fiscal year" includes any case in which no expenditures may be made from such reappropriated balance except upon approval by the state finance council.
- (B) Prior to August 15, 2011, the director of the budget shall determine and certify to the director of accounts and reports the aggregate of all unanticipated lapses of moneys which were appropriated or reappropriated from the state general fund for fiscal year 2011 and which were not reappropriated for fiscal year 2012, as determined by the director of the budget: *Provided*, That, as used in this subsection (n)(3)(B), "unanticipated lapses of moneys" shall not include any amount lapsed from the state general fund pursuant to explicit language in an appropriation act of the 2011 regular session of the legislature or any amount lapsed from the state general fund for which specific reappropriation language was deliberately not included in any appropriation act of the 2011 regular session of the legislature.
- (C) Prior to August 15, 2011, the director of the budget shall determine and certify to the director of accounts and reports the aggregate of all amounts of unencumbered balances in accounts of the state general fund that were first encumbered during a fiscal year commencing prior to July 1, 2010, that were released during fiscal year 2011, and that were not specifically reappropriated by an appropriation act of the 2011 regular session of the legislature.
- $\overline{(4)}$  (A) On August 15, 2011, in accordance with the certification by the director of the budget that is submitted to the director of accounts and reports under subsection (n)(3)(A)(i), the appropriation for fiscal year 2012 for each account of the state general fund that is appropriated or reappropriated for the fiscal year ending June 30, 2012, by this or other appropriation act of the 2011 regular session of the legislature is hereby respectively lapsed by the amount equal to the amount certified under subsection (n)(3)(A)(i).
- (B) On June 30, 2012, in accordance with the certification by the director of the budget that is submitted to the director of accounts and reports under subsection (n)(3)(A)(ii), the appropriation for fiscal year 2012 for each account of the state general fund that is appropriated or reappropriated for the fiscal year ending June 30, 2012, by this or other appropriation act of the 2011 regular session of the legislature is hereby respectively lapsed by the amount equal to the amount certified under subsection (n)(3)(A)(ii).

- (5) At the same time as the director of the budget transmits each certification to the director of accounts and reports pursuant to subsection (n)(3), the director of the budget shall transmit a copy of such certification to the director of legislative research.
- (6) (A) Prior to August  $\bar{1}5$ , 2011, the state board of regents shall determine and certify to the director of the budget each of the specific amounts from the amounts appropriated from the state general fund or from the moneys appropriated and available in the special revenue funds for each of the regents agencies to be transferred to and debited to the 27th payroll adjustment account of the state general fund by the director of accounts and reports pursuant to this subsection (n): *Provided*, That the aggregate of all such amounts certified to the director of the budget shall be an amount that is equal to or more than \$1,184,054. The certification by the state board of regents shall specify the amount in each account of the state general fund or in each special revenue fund, or account thereof, that is designated by the state board of regents pursuant to this subsection for each of the regents agencies to be transferred to and debited to the 27th payroll adjustment account in the state general fund by the director of accounts and reports pursuant to this subsection (n). At the same time as such certification is transmitted to the director of the budget, the state board of regents shall transmit a copy of such certification to the director of legislative research.

(B) The director of the budget shall review each such certification from the state board of regents and shall certify a copy of each such certification from the state board of regents to the director of accounts and reports. At the same time as such certification is transmitted to the director of accounts and reports, the director of the budget shall transmit a copy of each such certification to the director of legislative research.

- (C) On August 15, 2011, in accordance with the certification by the director of the budget that is submitted to the director of accounts and reports under this subsection (n)(6), the appropriation for fiscal year 2012 for each account of the state general fund, state economic development initiatives fund, state water plan fund and children's initiatives fund that is appropriated or reappropriated for the fiscal year ending June 30, 2012, by this or other appropriation act of the 2011 regular session of the legislature is hereby respectively lapsed by the amount equal to the amount certified under this subsection (n)(6).
- (7) In determining the amounts to be certified to the director of accounts and reports in accordance with this subsection (n), the director of the budget and the state board of regents shall consider any changed circumstances and unanticipated reductions in expenditures or unanticipated and required expenditures by the state agencies for fiscal year 2012.
- (8) (A) On or before September 1, 2011, after receipt of each certification by the director of the budget pursuant to this subsection (n), the director of accounts and reports shall transfer and debit to the 27th payroll adjustment account of the state general fund, which is hereby established in the state general fund, by an amount equal to the aggregate of the amounts certified by the director of the budget pursuant to subsection (n)(3) and subsection (n)(6) in accordance with such certifications.
- (B) On September 1, 2011, the director of accounts and reports shall transfer the balance of the 27th payroll adjustment account of the state general fund to the master account of the state general fund: *Provided, however*, That the amount transferred shall not exceed the amount of the then outstanding balance of the state treasurer's receivables for the state general fund.
- (C) On September 1, 2011, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the 27th payroll adjustment account of the state general fund pursuant to this subsection (n), to reflect all moneys actually transferred and credited to the 27th payroll adjustment account of the state general fund pursuant to this subsection (n) during fiscal year 2012.
- (D) On or before June 30, 2012, after receipt of each certification by the director of the budget pursuant to subsection (n)(3)(A)(ii), the director of accounts and reports shall transfer and debit to the 27th payroll adjustment account of the state general fund, which is hereby established in the state general fund, an amount equal to the aggregate of the amounts certified by the director of the budget pursuant to subsection (n)(3)(A)(ii) in accordance with such certifications.
- (E) On June 30, 2012, the director of accounts and reports shall transfer the balance of the 27th payroll adjustment account of the state general fund to the master account of the state general fund: *Provided, however*, That the amount transferred shall not exceed the amount of the then outstanding balance of the state treasurer's receivables for the state general fund.
- (F) On June 30, 2012, the director of accounts and reports shall adjust the amounts debited and credited to the state treasurer's receivables and to the 27th payroll adjustment account of the state general fund pur-

suant to this subsection (n), to reflect all moneys actually transferred and credited to the 27th payroll adjustment account of the state general fund pursuant to this subsection (n) during fiscal year 2012.

- (G) On June 30, 2012, the director of accounts and reports shall record a credit to the state treasurer's receivables for the state general fund and shall record a corresponding debit to the state general fund in the amount of the outstanding receivable created to finance the cost of the 27th payroll chargeable to the fiscal year ending June 30, 2006.
- (H) The director of accounts and reports shall notify the state treasurer of all amounts debited and credited to the 27th payroll adjustment account of the state general fund pursuant to this subsection (n) and all reductions and adjustments thereto made pursuant to this subsection (n). The state treasurer shall enter all such amounts debited and credited and shall make reductions and adjustments thereto on the books and records kept and maintained for the state general fund by the state treasurer in accordance with the notice thereof.
- (9) As used in this subsection (n), "regents agency" means the state board of regents, Fort Hays state university, Kansas state university, Kansas state university extension systems and agriculture research programs, Kansas state university veterinary medical center, Emporia state university, Pittsburg state university, university of Kansas, university of Kansas medical center, and Wichita state university.
- (10) The provisions of this subsection (n) shall not apply to:
- (A) The health care stabilization fund of the health care stabilization fund board of governors;
- (B) any money held in trust in a trust fund or held in trust in any other special revenue fund of any state agency;
- (C) any moneys received from any agency or authority of the federal government or from any other federal source, other than any such federal moneys that are credited to or may be received and credited to special revenue funds of a regents agency and that are determined by the state board of regents to be federal moneys that may be transferred to and debited to the 27th payroll adjustment account of the state general fund by the director of accounts and reports pursuant to this subsection (n);
- (D) any account of the Kansas educational building fund or the state institutions building fund; or
- (E) any fund in the state treasury, as determined by the director of the budget, that would experience financial or administrative difficulties as a result of executing the provisions of this subsection (n), including, but not limited to, cash-flow problems, the inability to meet ordinary expenditure obligations, or any conflicts with prevailing contracts, compacts or other provisions of law.
- (11) Each amount transferred from any special revenue fund of any state agency, including any regents agency, to the state general fund pursuant to this subsection (n), is transferred to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the state agency involved by other state agencies which receive appropriations from the state general fund to provide such services.
- (12) On or after July 1, 2011, notwithstanding the provisions of K.S.A. 75-4209, and amendments thereto, or any other statute, upon specific authorization in an appropriation act of the legislature, the pooled money investment board is authorized and directed to loan an amount of not more than \$6,000,000 to the state general fund to provide financing for any additional amounts required above the moneys otherwise provided by law to repay amounts provided by law to finance the cost of the 27th payroll chargeable to the fiscal year 2006 and to provide for an adequate reserve in the 27th payroll adjustment account. The pooled money investment board is authorized and directed to use any moneys in the operating accounts, investment accounts or other investments of the state of Kansas to provide the funds for such loan. Such loan shall not bear interest and shall not be deemed to be an indebtedness or debt of the state of Kansas within the meaning of section 6 of article 11 of the constitution of the state of Kansas. Any such loan shall be repaid from the state general fund and any appropriate special revenue funds in the state treasury
- (o) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated from the state general fund or any special revenue fund for the above agency for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the above agency from the state general fund or from any special revenue fund for fiscal year 2012, for the secretary of administration to fix, charge and collect fees for architectural, engineering and management services provided for capital improvement projects of the state board of regents or any state educational in-

stitution, as defined by K.S.A. 76-711, and amendments thereto, for which the department of administration provides such services and which are financed in whole or in part by gifts, bequests or donations made by one or more private individuals or other private entities: *Provided*, That such fees for such services are hereby authorized to be fixed, charged and collected in accordance with the provisions of K.S.A. 75-1269, and amendments thereto, notwithstanding any provisions of K.S.A. 75-1269, and amendments thereto, to the contrary: *Provided further*, That all such fees received shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the architectural services recovery fund.

(p) During the fiscal year ending June 30, 2012, notwithstanding the provisions of any statute or any rules and regulations to the contrary, in addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated from the state general fund or any special revenue fund for the above agency for fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the above agency from the state general fund or from any special revenue fund for fiscal year 2012, for the secretary of administration to provide parking for state employees on state-owned parking lots located within the state capitol area, as defined by subsection (c) of K.S.A. 75-2240a, and amendments thereto, without charge or cost to such employees for such parking: Provided, That this subsection shall not apply to parking garages or other parking structures in such state capitol area or to any state-owned parking lots for which revenues have been pledged to repay bonds issued for the construction of any of such parking garages, structures or lots: Provided further, That the secretary of administration shall continue otherwise to administer access to state-owned parking lots in accordance with policies and procedures adopted as provided by law, including use of hang tags and waiting lists for specific parking lots, in order to ensure orderly parking procedures: And provided further, That the secretary of administration shall make expenditures from moneys appropriated from the state buildings operating fund or any other special revenue funds for the purpose of maintaining the state-owned parking lots.

(q) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2012, the following:

- (r) (1) In addition to the other purposes for which expenditures may be made by the department of administration from moneys appropriated from the state general fund or any special revenue fund for fiscal year 2011 for the department of administration, as authorized by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas or by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the secretary of administration for fiscal year 2011 to review the state real property inventory prepared pursuant to section 61(r) of chapter 165 of the 2010 Session Laws of Kansas, evaluate the state real property, and prepare from such inventory and other information a prioritized report of 10% of state real property that could be sold, subject to existing restrictions: Provided, That, on or before September 1, 2011, the secretary of administration shall provide a copy of such prioritized report to the governor, the chief clerk of the house of representatives, the secretary of the senate, and the chairs of the committee on appropriations of the house of representatives and the committee on ways and means of the senate.
- (2) As used in this subsection, "state real property" includes each tract of real property owned by the state of Kansas, or any state agency, as defined by K.S.A. 75-3701, and amendments thereto, and includes all buildings, facilities and other improvements thereon.
- (s) On July 1, 2011, the Kansas, Inc., private operations fund of the department of administration is hereby redesignated as the governor's economic council private operations fund of the department of administration
- (t) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year or years specified all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Bioscience development fund

## OFFICE OF ADMINISTRATIVE HEARINGS

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such

fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Sec. 99.

## STATE COURT OF TAX APPEALS

for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such

Duplicating fees fund \$4,964 COTA filing fee fund \$1,333,050

fund or funds, except that expenditures other than refunds authorized

by law shall not exceed the following:

(c) In addition to the other purposes for which expenditures may be made by the state court of tax appeals, from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the state court of tax appeals from the state general fund or from any special revenue fund or funds for fiscal year 2012 for the purpose of studying the necessary statutory changes needed to raise filing fees. The court shall report the findings of the study to the senate committee on ways and means and the house of representatives committee on appropriations on or before December 1, 2011.

Sec. 100.

## DEPARTMENT OF REVENUE

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That all receipts collected under authority of K.S.A. 74-2012, and amendments thereto, shall be credited to the division of vehicles operating fund: Provided further, That any expenditure from the division of vehicles operating fund of the department of revenue to reimburse the audit services fund of the division of post audit for a financial-compliance audit in an amount certified by the legislative post auditor shall be in addition to any expenditure limitation imposed on the division of vehicles operating fund for the fiscal year ending June 30, 2012: And provided further, That, notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or of any other statute, expenditures may be made from this fund for the administration and operation of the department of revenue.

Vehicle dealers and manufacturers fee fund	No limit
Kansas qualified agricultural ethyl alcohol producer	
incentive fund	No limit
Kansas qualified biodiesel fuel producer incentive	
fund	No limit
Division of vehicles modernization fund	No limit
Kansas retail dealer incentive fund	No limit
Local report fee fund	No limit
Military retirees income tax refund fund	No limit
Conversion of materials and equipment fund	No limit
Forfeited property fee fund	No limit
Setoff services revenue fund	No limit
Publications fee fund	No limit
State bingo regulation fund	No limit
Child support enforcement contractual agreement	
fund	No limit

New State Laws	. Kansas	Register	785
County treasurers' vehicle licensing fee fund	No limit	Transient guest tax refund fund established by K.S.A.	
Tax amnesty recovery fund	No limit	12-1694a	No limit
Reappraisal reimbursement fund	No limit	Interstate motor fuel taxes clearing fund	No limit
<i>Provided,</i> That all moneys received for the costs incurred f		Bingo refund fund	No limit
appraisals for any county shall be deposited in the state	treasury and	Transient guest tax refund fund established by K.S.A. 12-16,100	No limit
credited to the reappraisal reimbursement fund: Provided expenditures may be made from this fund for the purpose		Interstate motor fuel taxes refund fund	No limit
appraisals pursuant to orders of the court of tax appeals		Interfund clearing fund	No limi
79-1479, and amendments thereto.	didei it.o.i i.	Local alcoholic liquor clearing fund	No limi
Special training fund	No limit	International registration plan distribution clearing	
Provided, That expenditures may be made from the special		fund	No limi
for operating expenditures, including official hospitality		Rental motor vehicle excise tax refund fund	No limi
conferences, training seminars, workshops and examinat		International fuel tax agreement clearing fund	No limi No limi
further, That the secretary of revenue is hereby authorized		Mineral production tax refund fund	No limi
and collect fees for conferences, training seminars, work		LP-gas motor fuels refund fund	No limi
aminations sponsored or cosponsored by the departmen		Local alcoholic liquor refund fund	No limi
And provided further, That such fees shall be fixed in order		Sales tax clearing fund	No limi
or part of the operating expenditures incurred for such		Rental motor vehicle excise tax clearing fund	No limi
training seminars, workshops and examinations or for or		VIPS/CAMA technology hardware fund	No limi
plicants for such conferences, training seminars, works aminations: And provided further, That all fees received fo		Provided, That, notwithstanding the provisions of K.S.A.	74-2021, and
training seminars, workshops and examinations shall be		amendments thereto, or of any other statute, expenditures	
the state treasury in accordance with the provisions of K	C.S.A. 75-4215,	from the VIPS/CAMA technology hardware fund for the	
and amendments thereto, and shall be credited to the sp		upgrading the VIPS/CAMA computer hardware and sof	
fund.	_	state or for the counties and for administration and open department of revenue.	eration of the
Recovery fund for enforcement actions and attorney		· · · · · · · · · · · · · · · · · · ·	
fees	No limit	County and city retailers sales tax clearing fund— county and city sales tax	No limi
Federal commercial motor vehicle safety fund	No limit	City and county compensating use tax clearing	140 IIIII
State homeland security program federal fund  Earned income tax credits—TANF—federal fund	No limit No limit	fund	No limi
Central stores fund	No limit	County and city transient guest tax clearing fund	No limi
		Automated tax systems fund	No limit
<i>Provided,</i> That expenditures may be made from the centr to operate and maintain a central stores activity to sell support to		Dyed diesel fuel fee fund	No limit
state agencies: Provided further, That all moneys received		Electronic databases fee fund	No limit
plies shall be deposited in the state treasury in accordance provisions of K.S.A. 75-4215, and amendments thereto, credited to the central stores fund.	ance with the	Provided, That, notwithstanding the provisions of K.S.A. amendments thereto, or of any other statute, expenditures from electronic databases fee fund for the purposes of	may be made operating ex-
Performance/registration information systems management federal fund	No limit	penditures, including expenditures for capital outlay; maintaining or improving the vehicle information proce (VIPS), the Kansas computer assisted mass appraisal sys	ssing system
Commercial vehicle information systems/network federal fund	No limit	and other electronic database systems of the departmen	
Temporary assistance—needy families federal fund	No limit	including the costs incurred to provide access to or to fur	
Highway planning construction federal fund	No limit	public records in such database systems and for the admir	nistration and
Immigration MOU federal fund	No limit	operation of the department of revenue.	
Commercial drivers licensing state program federal		Photo fee fund	No limi
fund	No limit	<i>Provided,</i> That, notwithstanding the provisions of K.S.A.	
Real ID program federal fund	No limit	299, and amendments thereto, or any other statute, expe	nditures may
Microfilming fund	No limit	be made from the photo fee fund for administration and the driver license program and related support operation	
Provided, That expenditures may be made from the micro to operate and maintain a microfilming activity to sell		sion of administration of the department of revenue, inclu	
services to other state agencies: <i>Provided further</i> , That a		administering the provisions of K.S.A. 8-240, 8-243, 8-267,	
ceived for such services shall be deposited in the state t		1325, and amendments thereto, relating to drivers license	
cordance with the provisions of K.S.A. 75-4215, and		permits and identification cards.	
thereto, and shall be credited to the microfilming fund.		Estate tax abatement refund fund	No limi
Miscellaneous trust bonds fund	No limit	Distinctive license plate fund	No limi
Liquor excise tax guarantee bond fund	No limit	Repossessed certificates of title fee fund	No limi
Non-resident contractors cash bond fund	No limit	Hazmat fee fund	No limi
Bond guaranty fund	No limit	Intra-governmental service fund	No limi
Interstate motor fuel user cash bond fund	No limit	Community improvement district sales tax adminis-	NIA limi
Motor fuel distributor cash bond fund	No limit	tration fund	No limi
Special county mineral production tax fund County drug tax fund	No limit No limit	fund	No limi
Escheat proceeds suspense fund	No limit	Community improvement district sales tax clearing	
Privilege tax refund fund	No limit	fund	No limi
Suspense fund	No limit	Drivers license first responders indicator federal	
Cigarette tax refund fund	No limit	fund	No limi
Motor-vehicle fuel tax refund fund	No limit	(c) On July 1, 2011, October 1, 2011, January 1, 2012,	
Cereal malt beverage tax refund fund	No limit	2012, the director of accounts and reports shall transfer \$11	
Income tax refund fund	No limit	the state highway fund of the department of transportat	on to the di
Sales tax refund fund	No limit No limit	vision of vehicles operating fund of the department of re	venue for the
COMDENSATING TAX REHING TING	INO IIMIT	concose or infancing the cost of operation and general e	ADEUSE OF THE

- 1, m vision of vehicles operating fund of the department of revenue for the purpose of financing the cost of operation and general expense of the division of vehicles and related operations of the department of reve-
- (d) On August 1, 2011, the director of accounts and reports shall transfer \$77,250 from the accounting services recovery fund of the department of administration to the setoff services revenue fund of the (continued)

No limit

Cigarette/tobacco products regulation fund.....

Motor carrier tax refund fund .....

Car company tax fund .....

Protested motor carrier taxes fund .....

Tobacco products refund fund.....

department of revenue for reimbursing costs of recovering amounts owed state agencies under K.S.A. 75-6201 et seq., and amendments thereto.

(e) On August 1, 2011, the director of accounts and reports shall transfer \$20,400 from the social welfare fund and \$39,600 from the federal child support enforcement fund of the department of social and rehabilitation services to the child support enforcement contractual agreement fund of the department of revenue to reimburse costs of administrative expenses of child support enforcement activities under the agreement.

Sec. 101.

## KANSAS LOTTERY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

*Provided,* That expenditures from the lottery operating fund for official hospitality shall not exceed \$5,000.

- (b) Notwithstanding the provisions of K.S.A. 74-8711, and amendments thereto, and subject to the provisions of this subsection, an amount of not less than \$4,500,000 shall be certified by the executive director of the Kansas lottery to the director of accounts and reports on or before July 15, 2011, and on or before the 15th of each month thereafter through June 15, 2012: Provided, That, upon receipt of each such certification, the director of accounts and reports shall transfer the amount certified from the lottery operating fund to the state gaming revenues fund and shall credit such amount to the state gaming revenues fund for the fiscal year ending June 30, 2012: Provided, however, That, after the date that an amount of \$54,000,000 has been transferred from the lottery operating fund to the state gaming revenues fund for fiscal year 2012 pursuant to this subsection, the executive director of the Kansas lottery shall continue to certify amounts to the director of accounts and reports on or before the 15th of each month through June 15, 2012, except that the amounts certified after such date shall not be subject to the minimum amount of \$4,500,000: Provided further, That the amounts certified by the executive director of the Kansas lottery to the director of accounts and reports, after the date an amount of \$54,000,000 has been transferred from the lottery operating fund to the state gaming revenues fund for fiscal year 2012 pursuant to this subsection, shall be determined by the executive director so that an aggregate of all amounts certified pursuant to this subsection for fiscal year 2012 is equal to or more than \$70,800,000: And provided further, That the aggregate of all amounts transferred from the lottery operating fund to the state gaming revenues fund for fiscal year 2012 pursuant to this subsection shall be equal to or more than \$70,800,000: And provided further, That the transfers prescribed by this subsection shall be made in lieu of transfers under subsection (d) of K.S.A. 74-8711, and amendments thereto, for fiscal year 2012.
- Notwithstanding the provisions of K.S.A. 79-4801, and amend-(c) ments thereto, or any other statute and in addition to the requirements of subsection (b) of this section, on or after June 15, 2012, upon certification by the executive director of the lottery, the director of accounts and reports shall transfer from the lottery operating fund to the state gaming revenues fund the amount of total profit attributed to the special veterans benefits game under K.S.A. 2010 Supp. 74-8724, and amendments thereto, during fiscal year 2012: *Provided*, That the director of accounts and reports shall transfer immediately thereafter such amount of total profit attributed to the special veterans benefits game from the state gaming revenues fund to the state general fund: Provided further, That, on or before June 25, 2012, the executive director of the lottery shall certify to the director of accounts and reports the amount equal to the amount of total profit attributed to the special veterans benefits game under K.S.A. 2010 Supp. 74-8724, and amendments thereto, during fiscal year 2012: And provided further, That, at the same time as such certification is transmitted to the director of accounts and reports, the executive director of the lottery shall transmit a copy of such certification to the director of the budget and the director of legislative research.
- (d) In addition to the purposes for which expenditures of moneys in the lottery operating fund may be made, as authorized by provisions of K.S.A. 74-8711, and amendments thereto, moneys in the lottery operating fund may be used for payment of all costs incurred in the op-

eration and administration of the Kansas lottery, the Kansas lottery act, and the Kansas expanded lottery act.

(e) During the fiscal year ending June 30, 2012, notwithstanding the provisions of K.S.A. 74-8768, and amendments thereto, or any other statute, the director of accounts and reports shall transfer all moneys that are credited to the expanded lottery act revenues fund from the expanded lottery act revenues fund to the state general fund within 10 days after such moneys are credited to the expanded lottery act revenues fund: Provided, That the transfer of such amounts shall be in addition to any other transfer from the expanded lottery act revenues fund to the state general fund as prescribed by law: Provided further, That the moneys transferred from the expanded lottery act revenues fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of revenue, and other state agencies, by other state agencies which receive appropriations from the state general fund to provide such services.

Sec. 102

## KANSAS RACING AND GAMING COMMISSION

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That notwithstanding K.S.A. 74-8831, and amendments thereto, all moneys transferred into this fund pursuant to subsection (b) of K.S.A. 2010 Supp. 74-8767, and amendments thereto, shall be deposited to a separate account established for the purpose described herein and moneys in this account shall be expended only to supplement special stake races and to enhance the amount per point paid to owners of Kansas-whelped greyhounds which win live races at Kansas greyhound tracks and pursuant to rules and regulations adopted by the Kansas racing and gaming commission: Provided further, That transfers from this account to the live greyhound racing purse supplement fund may be made in accordance with subsection (b) of K.S.A. 2010 Supp. 74-8767, and amendments thereto.

Racing investigative expense fund No limit
Horse fair racing benefit fund No limit
Tribal gaming fund No limit

*Provided,* That expenditures from the tribal gaming fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$1,500.

*Provided,* That expenditures from the expanded lottery regulation fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$2,500.

Provided, That expenditures may be made from the education and training fund for operating expenditures, including official hospitality, incurred for hosting or providing training, in-service workshops and conferences: Provided further, That the Kansas racing and gaming commission is hereby authorized to fix, charge and collect fees for hosting or providing training, in-service workshops and conferences: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenditures incurred for hosting or providing such training, in-service workshops and conferences: And provided further, That all fees received for hosting or providing such training, inservice workshops and conferences shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the education and training fund.

 investigations of illegal gambling operations or activities, (2) participating in illegal gaming in order to collect or purchase evidence as part of an undercover investigation into illegal gambling operations, and (3) acquiring information or making contacts leading to illegal gaming activities: *Provided, however*, That all moneys which are expended for any such evidence purchase, information acquisition or similar investigatory purpose or activity from whatever funding source and which are recovered shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the illegal gambling enforcement fund: *Provided further*, That any moneys received or awarded to the Kansas racing and gaming commission for such enforcement activities shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the illegal gambling enforcement fund.

(b) On July 1, 2011, the director of accounts and reports shall transfer \$450,000 from the state general fund to the tribal gaming fund of the Kansas racing and gaming commission.

(c) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer one or more amounts certified by the executive director of the state gaming agency from the tribal gaming fund to the state general fund: *Provided*, That all such transfers shall be for the purpose of reimbursing the state general fund for the amount equal to the net amount obtained by subtracting (1) the aggregate of any costs incurred by the state gaming agency during fiscal year 2012 for any arbitration or litigation in connection with the administration and enforcement of tribal-state gaming compacts or the provisions of the tribal gaming oversight act, from (2) the aggregate of the amounts transferred to the tribal gaming fund of the Kansas racing and gaming commission during fiscal year 2012 for the operating expenditures for the state gaming agency and any other expenses incurred in connection with the administration and enforcement of tribal-state gaming compacts or the provisions of the tribal gaming oversight act.

(d) During the fiscal year ending June 30, 2012, all payments for services provided by the Kansas bureau of investigation shall be paid by the Kansas racing and gaming commission in accordance with subsection (b) of K.S.A. 75-5516, and amendments thereto, pursuant to bills which are presented in a timely manner by the Kansas bureau of inves-

tigation for services rendered.

(e) In addition to the other purposes for which expenditures may be made from the moneys appropriated in the tribal gaming fund for fiscal year 2012 for the Kansas racing and gaming commission by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made from the tribal gaming fund for fiscal year 2012 for the state gaming agency regulatory oversight of class III gaming, including but not limited to the regulatory oversight and law enforcement activities of monitoring compliance with tribal-state gaming compacts and conducting investigations of violations of tribal-state gaming compacts, investigations of criminal violations of the laws of this state at tribal gaming facilities, criminal violations of the tribal gaming oversight act, background investigations of applicants and vendors and investigations of other criminal activities related to tribal gaming, which are hereby authorized.

(f) Notwithstanding the provisions of K.S.A. 74-8831, and amendments thereto, or any other statute, the director of accounts and reports (1) shall not make the transfer from the Kansas greyhound breeding development fund of the Kansas racing and gaming commission to the greyhound tourism fund of the department of commerce that is directed to be made on or before June 30, 2012, by subsection (b)(1) of K.S.A. 74-8831, and amendments thereto, and (2) shall transfer on or before June 30, 2012, the amount equal to 15% of all moneys credited to the Kansas greyhound breeding development fund during the fiscal year ending June 30, 2012, from the Kansas greyhound breeding development fund to the greyhound promotion and development fund of the Kansas rac-

ing and gaming commission.

(g) During the fiscal year ending June 30, 2012, notwithstanding the provisions of any other statute, the Kansas racing and gaming commission is hereby authorized to fix, charge and collect additional fees to recover all or part of the direct and indirect costs or operating expenses incurred by the Kansas racing and gaming commission for the regulation of racing activities that are not otherwise recovered from the parimutuel facility licensee under authority of any other statute: *Provided*, That such fees shall be in addition to all taxes and other fees authorized by law: *Provided further*, That such costs or operating expenses shall include all or part of any auditing, drug testing, accounting, security and law enforcement, licensing of any office or other facility for use by a parimutuel facility licensee, projects to update and upgrade information technology software or facilities of the commission and shall specifically include any general operating expenses that are associated

with regulatory activities attributable to the entity upon which any such fee is imposed and all expenses related to reopening any race track or other racing facility: *And provided further*, That all moneys received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the state racing fund.

(h) On July 1, 2011, the expanded lottery act regulation fund of the Kansas racing and gaming commission is hereby redesignated as the expanded lottery regulation fund of the Kansas racing and gaming commission.

Sec. 103.

# DEPARTMENT OF COMMERCE

(a) There is appropriated for the above agency from the state general fund for the fiscal year or years specified, the following:

Animal health research grant

jobs for the state for fiscal year 2012.

For the fiscal year ending June 30, 2013..... \$5,000,000

Provided, That any unencumbered balance in the animal health research grant account in excess of \$100 as of June 30, 2012, is hereby reappropriated for fiscal year 2013: Provided further, That all moneys in the animal health research grant account for fiscal year 2013 shall be for an animal health research grant to Kansas state university awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the animal health research grant: And provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2013 shall be matched by Kansas state university on a \$1 for \$1 basis from other moneys of Kansas state university for the animal health research for which the grant is awarded: And provided further, That Kansas state university shall submit a plan to the secretary of commerce as to how the animal health research activities create additional jobs for the state for fiscal year 2013.

For the fiscal year ending June 30, 2014..... \$5,000,000 Provided, That any unencumbered balance in the animal health research grant account in excess of \$100 as of June 30, 2013, is hereby reappropriated for fiscal year 2014: Provided further, That all moneys in the animal health research grant account for fiscal year 2014 shall be for an animal health research grant to Kansas state university awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the animal health research grant: And provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2014 shall be matched by Kansas state university on a \$1 for \$1 basis from other moneys of Kansas state university for the animal health research for which the grant is awarded: And provided further, That Kansas state university shall submit a plan to the secretary of commerce as to how the animal health research activities create additional jobs for the state for fiscal year 2014.

Aviation research grant

Provided, That all moneys in the aviation research grant account for fiscal year 2012 shall be for an aviation research grant to Wichita state university awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the aviation research grant: Provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2012 shall be matched by Wichita state university on a \$1 for \$1 basis from other moneys of Wichita state university for the aviation research for which the grant is awarded: And provided further, That Wichita state university shall submit a plan to the secretary of commerce as to how the aviation research activities create additional jobs for the state for fiscal year 2012.

(continued)

Provided, That any unencumbered balance in the aviation research grant account in excess of \$100 as of June 30, 2012, is hereby reappropriated for fiscal year 2013: Provided further, That all moneys in the aviation research grant account for fiscal year 2013 shall be for an aviation research grant to Wichita state university awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the aviation research grant: And provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2013 shall be matched by Wichita state university on a \$1 for \$1 basis from other moneys of Wichita state university for the aviation research for which the grant is awarded: And provided further, That Wichita state university shall submit a plan to the secretary of commerce as to how the aviation research activities create additional jobs for the state for fiscal year 2013.

For the fiscal year ending June 30, 2014..... Provided, That any unencumbered balance in the aviation research grant account in excess of \$100 as of June 30, 2013, is hereby reappropriated for fiscal year 2014: Provided further, That all moneys in the aviation research grant account for fiscal year 2014 shall be for an aviation research grant to Wichita state university awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the aviation research grant: And provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2014 shall be matched by Wichita state university on a \$1 for \$1 basis from other moneys of Wichita state university for the aviation research for which the grant is awarded: And provided further, That Wichita state university shall submit a plan to the secretary of commerce as to how the aviation research activities create additional jobs for the state for fiscal year 2014.

Cancer center research grant

For the fiscal year ending June 30, 2012..... \$5,000,000

Provided, That all moneys in the cancer center research grant account for fiscal year 2012 shall be for a cancer center research grant to university of Kansas medical center awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the cancer research grant: Provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2012 shall be matched by university of Kansas medical center on a \$1 for \$1 basis from other moneys of university of Kansas medical center for the cancer center research for which the grant is awarded: And provided further, That university of Kansas medical center shall submit a plan to the secretary of commerce as to how the cancer center research activities create additional jobs for the state for fiscal year 2012.

For the fiscal year ending June 30, 2013..... \$5,000,000 Provided, That any unencumbered balance in the cancer center research grant account in excess of \$100 as of June 30, 2012, is hereby reappropriated for fiscal year 2013: Provided further, That all moneys in the cancer center research grant account for fiscal year 2013 shall be for a cancer center research grant to university of Kansas medical center awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the cancer research grant: And provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2013 shall be matched by university of Kansas medical center on a \$1 for \$1 basis from other moneys of university of Kansas medical center for the cancer center research for which the grant is awarded: And provided further, That university of Kansas medical center shall submit a plan to the secretary of commerce as to how the cancer center research activities create additional jobs for the state for fiscal year 2013.

For the fiscal year ending June 30, 2014..... Provided, That any unencumbered balance in the cancer center research grant account in excess of \$100 as of June 30, 2013, is hereby reappropriated for fiscal year 2014: Provided further, That all moneys in the cancer center research grant account for fiscal year 2014 shall be for a cancer center research grant to university of Kansas medical center awarded and administered by the secretary of commerce: Provided, however, That no fees shall be charged or collected for administering and awarding the cancer research grant: And provided further, That all grant amounts authorized by the secretary of commerce for fiscal year 2014 shall be matched by university of Kansas medical center on a \$1 for \$1 basis from other moneys of university of Kansas medical center for the cancer center research for which the grant is awarded: And provided further, That university of Kansas medical center shall submit a plan to the secretary of commerce as to how the cancer center research activities create additional jobs for the state for fiscal year 2014.

(b) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2012, the following:

Older Kansans employment program ..... Provided, That any unencumbered balance in excess of \$100 as of June 30, 2011, in the older Kansans employment program account is hereby reappropriated for fiscal year 2012.

\$2,203,172 Rural opportunity zones program..... Senior community service employment program ..... \$131,486

Provided, That any unencumbered balance in excess of \$100 as of June 30, 2011, in the senior community service employment program account is hereby reappropriated for fiscal year 2012.

Senior community service employment program— ARRA match ..... \$8,935 Strong military bases program..... \$100,000 Small technology pilot program

Entrepreneurial centers \$100,000 \$968,023 \$1,358,581 Centers of excellence..... \$1,025,000 Operating grant (including official hospitality)...... \$9,744,888

Provided, That any unencumbered balance in the operating grant (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures may be made from the operating grant (including official hospitality) account for certified development companies that have been determined to be qualified for grants by the secretary of commerce, except that expenditures for such grants shall not be made for grants to more than 10 certified development companies that have been determined to be qualified for grants by the secretary of commerce.

Engineering expansion grants..... Provided, That all moneys in the engineering expansion grants account shall be for a grant program developed and administered by the secretary of commerce for the purposes of expansion of the state's professional engineer training programs to address needs for engineers in industries that are not being met with the current levels of graduating students: *Provided further*, That all moneys in the engineering expansion grants account shall be for grants awarded under a competitive grant program administered by the secretary of commerce: And provided further, That all engineering expansion grant amounts authorized by the secretary of commerce shall be matched by the recipient institution on a \$3 for \$1 basis from other moneys of the recipient institution for the purpose for which the engineering expansion grant is awarded.

(c) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Job creation program fund ...... No limit Publication and other sales fund ..... No limit Conversion of equipment and materials fund ...... No limit Conference registration and disbursement fund...... No limit Greyhound tourism fund..... No limit Reimbursement and recovery fund ..... No limit Community development block grant—federal fund .... No limit Community development block grant—federal fund—

No limit IMPACT program services fund..... No limit IMPACT program repayment fund ...... No limit Kansas partnership fund ..... No limit

No limit

Provided, That the interest rate on any loan made from the Kansas partnership fund shall be annually indexed to the federal discount rate.

General fees fund.....

Provided, That expenditures may be made from the general fees fund for loans pursuant to loan agreements which are hereby authorized to be entered into by the secretary of commerce in accordance with repayment provisions and other terms and conditions as may be prescribed by the secretary therefor under programs of the department.

Kansas economic opportunity initiatives fund...... No limit Kansas existing industry expansion fund ..... No limit

Provided, That expenditures may be made from the Kansas existing industry expansion fund for loans pursuant to loan agreements which are hereby authorized to be entered into by the secretary of commerce in accordance with repayment provisions and other terms and conditions as may be prescribed by the secretary therefor under the Kansas existing industry expansion program: *Provided further*, That all moneys received by the department of commerce for repayment of loans made under the Kansas existing industry expansion program shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the Kansas existing industry expansion fund.

Athletic fee fund	No limit
WIA adult—federal fund	No limit
WIA youth activities—federal fund	No limit
WIA dislocated workers—federal fund	No limit
Trade adjustment assistance—federal fund	No limit
Veterans assistance program—federal fund	No limit
Local veterans employment representative program—	
federal fund	No limit
Wagner Peyser employment services—federal fund	No limit
Senior community service employment program—fed-	
eral fund	No limit
Indirect cost—federal fund	No limit
State affordable airfare fund	\$5,000,000

Provided, That, the regional economic area partnership, hereinafter referred to as "REAP", shall submit an annual report to the legislature on or before May 1, 2012: Provided further, That the annual report shall be delivered and REAP shall appear in person to the house committee on economic development, the house committee on appropriations, the senate committee on commerce and the senate committee on ways and means regarding such annual report: And provided further, That the secretary of commerce shall conduct an independent review of the financial reports submitted by REAP as well as an analysis of the data used by REAP: And provided further, That the secretary of commerce shall submit a report and appear in person to the house committee on economic development, the house committee on appropriations, the senate committee on commerce and the senate committee on ways and means regarding these matters: And provided further, That the secretary of commerce shall develop and implement the necessary procedures to conduct such a review.

Temporary labor certification foreign workers—federal fund	No limit No limit No limit No limit No limit
Early childhood associate apprenticeship program—	140 1111111
federal fund	No limit
Modernization apprentice—federal fund	No limit
Work incentive grant—federal fund	No limit
Registered apprenticeship works—federal fund	No limit
Neighborhood stabilization program—federal fund	No limit
Green jobs grant ARRA—federal fund	No limit
Enterprise facilitation fund	No limit
State broadband data development—federal fund	No limit
Transition assistance program—federal fund	No limit
Veteran workforce investment program—federal	
fund	No limit No limit No limit No limit

(d) The secretary of commerce is hereby authorized to fix, charge and collect fees during the fiscal year ending June 30, 2012, for (1) the provision and administration of conferences held for the purposes of programs and activities of the department of commerce and for which fees are not specifically prescribed by statute, (2) sale of publications of the department of commerce and for sale of educational and other promotional items and for which fees are not specifically prescribed by statute, and (3) promotional and other advertising and related economic development activities and services provided under economic development programs and activities of the department of commerce: Provided, That such fees shall be fixed in order to recover all or part of the operating expenses incurred in providing such services, conferences, publications and items, advertising and other economic development activities and services provided under economic development programs and activities of the department of commerce for which fees are not specifically prescribed by statute: *Provided further*, That all such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to one or more special revenue funds of the department of commerce as specified by the secretary of commerce: And provided further, That expenditures may be made from such special revenue funds of the department of commerce for fiscal year 2012, in accordance with the provisions of

this or other appropriation act of the 2011 regular session of the legislature, for operating expenses incurred in providing such services, conferences, publications and items, advertising, programs and activities and for operating expenses incurred in providing similar economic development activities and services provided under economic development programs and activities of the department of commerce.

(e) In addition to the other purposes for which expenditures may be made by the department of commerce from moneys appropriated in any special revenue fund for fiscal year 2012 for the department of commerce as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the department of commerce from moneys appropriated in any special revenue fund for fiscal year 2012 for official hospitality.

(f) On August 15, 2011, and December 15, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$625,000 from the state economic development initiatives fund to the Kansas economic opportunity initiatives fund of the department of comperce

(g) On or after July 1, 2011, the secretary of commerce shall certify to the director of the budget and to the director of accounts and reports a report of the activities of the regional economic area partnership (REAP) and the progress attained by REAP during the fiscal year 2011 to develop and implement the program to provide more air flight options, more competition for air travel and affordable air fares for Kansas, including a regional airport in western Kansas. At the same time as such certification is transmitted to the director of accounts and reports and the director of the budget, the secretary of commerce shall transmit a copy of such certification to the director of the legislative research department. Upon receipt of such certification from the secretary of commerce, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$5,000,000 from the state economic development initiatives fund to the state affordable airfare fund of the department of commerce.

Sec. 104.

#### KANSAS HOUSING RESOURCES CORPORATION

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Sec. 105.

## DEPARTMENT OF LABOR

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Workmen's compensation fee fund	\$13,901,253
Occupational health and safety—federal fund	No limit
Boiler inspection fee fund	No limit
General fees fund	No limit
Employment security interest assessment fund	No limit
	(continued)

Employment security administration fund	No limit
State workplace health and safety fund	No limit
Wage claims assignment fee fund	No limit
Employment security computer systems institute	
fund	No limit
Department of labor special projects fund	No limit
Federal indirect cost offset fund	\$404,834
Dispute resolution fund	No limit

*Provided,* That all moneys received by the secretary of labor for reimbursement of expenditures for the costs incurred for mediation under K.S.A. 72-5427, and amendments thereto, and for fact-finding under K.S.A. 72-5428, and amendments thereto, shall be deposited in the state treasury and credited to the dispute resolution fund: *Provided further*, That expenditures may be made from this fund to pay the costs incurred for mediation under K.S.A. 72-5427, and amendments thereto, and for fact-finding under K.S.A. 72-5428, and amendments thereto, subject to full reimbursement therefor by the board of education and the professional employees' organization involved in such mediation and fact-finding procedures.

- (c) In addition to the other purposes for which expenditures may be made by the department of labor from the employment security fund for fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the department of labor for fiscal year 2012 from the employment security fund from moneys made available to the state under section 903(d) of the federal social security act, as amended, for payment of debt service on a bond issued for the rewrite of the unemployment insurance benefit system: *Provided*, That expenditures from the employment security fund during fiscal year 2012 of moneys made available to the state under section 903(d) of the federal social security act, as amended, for payment of such debt service shall not exceed \$2,646,150.
- (d) In addition to the other purposes for which expenditures may be made by the above agency from the special employment security fund for fiscal year 2012, expenditures may be made by the above agency from the special employment security fund for fiscal year 2012 for the following capital improvement purposes: Payment on the master lease agreement for the renovation of the Eastman building on the Topeka west complex: *Provided*, That expenditures from this fund for fiscal year 2012 for such capital improvement purposes shall not exceed \$99,625: *Provided further*, That all expenditures from this fund for any such capital improvement purpose shall be in addition to any expenditure limitation imposed on the special employment security fund for fiscal year 2012.

Sec. 106.

#### KANSAS COMMISSION ON VETERANS AFFAIRS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2}$ 

Operations—state veterans cemeteries...... \$554,971

hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the operations—state veterans cemeteries account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That expenditures from this account for official hospitality shall not exceed \$1,200.

Operating expenditures—Kansas soldiers' home...... \$1,917,108 *Provided,* That any unencumbered balance in the operating expenditures—Kansas soldiers' home account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Operating expenditures—Kansas veterans' home..... \$2,494,684 *Provided,* That any unencumbered balance in the operating expenditures—Kansas veterans' home account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

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Scratch lotto—Kansas veterans' home	\$101,507
Scratch lotto—veterans services	\$328,003
Scratch lotto—Kansas soldiers' home	\$74,444
Scratch lotto—veterans cemeteries	\$159,458
Operating expenditures—administration	\$426,485

*Provided,* That any unencumbered balance in the operating expenditures—administration account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Veterans claim assistance program—service grants.... \$469,321 Provided, That any unencumbered balance in the veterans claim assistance program—service grants account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures from the veterans claim assistance program—service grants account shall be made only for the purpose of awarding service grants to veterans service organizations for the purpose of aiding veterans in obtaining federal benefits: Provided, however, That no expenditures shall be made by the Kansas commission on veterans affairs from the veterans claim assistance program—service grants account for operating expenditures or overhead for administering the grants in accordance with the provisions of K.S.A. 73-1234, and amendments

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Soldiers' home fee fund	\$1,719,521
Soldiers' home benefit fund	No limit
Soldiers' home work therapy fund	No limit
Soldiers' home medicare fund	No limit
Soldiers' home medicaid fund	No limit
Soldiers' home canteen fund	No limit
Veterans' home medicare fund	No limit
Veterans' home medicaid fund	No limit
Veterans' home fee fund	\$3,000,003
Veterans' home canteen fund	No limit
Veterans' home benefit fund	No limit
Soldiers' home outpatient clinic fund	No limit
State veterans cemeteries fee fund	No limit
State veterans cemeteries donations and contributions	
fund	No limit
Outpatient clinic patient federal reimbursement	
fund—federal	No limit
VA burial reimbursement fund—federal	\$80,538
Veterans home federal fund	\$2,924,231
Soldiers home federal fund	\$2,254,408
Commission on veterans affairs federal fund	\$208,961
Kansas veterans memorials fund	No limit
Vietnam war era veterans' recognition award fund	No limit
Kansas hometown heroes fund	No limit

- (c) On the effective date of this act, the director of accounts and reports shall transfer \$25,000 from the scratch lotto—veterans services account of the state general fund to the Vietnam war era veterans' recognition award fund of the Kansas commission on veterans affairs: *Provided*, That, in addition to the other purposes for which expenditures may be made by the above agency from the Vietnam war era veterans' recognition award fund for fiscal year 2011, expenditures shall be made by the above agency from the Vietnam war era veterans' recognition award fund for fiscal year 2011, to acquire and send the appropriate medallions and certificates to all qualifying veterans whose applications for such medallions and certificates have been received by June 1, 2011.
- (d) (1) During the fiscal year ending June 30, 2011, notwithstanding the provisions of K.S.A. 73-1231, 75-3728g, 76-1906 or 76-1953, and amendments thereto, or K.S.A. 2010 Supp. 73-1233, and amendments thereto, or any other statute, the executive director of the Kansas commission on veterans affairs, with the approval of the director of the budget, may transfer moneys that are credited to a special revenue fund of the Kansas commission on veterans affairs to another special revenue fund of the Kansas commission on veterans affairs. The executive director of the Kansas commission on veterans affairs shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (2) During the fiscal year ending June 30, 2012, notwithstanding the provisions of K.S.A. 73-1231, 75-3728g, 76-1906 or 76-1953, and amendments thereto, or K.S.A. 2010 Supp. 73-1233, and amendments thereto, or any other statute, the executive director of the Kansas commission on veterans affairs, with the approval of the director of the budget, may transfer moneys that are credited to a special revenue fund of the Kansas commission on veterans affairs to another special revenue fund of the Kansas commission on veterans affairs. The executive director of the Kansas commission on veterans affairs shall certify each such transfer

to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.

- (3) As used in this subsection (d), "special revenue fund" means the soldiers' home fee fund, veterans' home fee fund, soldiers' home outpatient clinic fund, soldiers' home benefit fund, soldiers' home work therapy fund, veterans' home canteen fund, soldiers' home canteen fund, veterans' home benefit fund, Persian Gulf War veterans health initiative fund, state veterans cemeteries fee fund, state veterans cemeteries donations and contributions fund, and Kansas veterans memorials fund.
- (e) During the fiscal year ending June 30, 2011, the executive director of the Kansas commission on veterans affairs, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2011, from the state general fund for the Kansas commission on veterans affairs or any institution or facility under the general supervision of management of the Kansas commission on veterans affairs to another item of appropriation for fiscal year 2011 from the state general fund for the Kansas commission on veterans affairs or any institution or facility under the general supervision and management of the Kansas commission on veterans affairs. The executive director of the Kansas commission on veterans affairs shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (f) During the fiscal year ending June 30, 2012, the executive director of the Kansas commission on veterans affairs, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2012, from the state general fund for the Kansas commission on veterans affairs or any institution or facility under the general supervision of management of the Kansas commission on veterans affairs to another item of appropriation for fiscal year 2012 from the state general fund for the Kansas commission on veterans affairs or any institution or facility under the general supervision and management of the Kansas commission on veterans affairs. The executive director of the Kansas commission on veterans affairs shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.

Sec. 107.

## DEPARTMENT OF HEALTH AND ENVIRONMENT— DIVISION OF HEALTH

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

hospitality) .....

Provided, That any unencumbered balance in the operating expenditures (including official hospitality) account of the department of health and environment—division of health in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Operating expenditures (including official hospital-

ity)—health..... \$4,038,071

Provided, That any unencumbered balance in the operating expenditures (including official hospitality)—health account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

\$732,897 Vaccine purchases .....

Provided, That any unencumbered balance in the vaccine purchases account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Aid to local units ..... \$4,805,709

Provided, That any unencumbered balance in the aid to local units account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That all expenditures from this account for state financial assistance to local health departments shall be in accordance with the formula prescribed by K.S.A. 65-241 through 65-246, and amendments thereto.

Aid to local units—primary health projects..... \$7,243,065

Provided, That any unencumbered balance in the aid to local unitsprimary health projects account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That prescription support expenditures shall be made from the aid to local units—primary health projects account for: (1) Purchase of drug inventory under section 340B of the federal public health service act for community health center grantees and federally qualified health center lookalikes who qualify; (2) increasing access to prescription drugs by subsidizing a portion of the costs for the benefit of patients at section 340B participating clinics on a sliding fee scale; and (3) expanding access

to prescription medication assistance programs by making expenditures to support operating costs of assistance programs at not-for-profit or publicly-funded primary care clinics, including federally qualified community health centers and federally qualified community health center look-alikes, as defined by 42 U.S.C. § 330, that provide comprehensive primary health care services, offer sliding fee discounts based upon household income and serve any person regardless of ability to pay: And provided further, That policies determining patient eligibility due to income or insurance status may be determined by each community but must be clearly documented and posted.

Aid to local units—women's wellness.....

Provided, That any unencumbered balance in the aid to local unitsfamily planning account in excess of \$100 as of June 30, 2011, is hereby reappropriated to the aid to local units—women's wellness account for fiscal year 2012: Provided further, That all expenditures from the aid to local units-women's wellness account shall be in accordance with grant agreements entered into by the secretary of health and environment and grant recipients.

\$447,418 Immunization programs.....

Provided, That any unencumbered balance in the immunization programs account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Breast cancer screening program ..... \$219,336

Provided, That any unencumbered balance in the breast cancer screening program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Ryan White matching funds .....

Provided, That any unencumbered balance in the Ryan White matching funds account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Pregnancy maintenance initiative .....

Provided, That any unencumbered balance in the pregnancy maintenance initiative account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Cerebral palsy posture seating.....

Provided, That any unencumbered balance in the cerebral palsy posture seating account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

PKU treatment .....

Provided, That any unencumbered balance in the PKU treatment account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Teen pregnancy prevention activities..... \$338,846

Provided, That any unencumbered balance in the teen pregnancy prevention activities account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Medical assistance—federal fund..... No limit

Substance abuse and mental health services administration—federal fund.....

Breast and cervical cancer program and detection-

No limit No limit

federal fund ..... Health and environment training fee fund—health....

Provided, That expenditures may be made from the health and environment training fee fund-health for acquisition and distribution of division of health program literature and films and for participation in or conducting training seminars for training employees of the division of health of the department of health and environment, for training recipients of state aid from the division of health of the department of health and environment and for training representatives of industries affected by rules and regulations of the department of health and environment relating to the division of health: Provided further, That the secretary of health and environment is hereby authorized to fix, charge and collect fees in order to recover costs incurred for such acquisition and distribution of literature and films and for the operation of such seminars: And provided further, That such fees may be fixed in order to recover all or part of such costs: And provided further, That all moneys received from such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be

(continued)

No limit

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credited to the health and environment training fee fund-		Comprehensive STD prevention systems—federal	3.7. 11. 1.
provided further, That, in addition to the other purposes f		fund	No limit
penditures may be made by the department of health and for the division of health from moneys appropriated fro		Children with special health care needs—federal fund	No limit
and environment training fee fund—health for fiscal year 2	2012, expend-	Make a difference information network—federal	
itures may be made by the department of health and envir	onment from	fund	No limit
the health and environment training fee fund—health for 2012 for agency operations for the division of health.	or fiscal year	Ryan White Title II—federal fundBicycle helmet distribution—federal fund	No limit No limit
Health facilities review fund	No limit	Bicycle helmet revolving fund	No limit
Insurance statistical plan fund	No limit	SSA fee fund	No limit
Health and environment publication fee fund—	37 10 10	Lead certification cooperation agreement—federal fund	No limit
health	No limit	Childhood lead poisoning prevention program—fed-	NO IIIIII
<i>Provided,</i> That expenditures from the health and environn tion fee fund—health shall be made only for the purpose of		eral fund	No limit
expenses of publishing documents as required by K.S.A.		State implementation projects for prevention of sec-	NI- 1::
amendments thereto.	,	ondary conditions—federal fund Title IV-E—federal fund	No limit No limit
District coroners fund	No limit	HIV prevention projects—federal fund	No limit
Sponsored project overhead fund—health	No limit	HIV/AIDS surveillance—federal fund	No limit
Tuberculosis elimination and laboratory—federal fund	No limit	Infants & toddlers Title 1—federal fund Universal newborn hearing screening—federal fund	No limit No limit
Maternity centers and child care facilities licensing fee	1 VO IIIIII	State loan repayment program—federal fund	No limit
fund	No limit	Opt-out testing initiative—federal fund	No limit
Child care and development block grant—federal	NI. 1::	Kansas system for early registration of volunteers—	NT 11 11
fund Office of rural health—federal fund	No limit No limit	federal fund	No limit No limit
Emergency medical services for children—federal	140 mint	Adult lead surveillance data—federal fund	No limit
fund	No limit	Medical reserve corps contract—federal fund	No limit
Primary care offices—federal fund	No limit	Trauma fund	No limit
Injury intervention—federal fund  Oral health workforce activities—federal fund	No limit No limit	Provided, That expenditures may be made by the departm and environment for fiscal year 2012 from the trauma fu	nent of health
Rural hospital flex program—federal fund	No limit	vision of health of the department of health and enviror	
Hospital bioterrorism preparedness—federal fund	No limit	stroke prevention project: Provided further, That expenditu	ares from the
Kansas coalition against sexual and domestic vio-	No limit	trauma fund for official hospitality shall not exceed \$2,000	0.
lence—federal fund	No limit No limit	Homeland security—federal fund	No limit
ARRA child care development—federal fund	No limit	Homeland security real ID—federal fund	No limit No limit
ARRA Kansas health information exchange project—		Refugee assistance—federal fund	No limit
federal fund	No limit	Personal responsibility education program—federal	3.7. 11. 1.
ARRA epidemiology and lab capacity—federal fund	No limit	fund	No limit No limit
ARRA immunization and vaccines for children—fed-		Education, training, and enhanced services to end vi-	140 mmt
eral fund	No limit	olence against and abuse of women with disabili-	
ARRA women infants and children—federal fund ARRA infant & toddlers Title 1—federal fund	No limit No limit	ties—federal fundState surplus revenues—special revenue fund	No limit No limit
ARRA primary care offices—federal fund	No limit	HRSA small hospital improvement grant program—	NO IIIII
ARRA collaborative component I—federal fund	No limit	federal fund	No limit
ARRA collaborative component III—federal fund	No limit	State indoor radon grant—federal fund	No limit
ARRA ambulatory surgical center ASC/HAI medi- care—federal fund	No limit	HUD lead hazard control program of Kansas City— federal fund	No limit
ARRA prevention of healthcare associated infections—	110 111111	Gifts, grants and donations fund—health	No limit
federal fund	No limit	Special bequest fund—health	No limit
Medicare—federal fund	No limit	Civil registration and health statistics fee fund  Vital statistics system project fund	No limit No limit
Provided, That transfers of moneys from the medicare—fee the state fire marshal may be made during fiscal year 2012		Power generating facility fee fund	No limit
a contract which is hereby authorized to be entered into by		Nuclear safety emergency preparedness special reve-	
of health and environment and the state fire marshal to pro		nue fund	No limit
safety inspections for hospitals.		Provided, That all moneys received by the division of hea partment of health and environment from the adjutant ger	
Migrant health program—federal fund	No limit No limit	nuclear safety emergency management fee fund of the adj	utant general
Refugee health—federal fund	NO IIIIII	shall be credited to the nuclear safety emergency prepare	dness special
fund	No limit	revenue fund of the division of health of the department environment.	of health and
Children's mercy hospital lead program—federal		Radiation control operations fee fund	No limit
fund	No limit	Lead-based paint hazard fee fund	No limit
Women, infants and children health program—federal fund	No limit	Strengthening public health infrastructure—federal	- 10
WIC health program fund—senior farmer's market—	1 VO IIIIII	fund	No limit
federal	No limit	Improving minority health—federal fund	No limit No limit
Assistance for firefighters grant program—federal	No limit	Affordable care act—federal fund	No limit
fund Immunization and vaccines for children grants—fed-	No limit	Carbon monoxide detector/fire injury prevention—	
eral fund	No limit	federal fund	No limit
Home visiting grant—federal fund	No limit	Health information exchange—federal fund	No limit
Preventive health block grant—federal fund	No limit	(c) There is appropriated for the above agency from t initiatives fund for the fiscal year ending June 30, 2012, th	ne following:
Maternal and child health block grant—federal fund	No limit	Healthy start	\$237,914
National center for health statistics—federal fund	No limit	<i>Provided,</i> That any unencumbered balance in the healthy	
Title X family planning services program—federal	ът 1· ·-	in excess of \$100 as of June 30, 2011, is hereby reappropria	
fund	No limit	year 2012.	

Infants and toddlers program.....\$5,700,00

*Provided*, That any unencumbered balance in the infants and toddlers program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the smoking prevention account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Newborn hearing aid loaner program ...... \$47,161

*Provided,* That any unencumbered balance in the newborn hearing aid loaner program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the SIDS network grant account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Newborn screening......\$247,114

*Provided,* That any unencumbered balance in the newborn screening account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

- (d) On July 1, 2011, and on other occasions during fiscal year 2012 when necessary as determined by the secretary of health and environment, the director of accounts and reports shall transfer amounts specified by the secretary of health and environment, which amounts constitute reimbursements, credits and other amounts received by the department of health and environment for activities related to federal programs, from specified special revenue funds of the department of health and environment—division of health or of the department of health and environment—division of environment, to the sponsored project overhead fund—health of the department of health and environment—division of health.
- (e) On July 1, 2011, October 1, 2011, January 1, 2012, and April 1, 2012, or as soon after each such date as moneys are available, the director of accounts and reports shall transfer \$559,307 from the child care and development federal fund of the department of social and rehabilitation services to the child care and development block grant—federal fund of the department of health and environment.
- (f) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer an amount or amounts specified by the secretary of health and environment from any one or more special revenue funds of the department of health and environment—division of health, which have available moneys, to the sponsored project overhead fund—health of the department of health and environment—division of health for expenditures, as the case may be, for administrative expenses.
- (g) In addition to the other purposes for which expenditures may be made by the department of health and environment from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 and from which expenditures may be made for salaries and wages, as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the department of health and environment from such moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 for up to four full-time equivalent positions in the unclassified service under the Kansas civil service act: Provided, That all such additional full-time equivalent positions in the unclassified service under the Kansas civil service act shall be in addition to other positions within the department of health and environment in the unclassified service as prescribed by law and shall be established by the secretary of health and environment within the position limitation established for the department of health and environment on the number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for fiscal year 2012 made by this or other appropriation act of the 2011 regular session of the legislature: *Provided, however,* That the authority to establish such additional positions in the unclassified service shall not affect the classified service status of any person who is an employee of the department of health and environment in the classified service under the Kansas civil service act.
- (h) During the fiscal year ending June 30, 2012, the amounts transferred by the director of accounts and reports from each of the special revenue funds of the department of health and environment—division of health to the sponsored project overhead fund—health of the department of health and environment—division of health pursuant to this section may include amounts equal to up to 25% of the expenditures

from such special revenue fund, excepting expenditures for contractual services.

- (i) During the fiscal year ending June 30, 2012, the secretary of health and environment, with approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state general fund for the department of health and environment—division of health or the department of health and environment—division of environment to another item of appropriation for fiscal year 2012 from the state general fund for the department of health and environment—division of health or the department of health and environment—division of environment. The secretary of health and environment shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (j) In addition to the other purposes for which expenditures may be made by the department of health and environment—division of health from moneys appropriated from the district coroners fund for fiscal year 2012, as authorized by this or other appropriation act of the 2011 regular session of the legislature, and notwithstanding the provisions of K.S.A. 22a-245, and amendments thereto, or any other statute, expenditures may be made by the department of health and environment—division of health from such moneys appropriated from the district coroners fund for fiscal year 2012 pursuant to K.S.A. 22a-242, and amendments thereto.
- (k) On July 1, 2011, the director of accounts and reports shall transfer \$200,000 from the health care stabilization fund of the health care stabilization fund board of governors to the health facilities review fund of the department of health and environment for the purpose of financing a review of records of licensed medical care facilities and an analysis of quality of health care services provided to assist in correcting substandard services and to reduce the incidence of liability resulting from the rendering of health care services and implementing the risk management provisions of K.S.A. 65-4922 et seq., and amendments thereto.

  (I) During the fiscal year ending June 30, 2012, subject to any appli-
- (l) During the fiscal year ending June 30, 2012, subject to any applicable requirements of federal statutes, rules, regulations or guidelines, any expenditures or grants of money by the department of health and environment—division of health for family planning services financed in whole or in part from federal title X moneys shall be made subject to the following two priorities: First priority to public entities (state, county, local health departments and health clinics) and, if any moneys remain, then, Second priority to non-public entities which are hospitals or federally qualified health centers that provide comprehensive primary and preventative care in addition to family planning services: *Provided*, That, as used in this subsection "hospitals" shall have the same meaning as defined in K.S.A. 65-425, and amendments thereto, and "federally qualified health center" shall have the same meaning as defined in K.S.A. 65-1669, and amendments thereto.
- (m) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 by the above agency by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the above agency from moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any such special revenue fund or funds to provide funding to carry out and administer the provisions of 2011 House Bill No. 2035: Provided, That the aggregate amount of expenditures during fiscal year 2012 by the above agency of moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any special revenue fund or funds to carry out and administer the provisions of 2011 House Bill No. 2035 shall not exceed \$70,380.
- (n) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the above agency from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 by the above agency by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the above agency from moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any such special revenue fund or funds to provide funding to carry out and administer the provisions of 2011 House Substitute for Senate Bill No. 36: *Provided*, That the aggregate amount of expenditures during fiscal year 2012 by the above agency of moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any special revenue fund or funds to carry out and administer the provisions of 2011 House Substitute for Senate

(continued)

Bill No. 36 shall not exceed \$67,165: Provided further, That, if 2011 House Substitute for Senate Bill No. 36 is not passed by the legislature during the 2011 regular session and enacted into law, then no expenditures shall be made by the above agency from moneys appropriated by this or other appropriation act of the 2011 regular session of the legislature from the state general fund or from any such special revenue fund or funds to carry out and administer the provisions of 2011 House Substitute for Senate Bill No. 36.

Sec. 108

#### DEPARTMENT OF HEALTH AND ENVIRONMENT— DIVISION OF HEALTH CARE FINANCE

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

*Provided,* That any unencumbered balance in the office of the inspector general account of the Kansas health policy authority in excess of \$100 as of June 30, 2011, is hereby reappropriated to the office of the inspector general account of the above agency for fiscal year 2012.

Provided, That any unencumbered balance in the other medical assistance account of the Kansas health policy authority in excess of \$100 as of June 30, 2011, is hereby reappropriated to the other medical assistance account of the above agency for fiscal year 2012: Provided further, That expenditures may be made from the other medical assistance account by the above agency for the purpose of implementing or expanding any prior authorization project: And provided further, That an evaluation of the automated implementation, savings obtained from implementation, and other outcomes of the implementation or expansion shall be submitted to the joint committee on health policy oversight prior to the start of the regular session of the legislature in 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

*Provided*, That expenditures from the cafeteria benefits fund for the fiscal year ending June 30, 2012, for salaries and wages and other operating expenditures shall not exceed \$1,979,603.

State workers compensation self-insurance fund...... No limit *Provided*, That expenditures from the state workers compensation self-insurance fund for the fiscal year ending June 30, 2012, for salaries and wages and other operating expenditures shall not exceed \$3,512,791.

*Provided,* That expenditures from the dependent care assistance program fund for the fiscal year ending June 30, 2012, for salaries and wages and other operating expenditures shall not exceed \$430,915.

*Provided,* That expenditures from the division of health care finance special revenue fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$1,000.

Health committee insurance fund\$287,939Health care database fee fund\$76,938

*Provided,* That expenditures from the health benefits administration clearing fund—remit admin service org for the fiscal year ending June 30, 2012, for salaries and wages and other operating expenditures shall not exceed \$7.854.305.

Hot exceed ψ7,054,505.	
Health insurance premium reserve fund	No limit
Other state fees fund	\$627,912
Health care access improvement fund	\$33,300,000
Children's health insurance program federal fund	No limit
State planning—health care—uninsured fund	No limit
Demonstration to maintain independence in employ-	
ment fund	No limit
Medicaid infrastructure grant—disability employment	
federal fund	No limit
HIV care formula grant federal fund	No limit
Medical assistance program federal fund	No limit
Quality care fund	\$0
Quality based community assessment fund	No limit

- (c) During the fiscal year ending June 30, 2012, any moneys donated or granted to the division of health care finance of the department of health and environment and any federal funds received as match to such donations or grants by the division of health care finance of the department of health and environment for the fiscal year ending June 30, 2012, shall only be expended by the division of health care finance of the department of health and environment to assist the clearinghouse in reducing any backlogs or waiting lists, unless otherwise specified by the donor or grantor: *Provided*, That any donated or granted moneys, and the matching moneys received therefor from the federal centers for medicare and medicaid services, shall not be used to supplant or replace funds already budgeted for the clearinghouse or to restore any other reductions in funding to the clearinghouse or the agency, unless otherwise specified by the donor or grantor.
- (d) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$2,005,697 from the medical programs fee fund to the state general fund.
- During the fiscal year ending June 30, 2012, notwithstanding the provisions of this or any other appropriation act of the 2011 regular session of the legislature, or any other statute, no moneys app for the Kansas health policy authority or the department of health and onment from the state general fund or from fund or funds for fiscal year 2012 shall be expended by the Kansas health policy authority or the department of health and environment for the purposes of requiring, and the Kansas health policy authority or the department of health and environment shall not require, an individual, the MediKan program, to change prescriptions under a preferred drug prescriptions paid for by the MediKan program during fiscal year 2012 shall be filled pursuant to subsection (a) of K.S.A. 65-1637, and amend ments thereto: Provided further. That the Kansas health policy authority and the department of health and environment shall follow the existing prior authorization protocol for reimbursement of prescriptions for the MediKan program for fiscal year 2012: And provided further, That the as health policy authority and the department of health and environment shall not expend any moneys appropriated from the state general fund or any special revenue fund or funds for fiscal year 2012, as authorized by this or other appropriation act of the 2011 regular session for medications prescribed for mental health purposes to individuals in the MediKan program during fiscal year 2012.
- (f) Notwithstanding the provisions of K.S.A. 75 6501 et seq., and amendments thereto, or any other statute, there is hereby established and imposed a 2.5% surcharge on the amount of the employee payroll deduction by state employees for participation in the state health care benefits program pursuant to K.S.A. 75 6506, and amendments thereto, for the plan year commencing January 1, 2012, in accordance with this subsection: Provided, That the surcharge shall be applied to the amount required for the participation of the state employee for the coverages and other elections under the state health care benefits program for plan year 2012 that are selected by the state employee: Provided further, That the amount of the surcharge shall be added to the amount otherwise required for participation in accordance with the state employee selections and the resulting aggregate amount shall constitute the amount of the payroll deduction under K.S.A. 75-6506, and amendments thereto, for the state employee: And provided further, That, prior to June 10, 2012, the director of health care finance of the department of health and en-

vironment shall certify the aggregate amount of all proceeds of such surcharge for fiscal year 2012 to the director of accounts and reports and shall transmit a copy of such certification to the director of legislative research: And provided further, That, on June 10, 2012, pursuant to such certification, the director of accounts and reports shall transfer the aggregate amount of the proceeds collected for the surcharge for fiscal year 2012 from the health benefits administration clearing fund—remit to admin service org fund of the division of health care finance of the department of health and environment to the state general fund: And provided further, That such surcharge shall be imposed for the purpose of reimbursing the state general fund for support relating to operation and maintenance of the state health care benefits program.

Sec. 109

#### DEPARTMENT OF HEALTH AND ENVIRONMENT— DIVISION OF ENVIRONMENT

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

*Provided*, That any unencumbered balance in the operating expenditures (including official hospitality) account of the department of health and environment—division of environment in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

*Provided,* That expenditures may be made from the solid waste management fund during the fiscal year ending June 30, 2012, for official hospitality: *Provided further,* That such expenditures for official hospitality shall not exceed \$2,500.

Public water supply fee fund	No limit
Voluntary cleanup fund	No limit
Storage tank fee fund	No limit
Air quality fee fund	No limit
Hazardous waste collection fund	No limit
Power generating facility fee fund	No limit
Health and environment training fee fund—	
environment	No limit

Provided, That expenditures may be made from the health and environment training fee fund—environment for acquisition and distribution of division of environment program literature and films and for participation in or conducting training seminars for training employees of the division of environment of the department of health and environment, for training recipients of state aid from the division of environment of the department of health and environment and for training representatives of industries affected by rules and regulations of the department of health and environment relating to the division of environment: Provided further, That the secretary of health and environment is hereby authorized to fix, charge and collect fees in order to recover costs incurred for such acquisition and distribution of literature and films and for the operation of such seminars: And provided further, That such fees may be fixed in order to recover all or part of such costs: And provided further, That all moneys received from such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the health and environment training fee fund—environment: And provided further, That, in addition to the other purposes for which expenditures may be made by the department of health and environment for the division of environment from moneys appropriated from the health and environment training fee fund—environment for fiscal year 2012, expenditures may be made by the department of health and environment from the health and environment training fee fund—environment for fiscal year 2012for agency operations for the division of environment.

Driving under the influence equipment fund	No limit
Waste tire management fund	No limit
Health and environment publication fee fund—	
environment	No limit

Provided, That expenditures from the health and environment publication fee fund—environment shall be made only for the purpose of pay-

ing the expenses of publishing documents as required by K.S.A. 75-5662, and amendments thereto.

and amendments thereto.	
Local air quality control authority regulation service	ces
fund	No limit
Surface mining fee fund	No limit
Environmental response fund	No limit
Sponsored project overhead fund—environment	No limit
Chemical control fee fund	No limit
QuantiFERON TB laboratory fund	No limit
Resource conservation and recovery act—federal	
fund	No limit
EPA water protection—STAG—federal fund	No limit
Superfund state cooperative agreements—federal	
fund	No limit
Water supply—federal fund	No limit
Air quality section 103—federal fund	No limit
EPA—core support—federal fund	No limit
Network exchange grant—federal fund	No limit
ARRA Kansas clean diesel assistance program grant	<del>:</del>
federal fund	No limit
Multi-media capacity building—federal fund	No limit
Brownfields assistance cleanup cooperative—federa	
fund	No limit
Performance partnership grants—federal fund	No limit
Lab TB testing expansion—federal fund	No limit
Kansas clean diesel grant—federal fund	No limit
Air quality program—federal fund	No limit
Section 106 monitoring initiative—federal fund	No limit
Air quality section 105—federal fund	No limit
Leaking underground storage tank trust—federal	NT 11 11
fund	
Surface mining control and reclamation act—federa	
fund	
Abandoned mined-land—federal fund	
Department of defense and state cooperative agree	No limit
ment—federal fund	No limit No limit
Pollution prevention program—federal fund	No limit
EPA operator expense reimbursement for drinki	NO IIIIIII
water—federal fund	No limit
EPA water monitoring—federal fund	No limit
Gifts, grants and donations fund—environment	No limit
Special bequest fund—environment	No limit
Aboveground petroleum storage tank release trust	INO IIIIII
fund	No limit
Underground petroleum storage tank release trust	INO IIIIII
fund	No limit
Drycleaning facility release trust fund	No limit
Public water supply loan fund	No limit
Public water supply loan operations fund	No limit
Kansas water pollution control revolving fund	No limit
Provided, That the proceeds from revenue bonds is:	arant naumonts
development finance authority to provide matching	grant payments un-

Provided, That the proceeds from revenue bonds issued by the Kansas development finance authority to provide matching grant payments under the federal clean water act of 1987 (P.L.92-500) shall be credited to the Kansas water pollution control revolving fund: Provided further, That expenditures from this fund shall be made to provide for the payment of such matching grants.

Kansas water pollution control operations fund	
Cost of issuance fund for Kansas water pollution con-	
trol revolving fund revenue bonds	
Surcharge fund for Kansas water pollution control re-	
volving fund revenue bonds	No limit
Surcharge operations fund for Kansas water pollution	
control revolving fund revenue bonds	
Debt service reserve fund	
EPA water related grants—federal fund	No limit

*Provided,* That no moneys from any grant that requires the matching expenditure of any other moneys in the state treasury during the current or any ensuing fiscal year shall be deposited to the credit of the EPA water related grants—federal fund.

Chemical control—federal fund	No limit
Subsurface hydrocarbon storage fund	No limit
Clean air leadership—federal fund	No limit
Natural resources damages trust fund	No limit
Hazardous waste management fund	No limit
Brownfields revolving loan program—federal fund	No limit
Mined-land reclamation fund	No limit
	(continued)

Abandoned mine land—federal fund	No limit
Operator outreach training program—federal fund	No limit
Underground storage tank—federal fund	No limit
EPA underground injection control—federal fund	No limit
Laboratory medicaid cost recovery fund—	
environment	No limit
Diagnostic X-ray program—federal fund	No limit
EPA state response program—federal fund	No limit
Environmental use control fund	No limit
Environmental response remedial activity specific	3.T. 11. 1.
sites—federal fund	No limit
Emergency environmental response—nonspecific sites	NT 1: :
federal fund	No limit
Chemical control—federal fund	No limit
Medicare program—environment—federal fund	No limit
EPA pollution prevention—federal fund	No limit
Inspections Kansas infrastructure projects—federal	
fund	No limit
Marais Des Cygnes targeted watershed project—fed-	
eral fund	No limit
Healthy watershed initiative—federal fund	No limit
Salt solution mining well plugging fund	No limit
Kansas essential fuels supply trust fund	No limit
(c) There is appropriated for the above agency from the st	ate water

plan fund for the fiscal year ending June 30, 2012, for the state water plan project or projects specified as follows:

*Provided*, That any unencumbered balance in the contamination remediation account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

TMDL initiatives and use attainability analysis ....... \$237,097

*Provided,* That any unencumbered balance in the TMDL initiatives and use attainability analysis account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Watershed restoration and protection plan ...... \$716,351

*Provided,* That any unencumbered balance in the watershed restoration and protection plan account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided*, That any unencumbered balance in the nonpoint source program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(d) There is appropriated for the above agency from the children's initiatives fund for the fiscal year ending June 30, 2012, for the project specified as follows:

- (e) During the fiscal year ending June 30, 2012, the secretary of health and environment, with the approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state water plan fund for the department of health and environment—division of environment to another item of appropriation for fiscal year 2012 from the state water plan fund for the department of health and environment—division of environment: *Provided*, That the secretary of health and environment shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research, the chairperson of the house of representatives agriculture and natural resources budget committee and the chairperson of the subcommittee on health and environment/human resources of the senate committee on ways and means.
- (f) During the fiscal year ending June 30, 2012, notwithstanding the provisions of K.S.A. 65-3024, and amendments thereto, the director of accounts and reports shall not make the transfers of amounts of interest earnings from the state general fund to the air quality fee fund of the department of health and environment which are directed to be made on or before the tenth day of each month by K.S.A. 65-3024, and amendments thereto.
- (g) On July 1, 2011, and on other occasions during fiscal year 2012 when necessary, the director of accounts and reports shall transfer amounts specified by the secretary of health and environment, which amounts constitute reimbursements, credits and other amounts received by the department of health and environment for activities related to federal programs, from specified special revenue funds of the department of health and environment—division of health or of the department of health and environment—division of environment, to the

sponsored project overhead fund—environment of the department of health and environment—division of environment.

- (h) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer an amount or amounts specified by the secretary of health and environment from any one or more special revenue funds of the department of health and environment—division of environment, which have available moneys, to the sponsored project overhead fund—environment of the department of health and environment—division of environment or to the sponsored project overhead fund—health of the department of health and environment—division of health, as the case may be, for expenditures for administrative expenses.
- (i) During the fiscal year ending June 30, 2012, the secretary of health and environment, with approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state general fund for the department of health and environment—division of health or the department of health and environment—division of environment to another item of appropriation for fiscal year 2012 from the state general fund for the department of health and environment—division of health or the department of health and environment—division of environment. The secretary of health and environment shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (j) During the fiscal year ending June 30, 2012, the amounts transferred by the director of accounts and reports from each of the special revenue funds of the department of health and environment—division of environment to the sponsored project overhead fund—environment of the department of health and environment—division of environment pursuant to this section may include amounts equal to not more than 25% of the expenditures from such special revenue fund, excepting expenditures for contractual services.
- (k) In addition to the other purposes for which expenditures may be made by the department of health and environment—division of environment from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the department of health and environment—division of environment from the state general fund or from any special revenue fund or funds for fiscal year 2012 for the purpose of seeking a solution to clean up the sewer water contamination problems in certain property in the city of Eudora.

Sec. 110.

# DEPARTMENT ON AGING

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Administration......\$1,254,080

*Provided,* That any unencumbered balance in the administration account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however,* That expenditures from this account for official hospitality shall not exceed \$550.

*Provided,* That any unencumbered balance in the administration—assessments account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Administration—assessments—Level II care.......... \$42,946

*Provided,* That any unencumbered balance in the administration—assessments—Level II care account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the administration—assessments—Level I care account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the administration—medicaid account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Administration—older Americans act match ........... \$102,634

*Provided,* That any unencumbered balance in the administration—older Americans act match account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided*, That any unencumbered balance in the senior care act account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That each grant agreement with an area

general fund expenditures.

No limit

No limit No limit

No limit

agency on aging for a grant from the senior care act account shall require the area agency on aging to submit to the secretary of aging a report for fiscal year 2011 by the area agency on aging which shall include information about the kinds of services provided and the number of persons receiving each kind of service during fiscal year 2011: And provided further, That the secretary of aging shall submit to the senate committee on ways and means and the house of representatives committee on appropriations at the beginning of the 2012 regular session of the legislature a report of the information contained in such reports from the area agencies on aging on expenditures for fiscal year 2011: And provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from this account shall be placed in appropriate services which are determined to be the most economical services available with regard to state general fund expenditures

Program grants—nutrition—state match..... Provided, That any unencumbered balance in the program grants—nutrition-state match account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That each grant agreement with an area agency on aging for a grant from the program grants—nutrition—state match account shall require the area agency on aging to submit to the secretary of aging a report for federal fiscal year 2011 by the area agency on aging which shall include information about the kinds of services provided and the number of persons receiving each kind of service during federal fiscal year 2011: And provided further, That the secretary of aging shall submit to the senate committee on ways and means and the house of representatives committee on appropriations at the beginning of the 2012 regular session of the legislature a report of the information contained in such reports from the area agencies on aging on expenditures for federal fiscal year 2011: And provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from

mined to be the most economical services available with regard to state LTC—medicaid assistance—TCM/FE ..... \$2,200,000

this account shall be placed in appropriate services which are deter-

Provided, That any unencumbered balance in the LTC-medicaid assistance—TCM/FE account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from the LTC—medicaid assistance— TCM/FE account shall be placed in appropriate services which are determined to be the most economical services available with regard to state general fund expenditures.

\$31,936,854 LTC—medicaid assistance—HCBS/FE ......

Provided, That any unencumbered balance in the LTC-medicaid assistance—HCBS/FE account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from the LTC-medicaid assistance-HCBS/FE account shall be placed in appropriate services which are determined to be the most economical services available with regard to state general fund expenditures.

LTC—medicaid assistance—NF ..... \$166,000,000

Provided, That any unencumbered balance in the LTC—medicaid assistance—NF account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from this account shall be placed in appropriate services which are determined to be the most economical services available with regard to state general fund expenditures: And provided further, That notwithstanding the provisions of K.S.A. 2010 Supp. 75-5958, and amendments thereto, or any other statute, and subject to appropriations, the secretary of aging shall institute trending methods to provide rate increases for nursing facilities for fiscal year 2012.

LTC—medicaid assistance—PACE..... \$2.142.109

Provided, That any unencumbered balance in the LTC-medicaid assistance—PACE account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That all expenditures made from the LTC—medicaid assistance—PACE account shall be for the PACE program: And provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from this account shall be placed in appropriate services which are determined to be the most economical services available with regard to state general fund expenditures.

Nursing facilities regulation..... \$229,768 Provided, That any unencumbered balance in the nursing facilities regulation account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Nursing facilities regulation—title XIX .....

Provided, That any unencumbered balance in the nursing facilities regulation—title XIX account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Any unencumbered balance in the LTC—medicaid assistance—MFP account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

AoA demonstration lifespan respite project.....

Center for medicare/medicaid service—federal fund ...

Money follows the person grant—federal fund ......

Medicaid assistance program—federal fund.....

Community putting prevention to work	No limit
Special program for aging IIIB—federal fund	No limit
Special program for aging IIIC—federal fund	No limit
Special program for aging IIID—federal fund	No limit
National family caregiver support program IIIE—fed-	
eral fund	No limit
Special program for aging IV & II—federal fund	No limit
Special program for aging VII-2—federal fund	No limit
Special program for aging VII-3—federal fund	No limit
Alzheimer's disease fund	No limit
Survey & Certification—federal fund	No limit

Provided, That transfers of moneys from the title XIX fund—federal to the state fire marshal may be made during fiscal year 2012 pursuant to a contract which is hereby authorized to be entered into by the secretary of aging with the state fire marshal to provide fire and safety inspections for adult care homes and hospitals.

Social service block grant fund ..... \$4,399,305

Provided, That each grant agreement with an area agency on aging for a grant from the senior care act—social service block grant fund shall require the area agency on aging to submit to the secretary of aging a report for fiscal year 2011 by the area agency on aging which shall include information about the kinds of services provided and the number of persons receiving each kind of service during fiscal year 2011: Provided further, That the secretary of aging shall submit to the senate committee on ways and means and the house of representatives committee on appropriations at the beginning of the 2012 regular session of the legislature a report of the information contained in such reports from the area agencies on aging on expenditures for fiscal year 2011: And provided further, That all people receiving or applying for services that are funded, either partially or entirely, through expenditures from this fund shall be placed in appropriate services which are determined to be the most economical services available.

Nutrition service incentive program fund—federal.... No limit Senior citizen nutrition check-off fund..... No limit Conferences and workshops attendance and

publications fees fund.....

Provided, That the secretary of aging is hereby authorized to fix, charge and collect conference and workshop attendance fees for conferences and workshops sponsored by the department on aging and fees for copies of publications: Provided further, That such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the conferences and workshops attendance and publications fees fund: And provided further, That expenditures may be made from this fund to defray all or part of the costs of such conferences and workshops including official hospitality and of such publications.

Health policy nursing facility quality care fund...... \$19,577,801 Provided, That the secretary of aging, acting as the agent of the Kansas health policy authority, is hereby authorized to collect the quality care assessment under K.S.A. 2010 Supp. 75-7435, and amendments thereto, and notwithstanding the provisions of K.S.A. 2010 Supp. 75-7435, and amendments thereto, all moneys received for such quality care assessments shall be deposited in the state treasury to the credit of the health policy nursing facility quality care fund: Provided further, That all moneys in the health policy nursing facility quality care fund shall be used to finance initiatives to maintain or improve the quantity and quality of

No limit

skilled nursing care in skilled nursing care facilities in Kansas in accordance with K.S.A. 2010 Supp. 75-7435, and amendments thereto.

State licensure fee fund \$1,368,771
General fees fund No limit

Provided, That the secretary of aging is hereby authorized to collect (1) fees from the sale of surplus property, (2) fees charged for searching, copying and transmitting copies of public records, (3) fees paid by employees for personal long distance calls, postage, faxed messages, copies and other authorized uses of state property, and (4) other miscellaneous fees: Provided further, That such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund: And provided further, That expenditures shall be made from this fund to meet the obligations of the department on aging, or to benefit and meet the mission of the department on aging.

*Provided,* That the secretary of aging is hereby authorized to receive gifts and donations of money for services to senior citizens or purposes related thereto: *Provided further,* That such gifts and donations of money shall be deposited in the state treasury and credited to the gifts and donations fund.

Provided, That all moneys received or collected by the secretary of aging due to medicaid overpayments shall be deposited in the state treasury and credited to the medical resources and collection fund and expenditures from such fund shall be made for medicaid program-related expenses and used to reduce state general fund outlays for the medicaid program: Provided further, That all moneys received or collected by the secretary of aging due to civil monetary penalty assessments against adult care homes shall be deposited in the state treasury and credited to this fund and expenditures from such fund shall be made to protect the health or property of adult care home residents as required by federal law.

SHICK fund—grants—federal	No limit
Senior services fund	No limit
Long-term care loan and grant fund	No limit
Intergovernmental transfer administration fund	\$0
Non-government grant fund	No limit
Health facilities review fund	No limit
Medicare enrollment assistance program fund—	

(c) During the fiscal year ending June 30, 2012, the secretary of aging, with the approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state general fund for the department on aging to another item of appropriation for fiscal year 2012 from the state general fund for the department on aging. The secretary of aging shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such

certification to the director of legislative research. (d) In addition to the other purposes for which expenditures may be made by the department of social and rehabilitation services from moneys appropriated from the state general fund or any special revenue fund for fiscal year 2012 for the department of social and rehabilitation services and in addition to the other purposes for which expenditures may be made by the department of health and environment—division of health from moneys appropriated from the state general fund or any special revenue fund for fiscal year 2012 for the department of health and environment—division of health, as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the secretary of social and rehabilitation services and the secretary of health and environment for fiscal year 2012 to enter into a contract with the secretary of aging, which is hereby authorized and directed to be entered into by such secretaries, to provide for the secretary of aging to perform the powers, duties, functions and responsibilities prescribed by and to conduct investigations pursuant to K.S.A. 39-1404, and amendments thereto, in conjunction with the performance of such powers, duties, functions, responsibilities and investigations by the secretary of social and rehabilitation services and the secretary of health and environment under such statute, with respect to reports of abuse, neglect or exploitation of residents or reports of residents in need of protective services on behalf of the secretary of social and rehabilitation services or the secretary of health and environment, as the case may be, in accordance with and pursuant to K.S.A. 39-1404, and amendments thereto, during fiscal year 2012: Provided, That, in addition to the other purposes for which expenditures may be made by the department on aging from moneys appropriated from the state general fund or any special revenue fund for fiscal year 2012 for the department on aging,

as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the secretary of aging for fiscal year 2012 to provide for the performance of such powers, duties, functions and responsibilities and to conduct such investigations: *Provided further*, That, the words and phrases used in this subsection shall have the meanings respectively ascribed thereto by K.S.A. 39-1401, and amendments thereto.

(e) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer the amounts specified by the director of the budget from the LTC-medicaid assistance-NF account of the state general fund of the department on aging to the LTC—medicaid assistance—HCBS/FE account of the state general fund of the department on aging or to the community based services account of the department of social and rehabilitation services: Provided, That such amounts to be transferred shall be certified by the director of the budget on December 1, 2011, and on June 1, 2012, to reflect the nursing facility rate paid for persons moving from a nursing facility to the home and community-based services waiver for the physically disabled or the frail elderly for the six months preceding the date of certification: *Provided further*, That each of the individuals transferred must meet the requirements described in a policy jointly developed by the secretary of aging and the secretary of social and rehabilitation services governing the operations of this transfer: And provided further, That the director of the budget shall transmit a copy of each such certification to the director of legislative research: And provided further, That the department of social and rehabilitation services shall report to the legislature at the beginning of the regular session in 2012 with expenditure data regarding this pro-

Sec. 111

## DEPARTMENT OF SOCIAL AND REHABILITATION SERVICES

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

State operations \$105,476,511

Provided, That any unencumbered balance in the state operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures may be made from this account for the purchase of professional liability insurance for physicians and dentists at any institution, as defined by K.S.A. 76-12a01, and amendments thereto: And provided further, That expenditures from this account for official hospitality by the secretary of social and rehabilitation services shall not exceed \$500: And provided further, That expenditures shall be made from this account to contract with Kansas legal services for the purpose of providing legal representation and disability determination case management: And provided further, That in addition to the other purposes for which expenditures may be made by the above agency from the state operations account for fiscal year 2012, expendishall be made by the above agency from the state opera count for fiscal year 2012 to report, at least quarterly during such fiscal year, to the legislative budget committee concerning the budget and financial status of the department of social and rehabilitation services and any other matter the committee may request.

Mental health and retardation services aid and

*Provided,* That any unencumbered balance in the mental health and retardation services aid and assistance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Kansas neurological institute—operating

Provided, That any unencumbered balance in the Kansas neurological institute—operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That expenditures from the Kansas neurological institute—operating expenditures account for official hospitality by the superintendent shall not exceed \$150: Provided further, That expenditures shall be made from this account to assist residents of the institution to take personally-used items, which were constructed for use by such residents and which are hereby authorized to be transferred to such residents, from the institution to communities when such residents leave the institution to reside in the communities.

Larned state hospital—operating expenditures....... \$30,559,790 *Provided,* That any unencumbered balance in the Larned state hospital—operating expenditures account in excess of \$100 as of June 30, 2011, is

hereby reappropriated for fiscal year 2012: Provided, however, That expenditures from the Larned state hospital—operating expenditures account for official hospitality by the superintendent shall not exceed \$150: Provided further, That expenditures may be made from this account for educational services contracts which are hereby authorized to be negotiated and entered into by Larned state hospital with unified school districts or other public educational services providers: And provided further, That such educational services contracts shall not be subject to the competitive bidding requirements of K.S.A. 75-3739, and amendments thereto.

Larned state hospital—sexual predator treatment

\$12,990,675 program.....

Provided, That any unencumbered balance in the Larned state hospital sexual predator treatment program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Osawatomie state hospital—operating expenditures ... \$14,481,332

Provided, That any unencumbered balance in the Osawatomie state hospital—operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures from the Osawatomie state hospital—operating expenditures account for official hospitality by the superintendent shall not exceed \$150.

Parsons state hospital and training center—operating expenditures .....

Provided, That any unencumbered balance in the Parsons state hospital and training center—operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures from the Parsons state hospital and training center—operating expenditures account for official hospitality by the superintendent shall not exceed \$150: And provided further, That expenditures may be made from this account for educational services contracts which are hereby authorized to be negotiated and entered into by Parsons state hospital and training center with unified school districts or other public educational services providers: And provided further, That such educational services contracts shall not be subject to the competitive bidding requirements of K.S.A. 75-3739, and amendments thereto: And provided further, That expenditures shall be made from this account to assist residents of the institution to take personally-used items, which were constructed for use by such residents and which are hereby authorized to be transferred to such residents, from the institution to communities when such residents leave the institution to reside in the communities

Rainbow mental health facility—operating

expenditures .....

Provided, That any unencumbered balance in the Rainbow mental health facility—operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures from the Rainbow mental health facility-operating expenditures account for official hospitality by the superintendent shall not exceed \$150.

Children's mental health initiative ..... \$1,408,418

Provided, That any unencumbered balance in the children's mental health initiative account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That no expenditures shall be made from the children's mental health initiative account for inpatient hospital beds for children.

Youth services aid and assistance ..... \$99,098,413

Provided, That any unencumbered balance in the youth services aid and assistance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Vocational rehabilitation aid and assistance .....

Provided, That any unencumbered balance in the vocational rehabilitation aid and assistance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures may be made from this account for the acquisition of durable medical equipment and assistive technology devices: Provided, however, That all such expenditures for durable equipment or assistive technology devices shall require a \$1 for \$1 match from non-state sources: And provided further, That expenditures may be made from this account by the secretary of social and rehabilitation services for the purchase of worker's compensation insurance for consumers of vocational rehabilitation services and assessments at work site and job tryout sites throughout the state.

Cash assistance ..... \$46,069,941 Provided, That any unencumbered balance in the cash assistance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Community based services..... \$87,187,295

Provided, That any unencumbered balance in the community based services account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Other medical assistance ..... \$120,322,135

Provided, That any unencumbered balance in the other medical assistance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Community mental health centers supplemental

\$2,347,363

No limit

funding ..... Provided, That any unencumbered balance in the community mental health centers supplemental funding account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Title XIX fund.....

Provided, That all receipts resulting from payments under title XIX of the federal social security act to any of the institutions under mental health and retardation services may be credited to the title XIX fund: Provided further, That moneys in the title XIX fund may be used for expenditures for contractual services to provide for collecting additional payments under title XVIII and title XIX of the federal social security act and for expenditures for premiums and surcharges required to be paid for physicians' malpractice insurance.

Nonfederal reimbursements fund .....

Provided, That all nonfederal reimbursements received by the department of social and rehabilitation services shall be deposited in the state treasury and credited to the nonfederal reimbursements fund: Provided further, That moneys in the nonfederal reimbursements fund may be used for expenditures for contractual services to provide for collecting additional payments under title XVIII and title XIX of the federal social security act, for expenditures for premiums and surcharges required to be paid for physicians' malpractice insurance, and for transfers to the social welfare fund.

Kansas neurological institute fee fund	\$1,596,227
Kansas neurological institute—foster grandparents	NT 11 11
program—federal fund	No limit
Kansas neurological institute—FGP gifts, grants, do-	
nations special	No limit
Kansas neurological institute—FGP gifts, grants, do-	
nations fund	No limit
Kansas neurological institute—patient benefit fund	No limit
Kansas neurological institute—work therapy patient	
benefit fund	No limit
Kansas neurological institute—conferences fees	

*Provided*, That all moneys received as fees for conference activities by Kansas neurological institute shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the Kansas neurological institute—conferences fees fund: Provided further, That the superintendent of Kansas neurological institute is hereby authorized to fix, charge and collect fees for conference activities sponsored by Kansas neurological institute: And provided further, That expenditures may be made from this fund to defray the costs of such conference activities

fund .....

may the costs of such conference activities.	
Larned state hospital fee fund	\$4,466,620
Larned state hospital—elementary and secondary ed-	
ucation fund—federal	No limit
Larned state hospital—vocational education fund—	
federal	No limit
Larned state hospital—ECIA fund—federal	No limit
Larned state hospital—motor pool revolving fund	No limit
Larned state hospital work therapy patient benefit	
fund	No limit
Larned state hospital—canteen fund	No limit
Larned state hospital—patient benefit fund	No limit
Osawatomie state hospital—ECIA fund—federal	No limit
Osawatomie state hospital—canteen fund	No limit
Osawatomie state hospital—patient benefit fund	No limit
	(continued)

		8	
Osawatomie state hospital—work therapy patient ben-		Provided, That expenditures from the family and child	dren trust ac-
efit fund	No limit	count—family and children investment fund for official ho	ospitality shall
Osawatomie state hospital—motor pool revolving	NI. 1::	not exceed \$1,500.	
fund Osawatomie state hospital—training fee revolving	No limit	Low-income home energy assistance federal fund	No limit
fund	No limit	Commodity supp food program federal fund Social security—disability insurance federal fund	No limit No limit
Provided, That all moneys received as fees for training acti		Supplemental nutrition assistance program federal	NO IIIII
awatomie state hospital shall be deposited in the state tr		fund	No limit
cordance with the provisions of K.S.A. 75-4215, and		Emergency food assistance program federal fund	No limit
thereto, and shall be credited to the Osawatomie state hospi		Child care and development mandatory and matching	3.7. 11. 1.
fee revolving fund: Provided further, That the superinten		federal fund	No limit
watomie state hospital is hereby authorized to fix, charg		Community-based child abuse prevention grants federal fund	No limit
fees for training activities at Osawatomie state hospital: <i>further</i> , That such fees shall be fixed in order to recover all		Chafee education and training vouchers program fed-	140 mint
expenses of such training activities for Osawatomie state l		eral fund	No limit
Osawatomie state hospital fee fund	\$9,016,254	Title IV-E FDF federal fund	No limit
Provided, That all moneys received as fees for the use of v		Adoption incentive payments federal fund	No limit
ferencing equipment at Osawatomie state hospital shall be		State sexual assault and domestic violence coalitions	No limit
the state treasury in accordance with the provisions of K.	S.A. 75-4215,	grants federal fund	NO IIIIII
and amendments thereto, and shall be credited to the vide		eral fund	No limit
encing fee account of the Osawatomie state hospital fee fr		Assistance in transition from homelessness federal	
further, That all moneys credited to the video teleconfere		fund	No limit
count shall be used solely for the servicing, technical and p port, maintenance and replacement of associated equip		Adoption assistance federal fund	No limit
watomie state hospital: And provided further, That any exper	nditures from	Chafee foster care independence program federal	No limit
the video teleconferencing fee account shall be in addition	on to any ex-	fund Traumatic brain injury state demonstration grant pro-	NO IIIIII
penditure limitation imposed on the Osawatomie state	hospital fee	gram federal fund	No limit
fund.		Refugee and entrant assistance federal fund	No limit
Parsons state hospital and training center—canteen	3.7 10 1.	Head start federal fund	No limit
fund	No limit	Developmental disabilities basic support federal	No limit
Parsons state hospital and training center—patient benefit fund	No limit	fund	No limit No limit
Parsons state hospital and training center—work ther-	140 mm	Child abuse and neglect state grants federal fund	No limit
apy patient benefit fund	No limit	Alternatives to psych. resid. treatment facilities for	
Parsons state hospital and training center fee fund	\$1,354,867	children federal fund	No limit
Provided, That all moneys received as fees for the use of v	ideo telecon-	Independent living state grants federal fund	No limit
ferencing equipment at Parsons state hospital and training		Independent living services for older blind federal fund	No limit
be deposited in the state treasury in accordance with the		Supported employment for individuals with severe	NO IIIII
K.S.A. 75-4215, and amendments thereto, and shall be cr		disabilities federal fund	No limit
video teleconferencing fee account of the Parsons state training center fee fund: <i>Provided further</i> , That all moneys of		Rehabilitation training—general training federal	
video teleconferencing fee account shall be used solely for		fund	No limit
maintenance and replacement of video teleconferencing	equipment at	CMS research, demonstration and evaluations federal	No limit
Parsons state hospital and training center: And provided furt		fund	No limit
expenditures from the video teleconferencing fee accour		program federal fund	No limit
addition to any expenditure limitation imposed on the laborated hospital and training center fee fund.	rarsons state	Temporary assistance for needy families emergency	
Rainbow mental health facility fee fund	\$2.460.445	funds federal fund	No limit
Rainbow mental health facility—patient benefit	\$2,469,445	Rehabilitation services—vocational rehabilitation—	NT. 1::
fund	No limit	ARRA federal fundIndependent living older blind—ARRA federal	No limit
Rainbow mental health facility—work therapy patient		fund	No limit
benefit fund	No limit	Substance abuse performance outcome grant federal	- 110
Social services clearing fund	No limit	fund	No limit
Social welfare fundOther state fees fund	\$29,083,212	Prevention fellowship program grant federal fund	No limit
Substance abuse/mental health services federal fund	No limit No limit	Federal Olmstead grant federal fundADAS data collection grant federal fund	No limit No limit
Child welfare services state grants federal fund	No limit	Child care discretionary federal fund	No limit
Community mental health block grant federal fund	No limit	Money follows the person rebalancing demonstration	140 mint
Social services block grant—federal fund	No limit	federal fund	No limit
Child care/development block grant federal fund	No limit	Substance abuse and mental health services—projec-	
Money follows the person grant federal fund	No limit	tions of regional and national significance federal	N.T. 11
Temporary assistance to needy families federal fund	No limit	fund Supplemental security income federal fund	No limit No limit
Prevention/treatment substance abuse federal fund	No limit	Child support enforcement research federal fund	No limit
Promoting safe/stable families federal fund	No limit	Mental health research grants federal fund	No limit
Title IVE foster care federal fund	No limit	Child abuse and neglect discretionary federal fund	No limit
Medical assistance program federal fund	No limit	Children's health insurance federal fund	No limit
Rehabilitation services—vocational rehabilitation fed-	Ma limit	(c) There is appropriated for the above agency from	
eral fund Enhance child safety—parental substance abuse fed-	No limit	initiatives fund for the fiscal year ending June 30, 2012, the	
eral fund	No limit	Children's cabinet accountability fund	\$519,325
SRS enterprise fund	No limit	Provided, That any unencumbered balance in the children	
SRS trust fund	No limit	countability fund account in excess of \$100 as of June 30, 2 reappropriated for fiscal year 2012.	1011, is nereby
Problem gambling and addictions grant fund	No limit	Children's mental health waiver	\$3,800,000
Child support enforcement federal fund	No limit No limit		
Energy assistance block grant federal fund Family and children trust account—family and chil-	INO IIIIII	Provided, That any unencumbered balance in the child health waiver account in excess of \$100 as of June 30, 2	
dren investment fund	No limit	reappropriated for fiscal year 2012.	, 10 Hereby

Child care.....

Provided, That any unencumbered balance in the child care account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Children's cabinet early childhood discretionary grant program.....

\$7,158,744

Provided, That any unencumbered balance in the children's cabinet early childhood discretionary grant program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Early head start .....

Provided, That any undercumbered balance in the early head start account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Family preservation .....

Provided, That any unencumbered balance in the family preservation account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Quality initiative infants & toddlers ..... \$479,257

Provided, That any unencumbered balance in the quality initiative infants and toddlers account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Early childhood block grant..... \$10,615,408

Provided, That any unencumbered balance in the early childhood block grant account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Reading roadmap program .....

Provided, That all expenditures from the reading roadmap program account shall be for grants awarded on a competitive basis for proposals for reading centers based on research-based models in targeted school districts with the long-term goal of improving fourth-grade reading scores: Provided further, That the grants shall require a \$1 for \$1 match from nonstate government or private sources: And provided further, That the goals of the reading roadmap program are to encourage and expand early childhood reading as a means of lifting children out of poverty.

Family centered system of care .....

Provided, that any unencumbered balance in the family centered system of care account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(d) There is appropriated for the above agency from the Kansas endowment for youth fund for the fiscal year ending June 30, 2012, the following:

Children's cabinet administration .....

(e) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2012, the following:

Energy conservation improvement debt service...... \$66,279

Larned state hospital—city of Larned wastewater treatment ..... \$124,827

Provided, That, notwithstanding the provisions of K.S.A. 76-6b05, and amendments thereto, expenditures may be made by the above agency from the Larned state hospital-city of Larned wastewater treatment account of the state institutions building fund for payment of Larned state hospital's portion of the city of Larned's wastewater treatment system.

- (f) During the fiscal year ending June 30, 2012, the secretary of social and rehabilitation services, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2012, from the state general fund for the department of social and rehabilitation services or any institution or facility under the general supervision and management of the secretary of social and rehabilitation services to another item of appropriation for fiscal year 2012 from the state general fund for the department of social and rehabilitation services or any institution or facility under the general supervision and management of the secretary of social and rehabilitation services. The secretary of social and rehabilitation services shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (g) During the fiscal year ending June 30, 2012, the secretary of social and rehabilitation services, with the approval of the director of the budget and subject to the provisions of federal grant agreements, may transfer moneys received under a federal grant that are credited to a federal fund of the department of social and rehabilitation services, or of any institution or facility under the general supervision and man-

agement of the secretary of social and rehabilitation services, to another federal fund of the department of social and rehabilitation services, or of another institution or facility under the general supervision and management of the secretary of social and rehabilitation services. The secretary of social and rehabilitation services shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.

(h) On July 1, 2011, the superintendent of Osawatomie state hospital, upon the approval of the director of accounts and reports, shall transfer an amount specified by the superintendent from the Osawatomie state hospital—canteen fund to the Osawatomie state hospital—

patient benefit fund.

(i) On July 1, 2011, the superintendent of Parsons state hospital and training center, upon the approval of the director of accounts and reports, shall transfer an amount specified by the superintendent from the Parsons state hospital and training center—canteen fund to the Parsons state hospital and training center—patient benefit fund.

(j) On July 1, 2011, the superintendent of Larned state hospital, upon the approval of the director of accounts and reports, shall transfer an amount specified by the superintendent from the Larned state hospital—canteen fund to the Larned state hospital—patient benefit fund.

- (k) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports may transfer, in one or more amounts, from the nonfederal reimbursements fund to the social welfare fund the amount specified by the secretary of social and rehabilitation services.
- (l) During the fiscal year ending June 30, 2012, all moneys received by the secretary of social and rehabilitation services, to provide an endowment to provide interest earnings for the purposes for which expenditures may be made from the family and children trust account of the family and children investment fund, shall be deposited in the state treasury to the credit of the family and children endowment account of the family and children investment fund.
- (m) During the fiscal year ending June 30, 2012, to the extent it is determined by the secretary of social and rehabilitation services to be cost effective, the secretary of social and rehabilitation services shall apply for and accept donations from private sources to provide an endowment to provide interest earnings for the purposes for which expenditures may be made from the family and children trust account of the family and children investment fund. During the fiscal year ending June 30, 2012, upon receipt of one or more donations of moneys from private sources for deposit to the credit of the family and children endowment account of the family and children investment fund, in addition to the other purposes for which expenditures may be made by the department of social and rehabilitation services from any moneys appropriated from the state general fund or any special revenue fund or funds for the fiscal year 2012, as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the department of social and rehabilitation services from any such moneys appropriated for fiscal year 2012 for payments into the family and children endowment account of the family and children investment fund that match the aggregate amount of all such donations and that are equal to the aggregate amount of moneys donated to and credited to the family and children endowment account of the family and children investment fund during fiscal year 2012.

(n) During the fiscal year ending June 30, 2012, no moneys paid by the department of social and rehabilitation services from the mental health and retardation services aid and assistance account of the state general fund shall be expended by the entity receiving such moneys to pay membership dues and fees to any entity that does not provide the department of social and rehabilitation services, the legislative division of post audit, or another state agency with access to its financial records upon request for such access.

(o) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the department of social and rehabilitation services from moneys appropriated from the state general fund or any special revenue fund for fiscal year 2012 for the department of social and rehabilitation services as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the secretary of social and rehabilitation services for fiscal year 2012 to fix, charge and collect fees from parents for services provided to their children by an institution or program of the department of social and rehabilitation services: *Provided*, That in accordance with the provisions of federal law, the secretary of social and rehabilitation services shall not deny services to children under the home and community based services programs based on the failure of any parent to pay such fees: Provided further, That such fees shall be fixed by adoption of a sliding fee scale established by the sec-

retary of social and rehabilitation services and such fees shall recover all or part of the expenses incurred in providing such services: *And provided further*, That such fees shall be reduced or waived in cases of demonstrable hardship and for families who are at or below 200% of the federal poverty level and who are receiving home and community based services: *And provided further*, That all moneys received by the department of social and rehabilitation services for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the social welfare fund.

(p) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer the amounts specified by the director of the budget from the LTC-medicaid assistance-NF account of the state general fund of the department on aging to the LTC-medicaid assistance-HCBS/FE account of the state general fund of the department on aging or to the community based services account of the department of social and rehabilitation services: Provided, That such amounts to be transferred shall be certified by the director of the budget on December 1, 2011, and on June 1, 2012, to reflect the nursing facility rate paid for persons moving from a nursing facility to the home and community-based services waiver for the physically disabled or the frail elderly for the six months preceding the date of certification: Provided further, That each of the individuals transferred must meet the requirements described in a policy jointly developed by the secretary of aging and the secretary of social and rehabilitation services governing the operations of this transfer: And provided further, That the director of the budget shall transmit a copy of each such certification to the director of legislative research: And provided further, That the department of social and rehabilitation services shall report to the legislature at the beginning of the regular session in 2012 with expenditure data regarding this program.

(q) On July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 79-4805, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$900,000 from the problem gambling and addiction grant fund of the department of social and rehabilitation services to the state general fund: *Provided*, That the transfer of such amount shall be in addition to any other transfer from the problem gambling and addictions grant fund to the state general fund as prescribed by law: *Provided further*, That the amount transferred from the problem gambling and addictions grant fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of social and rehabilitation services by other state agencies which receive appropriations from the state general fund to provide such services.

(r) In addition to the other purposes for which expenditures may be made by the above agency from the child care/development block grant federal fund or any other special revenue fund or funds for fiscal year 2012, expenditures shall be made by the above agency from the child care/development block grant federal fund or any other special revenue fund or funds for fiscal year 2012 in an amount of not less than \$10,202,779, to provide funding for the early head start program.

(s) On July 1, 2011, or as soon thereafter as money is available, the director of accounts and reports shall transfer \$6,700,000 from the state general fund to the children's initiatives fund.

Sec. 112.

# KANSAS GUARDIANSHIP PROGRAM

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2}$ 

Sec. 113.

# DEPARTMENT OF EDUCATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

*Provided,* That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011 is hearly reconstrained for fixed year 2012.

Provided, That any unencumbered balance in the special education services aid account in excess of \$100 as of June 30, 2011, is hereby reappro-

priated for fiscal year 2012: *Provided further*, That expenditures shall not be made from the special education services aid account for the provision of instruction for any homebound or hospitalized child unless the categorization of such child as exceptional is conjoined with the categorization of the child within one or more of the other categories of exceptionality: *And provided further*, That expenditures shall be made from this account for grants to school districts in amounts determined pursuant to and in accordance with the provisions of K.S.A. 72-983, and amendments thereto: *And provided further*, That expenditures shall be made from the amount remaining in this account, after deduction of the expenditures specified in the foregoing proviso, for payments to school districts in amounts determined pursuant to and in accordance with the provisions of K.S.A. 72-978, and amendments thereto.

Provided, That an unencumbered balance in the general state aid account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That, if the aggregate amount of moneys appropriated or reappropriated in the general state aid account by this section for fiscal year 2012 is less than the amount equal to 50% of the joint estimate of revenue to the state general fund for fiscal year 2012 conducted on or before April 20, 2012 pursuant to K.S.A. 2010 Supp. 75-6702, and amendments thereto, then an additional amount equal to the difference between such aggregate amount and 50% of such joint estimate amount is appropriated from the state general fund for general state aid for the above agency for the fiscal year ending June 30, 2012.

*Provided,* That any unencumbered balance in the supplemental general state aid account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Discretionary grants......\$322,500

Provided, That the above agency shall make expenditures from the discretionary grants account during the fiscal year 2012, in the amount not less than \$125,000 for after school programs for middle school students in the sixth, seventh and eighth grade: Provided further, That the after school programs may also include fifth and ninth grade students, if they attend a junior high: And provided further, That such discretionary grants shall be awarded to after school programs that operate for a minimum of two hours a day, every day that school is in session, and a minimum of six hours a day for a minimum of five weeks during the summer: And provided further, That the discretionary grants awarded to after school programs shall require a \$1 for \$1 local match: And provided further, That the aggregate amount of discretionary grants awarded to any one after school program shall not exceed \$25,000.

School food assistance	\$2,487,458
School safety hotline	\$10,000
KPERS—employer contributions	\$389,062,720

Provided, That any unencumbered balance in the KPERS—employer contributions account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That all expenditures from the KPERS—employer contributions account shall be for payment of participating employers' contributions to the Kansas public employees retirement system as provided in K.S.A. 74-4939, and amendments thereto: And provided further, That expenditures from this account for the payment of participating employers' contributions to the Kansas public employees retirement system may be made regardless of when the liability was incurred.

Provided, That any unencumbered balance in the school district juvenile detention facilities and Flint Hills job corps center grants account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That expenditures shall be made from the school district juvenile detention facilities and Flint Hills job corps center grants account for grants to school districts in amounts determined pursuant to and in accordance with the provisions of K.S.A. 72-8187, and amendments thereto.

Any unencumbered balance in the governor's teaching excellence scholarships and awards account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That all expenditures from the governor's teaching excellence scholarships and awards account for teaching excellence scholarships shall be made in accordance with K.S.A. 72-1398, and amendments thereto: *And provided further*, That each such grant shall be required to be matched on a \$1 for \$1 basis from nonstate sources: *And provided further*, That award of each

such grant shall be conditioned upon the recipient entering into an agreement requiring the grant to be repaid if the recipient fails to complete the course of training under the national board for professional teaching standards certification program: *And provided further*, That all moneys received by the department of education for repayment of grants for governor's teaching excellence scholarships shall be deposited in the state treasury and credited to the governor's teaching excellence scholarships program repayment fund.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law and transfers to other state agencies shall not exceed the following:

State school district finance fund	No limit
School district capital improvements fund	No limit

*Provided,* That expenditures from the school district capital improvements fund shall be made only for the payment of general obligation bonds approved by voters under the authority of K.S.A. 72-6761, and amendments thereto.

amendments thereto.	
School district capital outlay state aid fund	\$0
Conversion of materials and equipment fund	No limit
State safety fund	No limit
School bus safety fund	No limit
Motorcycle safety fund	No limit
Federal indirect cost reimbursement fund	No limit
Teacher and administrator fee fund	No limit
Food assistance—federal fund	No limit
Education jobs fund—federal	No limit
Food assistance—school breakfast program—federal	
fund	No limit
Food assistance—national school lunch program—fed-	
eral fund	No limit
Food assistance—child and adult care food program—	
federal fund	No limit
Elementary and secondary school aid—federal fund	No limit
Elementary and secondary school aid—educationally	
deprived children—federal fund	No limit
Educationally deprived children—state operations—	NT 11 11
federal fund	No limit
Elementary and secondary school—educationally de-	NT 11 11
prived children—LEA's fund	No limit
ESEA chapter II—state operations—federal fund	No limit
Education of handicapped children fund—federal	No limit
Education of handicapped children fund—state oper-	No limit
ations—federal fund Education of handicapped children fund—pre-	NO IIIIII
school—federal fund	No limit
Education of handicapped children fund—preschool	NO IIIIII
state operations—federal	No limit
Elementary and secondary school aid—federal fund—	1 VO IIIIII
migrant education fund	No limit
Elementary and secondary school aid—federal fund—	140 111111
migrant education—state operations	No limit
Vocational education amendments of 1968—federal	- 10
fund	No limit
Vocational education title II—federal fund	No limit
Vocational education title II—federal fund—state	
operations	No limit
Educational research grants and projects fund	No limit
Drug abuse fund—department of education—	
federal	No limit
Drug abuse funds—federal—state operations fund	No limit
Federal K-12 fiscal stabilization fund	No limit
Inservice education workshop fee fund	No limit

Provided, That expenditures may be made from the inservice education workshop fee fund for operating expenditures, including official hospitality, incurred for inservice workshops and conferences: Provided further, That the state board of education is hereby authorized to fix, charge and collect fees for inservice workshops and conferences: And provided further, That such fees shall be fixed in order to recover all or part of such operating expenditures incurred for inservice workshops and conferences: And provided further, That all fees received for inservice workshops and conferences shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the inservice education workshop fee fund

Private donations, gifts, grants and bequests fund	No limit
Interactive video fee fund	No limit

Provided, That expenditures may be made from the interactive video fee fund for operating expenditures incurred in conjunction with the operation and use of the interactive video conference facility of the department of education: Provided further, That the state board of education is hereby authorized to fix, charge and collect fees for the operation and use of such interactive video conference facility: And provided further, That all fees received for the operation and use of such interactive video conference facility shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the interactive video fee fund.

Reimbursement for services fund	No limit
Communities in schools program fund	No limit
Governor's teaching excellence scholarships program	

Provided, That all expenditures from the governor's teaching excellence scholarships program repayment fund shall be made in accordance with K.S.A. 72-1398, and amendments thereto: Provided further, That each such grant shall be required to be matched on a \$1 for \$1 basis from nonstate sources: And provided further, That award of each such grant shall be conditioned upon the recipient entering into an agreement requiring the grant to be repaid if the recipient fails to complete the course of training under the national board for professional teaching standards certification program: And provided further, That all moneys received by the department of education for repayment of grants made under the governor's teaching excellence scholarships program shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the governor's teaching excellence scholarships program repayment fund.

Elementary and secondary school aid—federal fund—	
reading first	No limit
Elementary and secondary school aid—federal fund—	
reading first—state operations	No limit
State grants for improving teacher quality—federal	
fund	No limit
State grants for improving teacher quality—federal	
fund—state operations	No limit
21st century community learning centers—federal	
fund	No limit
State assessments—federal fund	No limit
Rural and low-income schools program—federal	
fund	No limit
Language assistance state grants—federal fund	No limit
Service clearing fund	No limit
Helping schools license plate program fund	No limit

(c) There is appropriated for the above agency from the children's initiatives fund for the fiscal year ending June 30, 2012, the following:

Pre-K program \$4,799,812

Parent education program \$7,237,635

*Provided,* That expenditures from the parent education program account for each such grant shall be matched by the school district in an amount which is equal to not less than 65% of the grant.

- (d) On July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 8-1,148 or 38-1808, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$50,000 from the family and children trust account of the family and children investment fund of the department of social and rehabilitation services to the communities in schools program fund of the department of education.
- (e) On March 30, 2012, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 8-267 or 8-272, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$900,000 from the state safety fund to the state general fund: *Provided* That the transfer of such amount shall be in addition to any other transfer from the state safety fund to the state general fund as prescribed by law: *Provided further*, That the amount transferred from the state safety fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of education by other state agencies which receive appropriations from the state general fund to provide such services.
- (f) On June 30, 2012, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 8-267 or 8-272, and amendments thereto, or any other statute, the director of accounts and reports

(continued)

shall transfer \$900,000 from the state safety fund to the state general fund: *Provided* That the transfer of such amount shall be in addition to any other transfer from the state safety fund to the state general fund as prescribed by law: *Provided further*, That the amount transferred from the state safety fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of education by other state agencies which receive appropriations from the state general fund to provide such services.

(g) On July 1, 2011, and quarterly thereafter, the director of accounts and reports shall transfer \$61,789 from the state highway fund of the department of transportation to the school bus safety fund of the de-

partment of education.

(h) On July I, 2011, the director of accounts and reports shall transfer an amount certified by the commissioner of education from the motorcycle safety fund of the department of education to the motorcycle safety fund of the state board of regents: *Provided*, That the amount to be transferred shall be determined by the commissioner of education based on the amounts required to be paid pursuant to subsection (b)(2) of K.S.A. 8-272, and amendments thereto.

Sec. 114.

## STATE LIBRARY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

*Provided,* That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however,* That expenditures from the operating expenditures account for official hospitality shall not exceed \$2,000.

*Provided,* That any unencumbered balance in the grants to libraries and library systems account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That, of the moneys appropriated in the grants to libraries and library systems account, \$1,587,767 shall be distributed as grants-in-aid to libraries in accordance with K.S.A. 75-2555, and amendments thereto, \$453,446 shall be distributed for interlibrary loan development grants and \$413,883 shall be paid according to contracts with the subregional libraries of the Kansas talking book services.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Sec. 115.

## KANSAS ARTS COMMISSION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

ration thereof, for arts programming projects.

Arts programming grants and challenge grants ....... \$470,91

Provided, That expenditures from the arts programming grants and challenge grants account shall be made in a manner to benefit the maximum number of Kansas communities in the development of Kansas talent and art: Provided further, That expenditures from this account shall be utilized for the purpose of matching federal grant moneys, local grant moneys, or local in kind contributions, or any combination thereof, for arts programming projects.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Kansas	arts	commission	gifts,	grants	and	bequests—	

federal fund	No limit
Kansas arts commission fee fund	No limit
Kansas arts commission special gifts fund	No limit
Arts programming grants fund	No limit

Provided, That moneys received by the Kansas arts commission from the remittance of the unexpended balance of arts programming grants to the commission shall be deposited in the state treasury and credited to the arts programming grants fund: Provided further, That expenditures from this fund shall be utilized for the purpose of matching federal grant moneys, local grant moneys, or local in-kind contributions, or any combination thereof, for arts programming projects.

Sec. 116.

#### KANSAS STATE SCHOOL FOR THE BLIND

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Arts for the handicapped ...... \$133,84

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

*Provided,* That the Kansas state school for the blind is hereby authorized to assess and collect a fee of 20% of the total cost of services provided to local school districts: *Provided further,* That all moneys received from such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the local services reimbursement fund.

Student activity fees fund	No limit
Special bequest fund	No limit
Gift fund	No limit
Technology lending library—federal fund	No limit
Nine month payroll clearing fund	No limit
Food assistance—cash for commodities—federal	
fund	No limit
Food assistance—breakfast—federal fund	No limit
Food assistance—lunch—federal fund	No limit
Chapter I handicapped—federal fund	No limit
Education improvement—federal fund	No limit
Elementary and secondary education act—federal	
fund	No limit
Special education assistance—ARRA—federal fund	No limit
E-rate grant—federal fund	No limit
Preparation and mentoring of teachers of the blind and	
visually impaired—federal fund	No limit
Improve teacher quality grant—federal fund	No limit
School breakfast program—federal fund	No limit
Special education preschool grants—federal fund	No limit
1 0	

- (c) On July 1, 2011, the chapter I handicapped—federal fund of the Kansas state school for the blind is hereby redesignated as the workforce investment act youth activities—federal fund of the Kansas state school for the blind.
- (d) On July 1, 2011, the special education assistance—ARRA—federal fund of the Kansas state school for the blind is hereby redesignated as the special education state grants—federal fund of the Kansas state school for the blind.

Sec. 117.

#### KANSAS STATE SCHOOL FOR THE DEAF

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

*Provided,* That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such

fund or funds, except that expenditures other than refund by law shall not exceed the following:	s authorized	repository for electronic government records: <i>Provided furt</i> state historical society is hereby authorized to fix, charge	
General fees fund	No limit	fees for such services: And provided further, That such fees s	
Local services reimbursement fund	No limit	in order to recover all or part of the operating expenses	
		providing such services: And provided further, That all fees	
Provided, That the Kansas state school for the deaf is hereb to assess and collect a fee of 20% of the total cost of service	y autnorized	such services shall be deposited in the state treasury in acco	
to local school districts: <i>Provided further</i> , That all moneys re		the provisions of K.S.A. 75-4215, and amendments thereto,	and shall be
such fees shall be deposited in the state treasury in accorda		credited to the records center fee fund.	
provisions of K.S.A. 75-4215, and amendments thereto,		Historic properties fee fund	No limit
credited to the local services reimbursement fund.	and shan be	Historic preservation grants in aid fund	No limit
	No limit	Historic preservation overhead fees fund	No limit
Student activity fees fund	NO IIIIII	National historic preservation act fund—local	No limit
Elementary and secondary education act—federal fund	No limit	Private gifts, grants and bequests fund	No limit
Elementary and secondary education act 2009 ARRA—	140 IIIIIt	Museum and historic sites visitor donation fund	No limit
federal fund	No limit	Insurance collection replacement/reimbursement	3.7 11 1.
Vocational education fund—federal	No limit	fund	No limit
School lunch program—federal fund	No limit	Heritage trust fund	No limit
Special bequest fund	No limit	Provided, That expenditures from the heritage trust fund	for state op-
Special workshop fund	No limit	erations shall not exceed \$94,548.	
Gift fund	No limit	Land survey fee fund	No limit
Nine month payroll clearing fund	No limit	Provided, That, notwithstanding the provisions of K.S.A.	58-2011, and
Special education state grants—federal fund	No limit	amendments thereto, expenditures may be made by the a	
Special education state grants ARRA—federal fund	No limit	from the land survey fee fund for the fiscal year 2012 fe	
Special education preschool ARRA—federal fund	No limit	expenditures that are not related to administering the land	l survey pro-
Improve teacher quality grant—federal fund	No limit	gram.	
School breakfast program—federal fund	No limit	National trails fund	No limit
National school lunch program ARRA—federal		State historical society facilities fund	No limit
fund	No limit	Historic properties fund	No limit
Special education preschool grants—federal fund	No limit	Law enforcement memorial fund	No limit
Sec. 118.		Highway planning/construction fund	No limit
STATE HISTORICAL SOCIETY		Save America's treasures fund	No limit
(a) There is appropriated for the above agency from the	state general	Property sale proceeds fund	No limit
fund for the fiscal year ending June 30, 2012, the following	;:	Provided, That proceeds from the sale of property pursuant	to K.S.A. 75-
Operating expenditures	\$4,900,739	2701, and amendments thereto, shall be deposited in the s	tate treasury
<i>Provided,</i> That any unencumbered balance in the operating e		and credited to the property sale proceeds fund.	
account in excess of \$100 as of June 30, 2011, is hereby rea		Amelia Earhart bridge mitigation project fund	No limit
for fiscal year 2012: <i>Provided, however,</i> That expenditures f		Sec. 119.	
erating expenditures account for official hospitality shall		FORT HAYS STATE UNIVERSITY	
\$2,463.	тиот слесси	(a) There is appropriated for the above agency from the	state general
Kansas humanities council	\$64,361	fund for the fiscal year ending June 30, 2012, the following	
		Operating expenditures (including official	,
(b) There is appropriated for the above agency from the		hospitality)	\$32,404,650
special revenue fund or funds for the fiscal year ending Ju all moneys now or hereafter lawfully credited to and avail		<i>Provided,</i> That any unencumbered balance in the operating e	
fund or funds, except that expenditures other than refund		(including official hospitality) account in excess of \$100 a	
by law shall not exceed the following:	3 autionized	2011, is hereby reappropriated for fiscal year 2012.	s of Julie 30,
,	Na limit	, ,, ,	#122 FO
Credit card clearing fund	No limit	Master's-level nursing capacity	\$133,506
Vehicle repair and replacement fund	No limit	Kansas wetlands education center at Cheyenne	¢2(2.7(4
General fees fund	No limit No limit	bottoms	\$262,764
0,		Provided, That any unencumbered balance in the Kansas v	
<i>Provided,</i> That expenditures may be made from the archeol		ucation center at Cheyenne bottoms account in excess of \$1	00 as of June
for operating expenses for providing archeological services		30, 2011, is hereby reappropriated for fiscal year 2012.	
Provided further, That the state historical society is hereby a		Kansas academy of math and science	\$525,488
fix, charge and collect fees for the sale of such services: <i>further</i> , That such fees shall be fixed in order to recover all of		(b) There is appropriated for the above agency from the	he following
operating expenses incurred in providing archeological ser		special revenue fund or funds for the fiscal year ending Ju	ıne 30, 2012,
tract: <i>And provided further,</i> That all fees received for such s		all moneys now or hereafter lawfully credited to and avail	lable in such
be deposited in the state treasury in accordance with the		fund or funds, except that expenditures shall not exceed the	ne following:
K.S.A. 75-4215, and amendments thereto, and shall be cre		Parking fees fund	No limit
archeology fee fund.	curred to the	Provided, That expenditures may be made from the parking	ng fees fund
	No limit	for a capital improvement project for parking lot improve	
Archeology federal fund	No limit No limit	General fees fund	No limit
Conversion of materials and equipment fund	No limit		
Microfilm fees fund	No limit	Provided, That expenditures may be made from the general	
		match federal grant moneys: <i>Provided further</i> , That expending made from the general fees fund for official begritality.	tures may be
Provided, That expenditures may be made from the microfi	mi iees runa	made from the general fees fund for official hospitality.	3.T. 11
for operating expenses for providing imaging services: Pro	viueu furtner,	Restricted fees fund	No limit
That the state historical assister is bounded and in the	abanas a - 1	Provided, That restricted fees shall be limited to receipts for t	he following
That the state historical society is hereby authorized to fix	, charge and		
collect fees for the sale of such services: And provided further	, charge and er, That such	accounts: Special events; technology equipment; Gross co	liseum serv-
collect fees for the sale of such services: And provided further fees shall be fixed in order to recover all or part of the o	, charge and er, That such perating ex-	accounts: Special events; technology equipment; Gross co ices; performing arts center services; farm income; choral	liseum serv- music clinic;
collect fees for the sale of such services: And provided further fees shall be fixed in order to recover all or part of the openses incurred in providing imaging services: And providing imaging services:	, charge and er, That such perating ex- vided further,	accounts: Special events; technology equipment; Gross co ices; performing arts center services; farm income; choral yearbook; off-campus tours; memorial union activities; stu	liseum serv- music clinic; dent activity
collect fees for the sale of such services: And provided further fees shall be fixed in order to recover all or part of the openses incurred in providing imaging services: And providing that all fees received for such services shall be deposited	, charge and er, That such perating ex- vided further, In the state	accounts: Special events; technology equipment; Gross co ices; performing arts center services; farm income; choral yearbook; off-campus tours; memorial union activities; stu (unallocated); Leader (newspaper); conferences, clinics	liseum serv- music clinic; dent activity and work-
collect fees for the sale of such services: And provided further fees shall be fixed in order to recover all or part of the openses incurred in providing imaging services: And providing that all fees received for such services shall be deposited treasury in accordance with the provisions of K.S.A. 7	, charge and er, That such sperating ex- poided further, in the state 75-4215, and	accounts: Special events; technology equipment; Gross co ices; performing arts center services; farm income; choral yearbook; off-campus tours; memorial union activities; stu (unallocated); Leader (newspaper); conferences, clinics shops—noncredit; summer laboratory school; little theater;	liseum serv- music clinic; dent activity and work- library serv-
collect fees for the sale of such services: And provided further fees shall be fixed in order to recover all or part of the openses incurred in providing imaging services: And providing that all fees received for such services shall be deposited treasury in accordance with the provisions of K.S.A. 7 amendments thereto, and shall be credited to the microfilm	, charge and er, That such operating ex- pided further, in the state 75-4215, and in fees fund.	accounts: Special events; technology equipment; Gross co ices; performing arts center services; farm income; choral yearbook; off-campus tours; memorial union activities; stu (unallocated); Leader (newspaper); conferences, clinics shops—noncredit; summer laboratory school; little theater; ices; student affairs; speech and debate; student governmen	liseum serv- music clinic; dent activity and work- library serv- t; counseling
collect fees for the sale of such services: And provided further fees shall be fixed in order to recover all or part of the openses incurred in providing imaging services: And providing that all fees received for such services shall be deposited treasury in accordance with the provisions of K.S.A. 7	, charge and er, That such operating expided further, in the state 75-4215, and n fees fund.  No limit	accounts: Special events; technology equipment; Gross co ices; performing arts center services; farm income; choral yearbook; off-campus tours; memorial union activities; stu (unallocated); Leader (newspaper); conferences, clinics shops—noncredit; summer laboratory school; little theater;	liseum serv- music clinic; dent activity and work- library serv- t; counseling cation cards;

Provided, That expenditures may be made from the records center fee fund for operating expenses for state records and for the trusted digital

nurse education programs; athletics; placement fees; virtual college clas-

ses; speech and hearing; child care services for dependent students; computer services; interactive television contributions; midwestern student exchange; departmental receipts for all sales, refunds and other collections not specifically enumerated above: Provided, however, That the state board of regents, with the approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That expenditures may be made from this fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance: *And provided further*, That all amounts of tuition received from students participating in the midwestern student exchange program shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the midwestern student exchange account of the restricted fees fund: And provided further, That expenditures may be made from the restricted fees fund for official hospitality.

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Education opportunity act—federal fund	No limit
Service clearing fund	No limit

*Provided,* That the service clearing fund shall be used for the following service activities: Computer services, storeroom for official supplies including office supplies, paper products, janitorial supplies, printing and duplicating, car pool, postage, copy center, and telecommunications and such other internal service activities as are authorized by the state board of regents under K.S.A. 76-755, and amendments thereto.

Commencement fees fund	No limit
Health fees fund	No limit

*Provided,* That expenditures from the health fees fund may be made for the purchase of medical malpractice liability coverage for individuals employed on the medical staff, including pharmacists and physical therapists, at the student health center.

Student union fees fund	No limit
Provided, That expenditures may be made from the student	union fee

*Provided,* That expenditures may be made from the student union fee fund for official hospitality.

No limit
No limit

*Provided,* That expenditures may be made from the housing system revenue fund for official hospitality.

Institutional overhead fund	No limit
Oil and gas royalties fund	No limit
Housing system suspense fund	No limit
Housing system operations fund	No limit
Housing system repairs, equipment and improvement	
fund	No limit
0 1 1 1 1 1 1	N.T. 11 14

Housing system repairs, equipment and improvement	
fund	No limit
Sponsored research overhead fund	No limit
Kansas distinguished scholarship fund	No limit
University federal fund	No limit

Provided, That expenditures may be made by the above agency from the university federal fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance: Provided further, That expenditures may be made by the above agency from this fund to procure a policy of accident, personal liability and excess automobile liability insurance insuring volunteers participating in the senior companion program against loss in accordance with specifications of federal grant guidelines as provided in K.S.A. 75-4101, and amendments thereto.

Federal higher education fiscal stabilization fund—

(c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer an amount specified by the president of Fort Hays state university of not to exceed \$125,000 from the general fees fund to the federal Perkins student loan fund.

Sec. 120.

## KANSAS STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

*Provided,* That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Midwest institute for comparative stem cell biology .. \$129,833

*Provided,* That any unencumbered balance in the midwest institute for comparative stem cell biology account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Parking fees fund	No limit
Faculty of distinction matching fund	No limit
General fees fund	No limit

*Provided*, That expenditures may be made from the general fees fund to match federal grant moneys: *Provided further*, That expenditures may be made from the general fees fund for official hospitality.

Provided, That restricted fees shall be limited to receipts for the following accounts: Technology equipment; flight services; human resources management system; computer services; copy centers; standardized test fees; placement center; recreational services; college of technology and aviation; motor pool; music; professorships; student activities fees; army and aerospace uniforms; aerospace uniform augmentation; biology sales and services; chemistry; field camps; state department of education; physics storeroom; sponsored research, instruction, public service, equipment and facility grants; chemical engineering; nuclear engineering; contract-post office; library collections; civil engineering; continuing education; sponsored construction or improvement projects; attorney, educational and personal development, human resources; student financial assistance; application for undergraduate programs; speech and hearing fees; gifts; human development and family research and training; college of education—publications and services; guaranteed student loan application processing; student identification card; auditorium receipts; catalog sales; emission spectroscopy fees; interagency consulting; sales and services of educational programs; transcript fees; facility use fees; human ecology storeroom; college of human ecology sales; family resource center fees; human movement performance; application for post baccalaureate programs; art exhibit fees; college of education—Kansas careers; foreign student application fee; student union repair and replacement reserve; departmental receipts for all sales, refunds and other collections; institutional support fee; miscellaneous renovations—construction; speech receipts; art museum; exchange program; flight training lab fees; administrative reimbursements; parking fees; postage center; printing; short courses and conferences; student government association receipts; regents educational communications center; late registration fee; engineering equipment fee; architecture equipment fee; biotechnology facility; English language program; international programs; Bramlage coliseum; planning and analysis; telecommunications; comparative medicine; other specifically designated receipts not available for general operations of the university: Provided, however, That the state board of regents, with the approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That expenditures may be made from this fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance: And provided further, That expenditures from the restricted fees fund may be made for the purchase of insurance for operation and testing of completed project aircraft and for operation of aircraft used in professional pilot training, including coverage for public liability, physical damage, medical payments and voluntary settlement coverages: And provided further, That expenditures may be made from the restricted fees fund for official hospitality.

New State Laws	Kansas	Register
		<b>G</b>
Kansas career work study program fund	No limit	Restricted fees fund
Service clearing fund	No limit	Provided, That restricted fees sh
Provided, That the service clearing fund shall be used for	the following	accounts: Plant pathology; Kai
service activities: Supplies stores; telecommunications se	ervices; photo-	nology equipment; professors
graphic services; K-State printing services; postage; faci	lities services;	rector's office; agronomy—As
facilities carpool; public safety services; facility planning	services; facil-	center—Hays; KSU southeast
ities storeroom; computing services; and such other inter	nal service ac-	west research extension center
tivities as are authorized by the state board of regents ur	der K.S.A. 76-	imental field crop sales; entom
755, and amendments thereto.		Kansas state university; food a
Sponsored research overhead fund	No limit	and publication; sponsored co
Provided, That expenditures may be made from the spons	sored research	comparative medicine; sales a
overhead fund for official hospitality.	sorea rescaren	imal sciences and industry li
_ *_ *_ *	NT 11 11	greenhouse and farm product
Housing system suspense fund	No limit	mental receipts for all sales, re
Housing system operations fund	No limit	support fee; KSU northwest re
Provided, That expenditures may be made from the housi	ing system op-	sored research, public service,
erations fund for official hospitality.		laboratory; equipment/pesticion
Housing system repairs, equipment and improvement		vation—construction; other sp
fund	No limit	ble for general operations of t
Mandatory retirement annuity clearing fund	No limit	state board of regents, with t
Student health fees fund	No limit	acting on this matter which is
Provided, That expenditures from the student health fees	s fund may be	islative delegation and subject
made for the purchase of medical malpractice liability of	. *	(c) of K.S.A. 75-3711c, and am
dividuals employed on the medical staff, including ph		this list of restricted fees: <i>Proceedings</i>
physical therapists, at the student health center.	armacists and	be deposited in the state treas
	No limit	K.S.A. 75-4215, and amendme
Scholarship funds fund	No limit	appropriate account of the res
Perkins student loan fund	No limit	for the specific purpose or pu
Board of regents—U.S. department of education	No limit	further, That expenditures ma
awards fund	No limit	insurance for equipment pu
State agricultural university fund	No limit	grants only if such grants inclu
Federal extension civil service retirement clearing	No limit	of such insurance: And provided
fund		from the Kansas agricultural n
Salina—student union fees fund	No limit	fees fund during fiscal year 20
Salina—housing system operation fund	No limit	Fertilizer research fund
Kansas distinguished scholarship fund	No limit No limit	Sponsored research overhead
Kansas comprehensive grant fund	No limit	Federal extension fund
Temporary deposit fund	No limit	Federal experimental station f
Business procurement card clearing fund		Federal awards—advance pay
Suspense fund	No limit No limit	Smith-Lever special program
Voluntary tax shelter annuity clearing fund	No limit	Faculty of distinction matchin
Agency payroll deduction clearing fund		Agricultural land use-value fu
Payroll clearing fund	No limit	University federal fund
Pre-tax parking clearing fund	No limit	Provided, That expenditures ma
University federal fund	No limit	university federal fund to pure
Provided, That expenditures may be made by the above ag		through research and training
university federal fund to purchase insurance for equipm		for and authorize the purchase
through research and training grants only if such grants i	nclude money	Federal higher education fise
for and authorize the purchase of such insurance.		Kansas state university ex
Johnson county education research triangle fund	No limit	riculture research program
Federal higher education fiscal stabilization fund—		(c) There is appropriated
Kansas state university	No limit	nomic development initiatives
Energy conservation improvements fund	No limit	2012, the following:
(c) On July 1, 2011, or as soon thereafter as moneys	are available.	Agricultural experiment statio
the director of accounts and reports shall transfer an am		0 1
1 .1	1 #100 000	(d) During the fiscal year

by the president of Kansas state university of not to exceed \$100,000 from the general fees fund to the Perkins student loan fund.

Sec. 121

#### KANSAS STATE UNIVERSITY EXTENSION SYSTEMS AND AGRICULTURE RESEARCH PROGRAMS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Cooperative extension service (including official

\$18,600,461 hospitality) .....

Provided, That any unencumbered balance in the cooperative extension service (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Agricultural experiment stations (including official

\$29,750,204 hospitality) .....

Provided, That any unencumbered balance in the agricultural experiment stations (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

No limit hall be limited to receipts for the following ansas artificial breeding service unit; techships; agricultural experiment station, di-Ashland farm; KSU agricultural research agricultural research center; KSU southr; agronomy—general; agronomy—expernology sales; grain science and industry and nutrition research; extension services onstruction or improvement projects; gifts; and services of educational programs; anlivestock and product sales; horticulture ts sales; Konza prairie operations; departrefunds and other collections; institutional esearch extension center operations; spon-, equipment and facility grants; statistical ide storage building; miscellaneous renopecifically designated receipts not availathe university: Provided, however, That the the approval of the state finance council s hereby characterized as a matter of legto the guidelines prescribed in subsection nendments thereto, may amend or change ovided further, That all restricted fees shall sury in accordance with the provisions of ents thereto, and shall be credited to the stricted fees fund and shall be used solely urposes for which collected: And provided nay be made from this fund to purchase urchased through research and training ude money for and authorize the purchase ed further, That expenditures may be made mediation service account of the restricted

No limit fund ..... No limit No limit fund..... No limit yment fund ..... No limit grant—federal fund ..... No limit ng fund ..... No limit und..... No limit No limit

nay be made by the above agency from the chase insurance for equipment purchased g grants only if such grants include money se of such insurance.

scal stabilization fund ctension systems and agns.....

No limit

for the above agency from the state ecoes fund for the fiscal year ending June 30,

ons .....

(d) During the fiscal year ending June 30, 2012, no moneys appropriated from the state general fund or any special revenue fund for Kansas state university or Kansas state university extension systems and agriculture research programs shall be expended on or after the effective date of this act by Kansas state university or Kansas state university extension systems and agriculture research programs, directly or indirectly, for (1) any financial aid or other support for any 4-H competitive events or activities at county fairs for which the minimum age for participants is increased from 7 years of age to 9 years of age, or (2) any financial aid or other support for any 4-H organization or unit that sponsors competitive events at county fairs and that is planning to increase or has increased the minimum age for participants in such events from 7 years of age to 9 years of age.

Sec. 122.

# KANSAS STATE UNIVERSITY VETERINARY MEDICAL CENTER

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

hospitality) .....

Provided, That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(continued)

Veterinary training program for rural Kansas ........ *Provided*, That any unencumbered balance in the veterinary training program for rural Kansas account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: General fees fund..... No limit

Provided, That expenditures may be made from the general fees fund to match federal grant moneys.

Veterinary medicine teaching hospital revenue fund	No limit
Faculty of distinction matching fund	No limit
Hospital and diagnostic laboratory improvement	
fund	No limit
Restricted fees fund	No limit

Provided, That restricted fees shall be limited to receipts for the following accounts: Sponsored research, instruction, public service, equipment and facility grants; sponsored construction or improvement projects; technology equipment; pathology fees; laboratory test fees; miscellaneous renovations or construction; dean of veterinary medicine receipts; gifts; application for postbaccalaureate programs; professorship; embryo transfer unit; swine serology; rapid focal fluorescent inhibition test; comparative medicine; storerooms; departmental receipts for all sales, refunds and other collections; other specifically designated receipts not available for general operation of the Kansas state university veterinary medical center: Provided, however, That the state board of regents, with the approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That expenditures may be made from this fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance.

Sponsored research overhead fund	No limit
Health professions student loan fund	No limit
University federal fund	No limit

Provided, That expenditures may be made by the above agency from the university federal fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance.

Federal higher education fiscal stabilization fund-Kansas state university veterinary medical

No limit center.....

(c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer an amount specified by the president of Kansas state university of not to exceed a total of \$15,000 from the general fees fund to the health professions student loan fund.

Sec. 123.

# EMPORIA STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

hospitality) ..... \$30,616,575

Provided, That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Reading recovery program ..... \$215,112 Nat'l Board Cert/Future Teacher Academy ..... \$129,050

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Parking fees fund..... No limit Provided, That expenditures may be made from the parking fees fund

for a capital improvement project for parking lot improvements. General fees fund.....

Provided, That expenditures may be made from the general fees fund to match federal grant moneys: Provided further, That expenditures may be made from the general fees fund for official hospitality.

Interest on state normal school fund fund ..... No limit Restricted fees fund ..... No limit

Provided, That restricted fees shall be limited to receipts for the following accounts: Computer services, student activity; technology equipment; student union; sponsored research; computer services; extension classes; gifts and grants (for teaching, research and capital improvements); business school contributions; state department of education (vocational); library services; library collections; interest on local funds; receipts from conferences, clinics, and workshops held on campus for which no college credit is given; physical plant reimbursements from auxiliary enterprises; midwestern student exchange; departmental receipts—for all sales, refunds and other collections or receipts not specifically enumerated above: Provided, however, That the state board of regents, with the approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That expenditures may be made from this fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance: And provided further, That all amounts of tuition received from students participating in the midwestern student exchange program shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the midwestern student exchange account of the restricted fees fund.

Service clearing fund......

Provided, That the service clearing fund shall be used for the following service activities: Telecommunications services; office supplies inventory; state car operation; ESU press including duplicating and reproducing; postage; physical plant storeroom including motor fuel inventory; data processing center; and such other internal service activities as are authorized by the state board of regents under K.S.A. 76-755, and amendments thereto.

Commencement fees fund	No limit
Kansas career work study program fund	No limit
Student health fees fund	No limit

Provided, That expenditures from the student health fees fund may be made for the purchase of medical malpractice liability coverage for individuals employed on the medical staff, including pharmacists and physical therapists, at the student health center.

Faculty of distinction matching fund	No limit
Bureau of educational measurements fund	No limit
National direct student loan fund	No limit
Economic opportunity act—work study—federal	
fund	No limit
Educational opportunity grants—federal fund	No limit
Basic opportunity grant program—federal fund	No limit
Research and institutional overhead fund	No limit
Kansas comprehensive grant fund	No limit
Housing system suspense fund	No limit
Housing system operations fund	No limit
Housing system repairs, equipment and improvement	
fund	No limit
Kansas distinguished scholarship fund	No limit
University federal fund	No limit

Provided, That expenditures may be made by the above agency from the university federal fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance.

Leveraging educational assistance partnership federal No limit fund ... Federal higher education fiscal stabilization fund— Emporia state university..... No limit

(c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer an amount specified by the president of Emporia state university of not to exceed \$30,000 from the general fees fund to the national direct student loan fund.

Sec. 124.

**New State Laws** 

New State Laws Kans	as Register809
PITTSBURG STATE UNIVERSITY	Housing system suspense fund
(a) There is appropriated for the above agency from the state gene	TT 10 / 1
fund for the fiscal year ending June 30, 2012, the following:	Housing system repairs, equipment and improvement fund No limit
Operating expenditures (including official	Kansas comprehensive grant fund No limit
hospitality)	Kansas distinguished scholarship program fund No limit
Provided, That any unencumbered balance in the operating expenditu	No limit
(including official hospitality) account in excess of \$100 as of June	<ol> <li>Provided, That expenditures may be made by the above agency from the</li> </ol>
2011, is hereby reappropriated for fiscal year 2012.	university federal fund to purchase insurance for equipment purchased
School of construction	through research and training grants only if such grants include money
(b) There is appropriated for the above agency from the following	for and authorize the purchase of such insurance.
special revenue fund or funds for the fiscal year ending June 30, 20	
all moneys now or hereafter lawfully credited to and available in su	ch Pittsburg state university
fund or funds, except that expenditures shall not exceed the following	~. The bulk bulk bulk carry control of the bulk bulk bulk bulk bulk bulk bulk bulk
Parking fees fund	(c) During the fiscal year ending June 30, 2012, the director of ac-
Provided, That expenditures may be made from the parking fees fu	counts and reports shall transfer amounts specified by the president of
for capital improvement projects for parking lot improvements.	amounts, from the general fees fund to the following specified funds
General fees fund	fund
Provided, That all moneys received for tuition received from stude	ts
participating in the gorilla advantage program or the midwestern s	
dent exchange program shall be deposited in the state treasury to	
credit of the general fees fund: Provided further, That expenditures m	
be made from the general fees fund to match federal grant moneys: A	
provided further, That expenditures may be made from the general for	Operating expenditures (including official
fund for official hospitality.	hospitality)
Restricted fees fund	<i>Provided,</i> That any unencumbered balance in the operating expenditures
Provided, That restricted fees shall be limited to receipts for the following	
accounts: Computer services; instructional technology fee; technology	
equipment; student activity fee accounts; commencement fees; RO	
activities; continuing education receipts; vocational auto parts and se	4-/
ce fees; receipts from camps, conferences and meetings held on camp	e. Fromed, That any unercumbered balance in the geological survey ac-
ibrary service collections and fines; and grants from other state ago	count in excess of \$100 as of June 30, 2011, is hereby reappropriated for
ries; <i>Midwest Quarterly</i> ; chamber music series; contract—post office; g	ts fiscal year 2012.
and grants; intensive English program; business and technology in	i- Umbilical cord matrix project \$130,900
tute; public sector radio station activities; economic opportunity—st	te Provided, That any unencumbered balance in the umbilical cord matrix
natch; Kansas career work study; regents supplemental grants; depa	t- project account in excess of \$100 as of June 30, 2011, is hereby reappro-
mental receipts, and other specifically designated receipts not availal	le priated for fiscal year 2012.
for general operations of the university: Provided, however, That the st	te (b) There is appropriated for the above agency from the following
board of regents, with the approval of the state finance council acti	special revenue fund or funds for the fiscal year ending June 30, 2012,
on this matter which is hereby characterized as a matter of legislat	
delegation and subject to the guidelines prescribed in subsection (c)	
K.S.A. 75-3711c, and amendments thereto, may amend or change t	
list of restricted fees: Provided further, That all restricted fees shall	Pe Faculty of distinction matching fund
deposited in the state treasury in accordance with the provisions	Of General fees fund
K.S.A. 75-4215, and amendments thereto, and shall be credited to t	
appropriate account of the restricted fees fund and shall be used sol	match federal grant moneys: Provided further. That all moneys received
or the specific purpose or purposes for which collected: And provide	for tuition for students enrolled in sources offered at the recents center
further, That expenditures may be made from this fund to purcha	on the Edwards campus shall be deposited in the state treasury in ac-
nsurance for equipment purchased through research and traini	$^{19}$ cordance with the provisions of $\dot{K} SA = 75-4215$ and amendments
grants only if such grants include money for and authorize the purcha	thereto, and shall be credited to this fund.
of such insurance: And provided further, That surplus restricted fees mo	
eys generated by the music department may be transferred to the Pit	
ourg state university foundation, inc., for the express purpose of awa	
ng music scholarships: And provided further, That expenditures may	ital improvements at the Edwards campus.
made from this fund for official hospitality.	NI II II NI II II NI III
Service clearing fund	it Interest fund
Provided, That the service clearing fund shall be used for the following	Sponsored research overhead fund
service activities: Duplicating and printing services; instructional med	Law enforcement training center fund
division; office stationery and supplies; motor carpool; postage servic	Provided, That expenditures may be made from the law enforcement
photo services; telephone services; and such other internal service	training center fund to cover the costs of tuition for students enrolled
tivities as are authorized by the state board of regents under K.S.A.	in the law enforcement training program in addition to the costs of
755, and amendments thereto.	salaries and wages and other operating expenditures for the program:
Hospital and student health fees fund No lin	it Provided further, That expenditures may be made from this fund for the
Provided, That expenditures from the hospital and student health for	acquisition of tracts of land.
fund may be made for the purchase of medical malpractice liabil	
coverage for individuals employed on the medical staff, including ph	
macists and physical therapists, at the student health center: <i>Provi</i>	
further, That expenditures may be made from this fund for capital i	and duate and it shall be demosited in the state treasurer and anodited to
provement projects for hospital and student health center improvement	
ments.	Restricted fees fund
Suspense fund	
Faculty of distinction matching fund	
Perkins student loan fund	
Sponsored research overhead fund	
College work study fund	* * * * * * * * * * * * * * * * * * *
Nursing student loan fund	it (continued)

dramatics; economic opportunity act; executive management; continuing education programs; geology field trips; gifts and grants; extension services; counseling center; investment income from bequests; reimbursable salaries; music and art camp; child development lab preschools; orientation center; educational placement; press publications; Rice estate educational project; sponsored research; student activities; sale of surplus books and art objects; building use charges; Kansas applied remote sensing program; executive master's degree in business administration; applied English center; cartographic services; economic education; study abroad programs; computer services; recreational activities; animal care activities; geological survey; engineering equipment fee; midwestern student exchange; department commercial receipts for all sales, refunds, and all other collections or receipts not specifically enumerated above: Provided, however, That the state board of regents, with the approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That moneys received for student fees in any account of the restricted fees fund may be transferred to one or more other accounts of the restricted fees fund. Service clearing fund.....

*Provided,* That the service clearing fund shall be used for the following service activities: Residence hall food stores; university motor pool; military uniforms; telecommunications service; and such other internal service activities as are authorized by the state board of regents under K.S.A. 76-755, and amendments thereto.

Health service fund	No limit
Kansas career work study program fund	No limit
Student union fund	No limit
Federal Perkins loan fund	No limit
Health professions student loan fund	No limit
Housing system suspense fund	No limit
Scientific research and development project—special	
rev fund	No limit
Housing system operations fund	No limit
Housing system repairs, equipment and improvement	
fund	No limit
Educational opportunity act—federal fund	No limit
Loans for disadvantaged students fund	No limit
Prepaid tuition fees clearing fund	No limit
Kansas comprehensive grant fund	No limit
Fire service training fund	No limit
University federal fund	No limit
Johnson county education research triangle fund	No limit
Federal higher education fiscal stabilization fund—	
university of Kansas	No limit
Standardized water data repository fund	No limit
1 ,	

- (c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer amounts specified by the chancellor of the university of Kansas of not to exceed a total of \$325,000 for all such amounts, from the general fees fund to the following specified funds and accounts of funds: Federal Perkins student loan program account of the national direct student loan fund; federal supplemental educational opportunity program account of the national direct student loan fund; federal disadvantaged student loan program account of the national direct student loan fund; health professions student loan fund.
- (d) There is appropriated for the above agency from the state water plan fund for the fiscal year ending June 30, 2012, for the water plan project or projects specified, the following:

Geological survey......\$26,8

*Provided,* That any unencumbered balance in excess of \$100 as of June 30, 2011, in the geological survey account is hereby reappropriated for fiscal year 2012.

Sec. 126.

# UNIVERSITY OF KANSAS MEDICAL CENTER

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2}$ 

Operating expenditures (including official

hospitality) \$101,647,608 Provided, That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That expenditures may be made from this account for the purchase of malpractice insurance for students in training at the university of Kansas school of medicine, nursing and allied health: *And provided further*, That expenditures from this account may be used to reimburse medical residents in residency programs located in Kansas City at the university of Kansas medical center for the purchase of health insurance for residents' dependents.

*Provided,* That any unencumbered balance in the medical scholarships and loans account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That expenditures may be made from the general fees fund to match federal grant moneys.

Provided, That restricted fees shall be limited to the following accounts: Technology equipment; computer services; expenses reimbursed by the Kansas university endowment association; postgraduate fees; pathology fees; student health insurance premiums; gift receipts; designated research collaboration; facilities use; photography; continuing education; student activity fees; student application fees; department duplicating; student health services; student identification badges; student transcript fees; loan administration fees; fitness center fees; occupational health fees; computer remote access; employee health; telekid care fees; area outreach fees; police fees; endowment payroll reimbursement; rental property; e-learning fees; surplus property sales; student union fees; outreach air travel; student loan legal fees; hospital authority salary reimbursements; graduate medical education contracts; Kansas university physicians inc., salaries reimbursements; housestaff activity fees; anatomy cadavers; biotechnology services; energy center funded depreciation; fungal sales; biostatistics; electron microscope services; Wichita faculty contracts; physical therapy services; legal fee reimbursements; sponsored research; departmental commercial receipts for all sales, refunds and all other collections of receipts not specifically enumerated above; department of social and rehabilitation services cost-sharing: Provided, however, That the state board of regents, with the approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That expenditures may be made from this fund to purchase health insurance coverage for all students enrolled in the school of allied health, school of nursing and school of medicine.

Scientific research and development—special revenue	
fund	No limit
Kansas breast cancer research fund	No limit
Sponsored research overhead fund	No limit
Parking fund—Wichita campus	No limit
Services to hospital authority fund	No limit
Direct medical education reimbursement fund	No limit
Service clearing fund	No limit

*Provided,* That the service clearing fund shall be used for the following service activities: Printing services; purchasing storeroom; university motor pool; clothing (uniforms); physical plant storeroom; photo services; telecommunications services; facilities operations discretionary repairs; animal care; graphic services; instructional services; biomedical engineering; audiovisual services; computing services; and such other internal service activities as are authorized by the state board of regents under K.S.A. 76-755, and amendments thereto.

Educational nurse faculty loan program fund	No limit
Federal college work study fund	No limit
AMA education and research grant fund	No limit
Federal health professions/primary care student loan	
fund	No limit
Federal nursing student loan fund	No limit
Suspense fund	No limit

No limit

Federal Pell grant fund	No limit
Federal Perkins student loan fund	No limit
Medical loan repayment fund	No limit
Provided, That expenditures from the medical loan repayment	fund for
attorney fees and litigation costs associated with the adminis	tration of
the medical scholarship and loan program shall be in addition	on to any
expenditure limitation imposed on the operating expenditure	s account
of the medical loan repayment fund or on the total expenditu	ares from
the medical loan repayment fund.	
Medical student loan programs provider assessment	

Federal student educational opportunity grant fund ...

No limit Graduate medical education administration reserve fund ..... No limit University of Kansas medical center private practice foundation reserve fund ..... No limit Robert Wood Johnson award fund..... No limit Federal scholarship for disadvantaged students No limit fund ..... University federal fund..... No limit Leveraging educational assistance partnership federal No limit fund ..... Graduate medical education support fund..... No limit Johnson county education research triangle fund ..... No limit Federal higher education fiscal stabilization funduniversity of Kansas medical center ..... No limit Wichita center for graduate medical education federal fiscal stabilization fund ..... No limit

(c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer amounts specified by the chancellor of the university of Kansas of not to exceed a total of \$125,000 for all such amounts, from the general fees fund to the following funds: Federal Perkins student loan fund; federal nursing student loan fund; federal student education opportunity grant fund; federal college work study fund; educational nurse faculty loan program fund; federal health professions/primary care student loan fund.

(d) During the fiscal year ending June 30, 2012, and within the limits of appropriations therefor, the university of Kansas medical center may enter into contracts to purchase additional malpractice insurance for medical students enrolled at the university of Kansas medical center while in clinical training at the university of Kansas medical center or at other health care institutions.

(e) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer an amount specified by the chancellor from the general fees fund to the student health insurance premiums account of the restricted fees fund.

Sec. 127.

# WICHITA STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

*Provided*, That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

made from the general fees fund for official hospitality.

Provided, That restricted fees shall be limited to receipts for the following accounts: Summer school workshops; technology equipment; concert course; dramatics; continuing education; flight training; gifts and grants (for teaching, research, and capital improvements); testing service; state department of education (vocational); investment income from bequests; sale of surplus books and art objects; public service; veterans counseling and educational benefits; sponsored research; campus privilege fee; student activities; national defense education programs; engineering equipment fee; midwestern student exchange; departmental receipts—for all sales, refunds and other collections or receipts not specifically enumerated above: Provided, however, That the state board of regents, with the approval of the state finance council acting on this

matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, may amend or change this list of restricted fees: Provided further, That all restricted fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the appropriate account of the restricted fees fund and shall be used solely for the specific purpose or purposes for which collected: And provided further, That expenditures may be made from this fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance: And provided further, That expenditures from this fund may be made for the purchase of medical malpractice liability coverage for individuals employed on the medical staff at the student health center: And provided further, That expenditures may be made from this fund for official hospitality.

*Provided,* That the service clearing fund shall be used for the following service activities: Central service duplicating and reproducing bureau; automobiles; furniture stores; postal clearing; telecommunication; computer service; and such other internal service activities as are authorized by the state board of regents under K.S.A. 76-755, and amendments thereto.

thereto.	
Faculty of distinction matching fund	No limit No limit No limit No limit
	No limit
Economic opportunity act—federal fund	No limit
Education opportunity grant—federal fund	
Matching education opportunity grant fund	No limit
Health professions student assistance program—loans	NT 11 11
fund	No limit
Nine month payroll clearing account fund	No limit
Pell grants fund	No limit
Housing system suspense fund	No limit
Housing system operations fund	No limit
Housing system renovation principal and interest	
fund	No limit
Housing system renovation and bond reserve fund	No limit
WSU housing system depreciation and replacement	
fund	No limit
Perkins loan fund	No limit
Kansas distinguished scholarship fund	No limit
Kansas comprehensive grant fund	No limit
WSU housing systems revenue fund	No limit
University federal fund	No limit
Provided That expenditures may be made by the above agency	
Promaga I hat expenditures may be made by the above agency	trom the

*Provided*, That expenditures may be made by the above agency from the university federal fund to purchase insurance for equipment purchased through research and training grants only if such grants include money for and authorize the purchase of such insurance.

(c) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2012, the following:

Aviation infrastructure.....\$4,981,537

Provided, That any unencumbered balance in the aviation infrastructure account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That during the fiscal year ending June 30, 2012, notwithstanding the provisions of any other statute, in addition to the other purposes for which expenditures may be made from the aviation infrastructure account of the state economic development initiatives fund for fiscal year 2012 by Wichita state university by this or other appropriation act of the 2011 regular session of the legislature, the moneys appropriated in the aviation infrastructure account of the state economic development initiatives fund for fiscal year 2012 may only be expended for training and equipment expenditures of the national center for aviation training.

(d) During the fiscal years ending June 30, 2011, and June 30, 2012, in addition to the other purposes for which expenditures may be made by Wichita state university from moneys appropriated from the state general fund or any special revenue fund for the above agency for fiscal (continued)

year 2011 or fiscal year 2012 by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas, or by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by Wichita state university from the state general fund or from any special revenue fund for fiscal year 2011 and fiscal year 2012, after consultation with the national institute for aviation research, to provide for the establishment of a technical training board: Provided, That, except as otherwise provided in this subsection (d), such board shall be similar in composition to the aviation research board and shall advise the president of Wichita state university, and others representing Wichita state university, on all expenditures from the aviation infrastructure account of the state economic development initiatives fund for fiscal year 2011 and fiscal year 2012: Provided further, That such board shall review and evaluate all such expenditures: And provided further, That the executive director of the national institute for aviation research shall be the administrator for the technical training board: And provided further, That the membership of the technical training board shall include representatives of Sedgwick county and representatives of the Wichita area technical college as exofficio, nonvoting members: And provided further, That the technical training board shall prepare and submit a report to the legislature, which shall be presented to the education budget committee of the house of representatives and to the appropriate subcommittee of the ways and means committee of the senate, not later than the calendar day of the 2012 regular session of the legislature, detailing the findings of the technical training board regarding the expenditures by Wichita state university from the aviation infrastructure account of the state economic development initiatives fund for fiscal year 2011 and fiscal year 2012.

Sec. 128.

# STATE BOARD OF REGENTS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures (including official

Provided, That any unencumbered balance in the operating expenditures (including official hospitality) account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That, during fiscal year 2012, notwithstanding the provisions of any other statute, in addition to the other purposes for which expenditures may be made from the operating expenditures (including official hospitality) account for fiscal year 2012 by the state board of regents as authorized by this or other appropriation act of the 2011 regular session of the legislature, the state board of regents is hereby authorized to make expenditures from the operating expenditures (including official hospitality) account for fiscal year 2012 for attendance at an in-state meeting by members of the state board of regents for participation in matters of educational interest to the state of Kansas, upon approval of such attendance and participation by the state board of regents: And provided further, That each member of the state board of regents attending an instate meeting so authorized shall be paid compensation, subsistence allowances, mileage and other expenses as provided in K.S.A. 75-3212, and amendments thereto, for members of the legislature: And provided further, That, during fiscal year 2012, notwithstanding the provisions of any other statute and in addition to the other purposes for which expenditures may be made from the operating expenditures (including official hospitality) account for fiscal year 2012 by the state board of regents as authorized by this or other appropriation act of the 2011 regular session of the legislature, the state board of regents is hereby authorized to make expenditures from the operating expenditures (including official hospitality) account for fiscal year 2012 for attendance at an out-of-state meeting by members of the state board of regents whenever under any provision of law such members of the state board of regents are authorized to attend the out-of-state meeting or whenever the state board of regents authorizes such members to attend the outof-state meeting for participation in matters of educational interest to the state of Kansas: And provided further, That each member of the state board of regents attending an out-of-state meeting so authorized shall be paid compensation, subsistence allowances, mileage and other expenses as provided in K.S.A. 75-3212, and amendments thereto, for members of the legislature: And provided further, That the above agency, working in conjunction with the University of Kansas, Kansas State University and Wichita State University, shall develop and provide a multiyear plan for accomplishing the necessary expansion in the engineering programs to alleviate the severe shortage of engineering graduates: And provided further, That the plan shall be submitted to the governor and the legislature on or before September 1, 2011.

 *Provided,* That any unencumbered balance in the state scholarship program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That expenditures may be made from the state scholarship program account for the state scholarship program under K.S.A. 72-6816, and amendments thereto, and for the Kansas distinguished scholarship program under K.S.A. 74-3278 through 74-3283, and amendments thereto: *And provided further,* That of the total amount appropriated in the state scholarship program account the amount dedicated for the Kansas distinguished scholarship program shall not exceed \$25,000.

Comprehensive grant program ...... \$14,758,338

*Provided,* That any unencumbered balance in the comprehensive grant program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Ethnic minority scholarship program ...... \$296,498

*Provided,* That any unencumbered balance in the ethnic minority scholarship program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Kansas work-study program ...... \$496,813

Provided, That any unencumbered balance in the Kansas work-study program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That the state board of regents is hereby authorized to transfer moneys from the Kansas work-study program account to the Kansas career work study program fund of any institution under its jurisdiction participating in the Kansas work-study program established by K.S.A. 74-3274 et seq., and amendments thereto: And provided further, That all moneys transferred from this account to the Kansas career work study program fund of any such institution shall be expended for and in accordance with the Kansas work-study program.

*Provided,* That any unencumbered balance in the ROTC service scholarships account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the military service scholarships account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That all expenditures from the military service scholarships account shall be made for scholarships awarded under the military service scholarship program act.

*Provided,* That any unencumbered balance in the teachers scholarship program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

National guard educational assistance..... \$870,869

*Provided,* That any unencumbered balance in the national guard educational assistance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Vocational scholarships \$114,075

*Provided*, That any unencumbered balance in the vocational scholarships account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the nursing student scholarship program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Optometry education program ...... \$107,089

*Provided,* That any unencumbered balance in the optometry education program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Provided, That, if the amount of moneys appropriated for the above agency for the fiscal year ending June 30, 2012, from the combined funding of the postsecondary tiered technical education state aid account and non-tiered course credit hour grant account are less than the amount of moneys appropriated for the fiscal year 2011, from the aggregate amount of funding from community college operating grant account, technical college aid for technical education account and other

institutions aid for technical education account, then the distribution to an eligible institution from the combined funding of the postsecondary tiered technical education state aid account and the non-tiered course credit hour grant account for the fiscal year ending June 30, 2012, shall

state board of regents.

\$398,475

be reduced by the same proportion as the aggregate amount of funding that such institution received from the community college operating grant account, technical college aid for technical education account and other institutions aid for technical education account for fiscal year 2011 bears to the aggregate of all amounts of funding that all such institutions received from the community college operating grant account, technical college aid for technical education account and other institutions aid for technical education account for the fiscal year ending June 30, 2011.

Non-tiered course credit hour grant ...... \$79,853,632

Provided, That, if the amount of moneys appropriated for the above agency for the fiscal year ending June 30, 2012, from the combined funding of non-tiered course credit hour grant account and the postsecondary tiered technical education state aid account and are less than the amount of moneys appropriated for the fiscal year 2011, from the aggregate amount of funding from community college operating grant account, technical college aid for technical education account and other institutions aid for technical education account, then the distribution to an eligible institution from the combined funding of the non-tiered course credit hour grant account and the postsecondary tiered technical education state aid account for the fiscal year ending June 30, 2012, shall be reduced by the same proportion as the aggregate amount of funding that such institution received from the community college operating grant account, technical college aid for technical education account and other institutions aid for technical education account for fiscal year 2011 bears to the aggregate of all amounts of funding that all such institutions received from the community college operating grant account, technical college aid for technical education account and other institutions aid for technical education account for the fiscal year ending June 30, 2011.

Technology equipment at community colleges and Washburn university.....

*Provided,* That the state board of regents is hereby authorized to make expenditures from the technology equipment at community colleges and Washburn university account for grants to community colleges and Washburn university pursuant to grant applications for the purchase of technology equipment, in accordance with guidelines established by the

Vocational education capital outlay aid\$71,585Payment to KPERS\$1,755,697Tuition waivers\$84,657Nurse educator grant program\$188,126

*Provided,* That any unencumbered balance in the nurse educator grant program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further,* That all expenditures from the nurse educator grant program account shall be made for scholarships awarded under the nurse educator service scholarship program act

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Osteopathic medical service scholarship repayment

 Provided, That expenditures may be made from the regents' scholarship gift fund for scholarships awarded to Kansas residents who are attending institutions of postsecondary education in Kansas which are authorized under the laws of this state to award academic degrees and who meet academic and other eligibility criteria established by the state board of regents by rules and regulations: Provided, however, That a financial needs test shall not be one of the eligibility criteria established by the state board of regents for such scholarships: Provided further, That no scholarship awarded from this fund shall exceed \$2,000 per academic year: And provided further, That any recipient of a scholarship awarded from this fund may also receive either a state scholarship under K.S.A. 72-6810 through 72-6816, and amendments thereto, or a tuition grant under K.S.A. 72-6107 through 72-6111, and amendments thereto, or both: And provided further, That there shall be no reduction of any scholarship awarded from this fund for the amount of any such state scholarship or tuition grant received.

Provided, That expenditures may be made from the KAN-ED fund for official hospitality for the purposes of the KAN-ED act: Provided further, That in addition to the other purposes for which expenditures may be made from moneys appropriated from the KAN-ED fund for fiscal year 2012 for the state board of regents as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the state board of regents from the KAN-ED fund for fiscal year 2012, notwithstanding the provisions of K.S.A. 75-7225, and amendments thereto, or any other statute, for the expenses of the legislative KAN-ED study committee to evaluate the KAN-ED program for efficiency and effectiveness in providing schools, libraries and hospitals broadband internet access: And provided further, That, such study shall be designed to: (1) Determine the economic value of the KAN-ED program to the state; (2) describe how KAN-ED funds are used; (3) determine if there is a more cost efficient way to provide schools, libraries and hospitals broadband internet access; (4) describe any alternate ways to provide schools, libraries and hospitals broadband internet access; and (5) compare the costs of alternatives to the KAN-ED program: And provided further, That, the legislative KAN-ED study committee shall be appointed by the legislative coordinating council and composed of equal members from the senate and the house of representatives, including representation of the minority party: And provided further, That, the staff of the office of the revisor of statutes, the legislative research department and the division of legislative administrative services shall provide such assistance as may be requested by the legislative KAN-ED study committee and authorized by the legislative coordinating council: And provided further, That, each member of the legislative KAN-ED study committee attending meetings of such committee approved by the legislative coordinating council, or attending a subcommittee meeting thereof authorized by such committee and approved by the legislative coordinating council, shall be paid compensation, subsistence allowances, mileage and other expenses as provided in K.S.A. 75-3212, and amendments thereto, from the KAN-ED fund: And provided further, That, the study shall be completed no later than December 31, 2011, and the findings and recommendations shall be made available to the house of representatives committee on appropriations and the senate committee on ways and means no later than the first day of the 2012 regular legislative session.

Paul Douglas teacher scholarship fund—federal No limit GED credentials processing fees fund No limit Proprietary school fee fund No limit Tuition waiver gifts, grants and reimbursements fund No limit Adult basic education—federal fund No limit Truck driver training fund No limit No child left behind federal fund No limit Comprehensive grant program discontinued attendance fund No limit Kansas ethnic minority fellowship program fund No limit Private postsecondary educational institution degree authorization expense reimbursement fee fund No limit Substance abuse education fund—federal No limit Nursing service scholarship program fund No limit Conversion of materials and equipment fund No limit Teacher scholarship program fund No limit Teacher scholarship program fund No limit No limit	KAN-ED federal fund	No limit No limit No limit
Proprietary school fee fund		
Tuition waiver gifts, grants and reimbursements fund		
fund		No limit
Adult basic education—federal fund		NT 11 11
Truck driver training fund		
No child left behind federal fund		
Comprehensive grant program discontinued attendance fund	Truck driver training fund	
ance fund		No limit
State scholarship discontinued attendance fund No limit Kansas ethnic minority fellowship program fund No limit Private postsecondary educational institution degree authorization expense reimbursement fee fund No limit Substance abuse education fund—federal No limit Nursing service scholarship program fund No limit Clearing fund No limit Conversion of materials and equipment fund No limit Teacher scholarship program fund No limit		
Kansas ethnic minority fellowship program fund Private postsecondary educational institution degree authorization expense reimbursement fee fund Substance abuse education fund—federal No limit Nursing service scholarship program fund Clearing fund Conversion of materials and equipment fund No limit Teacher scholarship program fund No limit		
Private postsecondary educational institution degree authorization expense reimbursement fee fund No limit Substance abuse education fund—federal No limit Nursing service scholarship program fund No limit Clearing fund No limit Conversion of materials and equipment fund No limit Teacher scholarship program fund No limit		No limit
authorization expense reimbursement fee fund No limit Substance abuse education fund—federal No limit Nursing service scholarship program fund No limit Clearing fund No limit Conversion of materials and equipment fund No limit Teacher scholarship program fund No limit	Kansas ethnic minority fellowship program fund	No limit
Substance abuse education fund—federal		
Nursing service scholarship program fund		No limit
Clearing fund	Substance abuse education fund—federal	No limit
Conversion of materials and equipment fund	Nursing service scholarship program fund	No limit
Teacher scholarship program fund	Clearing fund	No limit
	Conversion of materials and equipment fund	No limit
	Teacher scholarship program fund	No limit
		(continued)

Motorcycle safety fund	No limit
Financial aid services fee fund	No limit

Provided, That expenditures may be made from the financial aid services fee fund for operating expenditures directly or indirectly related to the operating costs associated with student financial assistance programs administered by the state board of regents: Provided further, That the chief executive officer of the state board of regents is hereby authorized to fix, charge and collect fees for the processing of applications and other activities related to student financial assistance programs administered by the state board of regents: And provided further, That such fees shall be fixed in order to recover all or a part of the direct and indirect operating expenses incurred for administering such programs: And provided further, That all moneys received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the financial aid services fee fund.

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Inservice education workshop fee fund	No limit
Optometry education repayment fund	No limit
Teacher scholarship repayment fund	No limit
Advanced registered nurse practitioner service schol-	
arship program fund	No limit
Nursing service scholarship repayment fund	No limit
Nurse educator service scholarship repayment fund	No limit
ROTC service scholarship program fund	No limit
ROTC service scholarship repayment fund	No limit
Carl D. Perkins vocational and technical education—	
federal fund	No limit
Carl D. Perkins vocational and technical education—	
federal fund—state operations	No limit
College access challenge grant program	No limit
Kansas national guard educational assistance program	
repayment fund	No limit
Carl D. Perkins technical preparation—federal fund	No limit
Grants fund	No limit
Workforce development loan fund	No limit
Regents clearing fund	No limit
Private and out-of-state postsecondary educational in-	
stitution fee fund	No limit
Federal higher education fiscal stabilization fund	No limit
Federal higher education fiscal stabilization fund—	
community colleges	No limit
Federal higher education fiscal stabilization fund—	
municipal university	No limit
Federal higher education fiscal stabilization fund—	
postsecondary technical education	No limit
Statewide data systems ARRA—unifying data systems	
to support systemic changes fund	No limit
(c) During the fiscal year ending June 30, 2012, the chief	executive
officer of the state board of regents, with the approval of the	director of

- (c) During the fiscal year ending June 30, 2012, the chief executive officer of the state board of regents, with the approval of the director of the budget, may transfer any part of any item of appropriation in an account of the state general fund for the fiscal year ending June 30, 2012, to another item of appropriation in an account of the state general fund for fiscal year 2012. The chief executive officer of the state board of regents shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research. As used in this subsection, "account" (1) means the operating expenditures (including official hospitality) account of the state board of regents, the university of Kansas, the university of Kansas medical center, Kansas state university, Kansas state university extension systems and agriculture research programs, Wichita state university, Emporia state university, Pittsburg state university and Fort Hays state university; and (2) includes each other account of the state general fund of the state board of regents.
- (d) During the fiscal year ending June 30, 2012, the chief executive officer of the state board of regents, subject to the applicable restrictions and limitations or other provisions of federal grant agreements, is hereby authorized to transfer moneys that are received under a federal grant and that are credited to a federal fund of the state board of regents to a federal fund of an institution under the supervision and management of the state board of regents during the fiscal year ending June 30, 2012. The chief executive officer of the state board of regents shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of the budget and to the director of legislative research. As used in this subsection (e), "federal fund" means (1) the federal flexible fiscal stabilization fund, the federal higher education fiscal stabilization fund—municipal

university, or the federal higher education fiscal stabilization fund—postsecondary technical education of the state board of regents, (2) the federal flexible fiscal stabilization fund—university of Kansas, the federal flexible fiscal stabilization fund—wiversity of Kansas medical center, the federal flexible fiscal stabilization fund—Kansas state university, the federal flexible fiscal stabilization fund—Kansas state university veterinary medical center, the federal flexible fiscal stabilization fund—Kansas state university extension systems and agriculture research programs, the federal flexible fiscal stabilization fund—Wichita state university, the federal flexible fiscal stabilization fund—Emporia state university, the federal flexible fiscal stabilization fund—Fort Hays state university of such institutions, or (3) a federal fiscal stabilization fund of a community college, the municipal university or an institution of postsecondary technical education.

- (e) (1) In addition to the other purposes for which expenditures may be made by any state educational institution from the moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 for such state educational institution as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by such state educational institution from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 for the purposes of capital improvement projects making energy and other conservation improvements: Provided, That such capital improvement projects are hereby approved for such state educational institution for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of issuance of one or more series of bonds by the Kansas development finance authority in accordance with that statute from time to time during fiscal year 2012: Provided, however, That no such bonds shall be issued until the state board of regents has first advised and consulted on any such project with the joint committee on state building construction: *Provided further*, That the amount of the bond proceeds that may be utilized for any such capital improvement project shall be subject to approval by the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, except that such approval also may be given while the legislature is in session: And provided further, That, in addition to such project costs, any such amount of bond proceeds may include costs of issuance, capitalized interest and any required reserves for the payment of principal and interest on such bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That payments relating to principal and interest on such bonds shall be subject to and dependent upon annual appropriations therefor to the state educational institution for which the bonds are issued: And provided further, That each energy conservation capital improvement project for which bonds are issued for financing under this subsection shall be designed and completed in order to have cost savings sufficient to be equal or greater than the cost of debt service on such bonds: *And provided further*, That the state board of regents shall prepare and submit a report to the committee on appropriations of the house of representatives and the committee on ways and means of the senate on the savings attributable to energy conservation capital improvements for which bonds are issued for financing under this subsection at the beginning of the 2012 regular session of the legislature.
- (2) As used in this subsection, "state educational institution" includes each state educational institution as defined in K.S.A. 76-711, and amendments thereto.
- (f) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2012, the following:

SEDIF—vocational education capital outlay aid....... \$2,547,726 *Provided,* That expenditures from the SEDIF—vocational education capital outlay aid account for each grant of vocational education capital outlay aid shall be matched by the postsecondary institution awarded such grant in an amount which is equal to 50% of the grant: *Provided further,* That any unencumbered balance in excess of \$100 as of June 30, 2011, in the SEDIF—vocational education capital outlay aid account is hereby reappropriated for fiscal year 2012.

SEDIF—technology innovation and internship

*Provided,* That any unencumbered balance in excess of \$100 as of June 30, 2011, in the SEDIF—technology innovation and internship program account is hereby reappropriated for fiscal year 2012.

 Provided, That all moneys in the community college competitive grants account shall be for grants—awarded to community colleges under a competitive grant program administered by the secretary of commerce: Provided further, That all expenditures from such account shall be for competitive grants to community colleges that require a local match of nonstate moneys on a \$1 for \$1 basis and that will develop innovative programs with private companies needing specific job skills or will meet other industry needs that cannot be addressed with current funding streams.

(g) There is appropriated for the above agency from the Kansas educational building fund for the fiscal year ending June 30, 2012, the following:

*Provided,* That, notwithstanding the provisions of K.S.A. 76-6b02, and amendments thereto, expenditures may be made by the above agency from the EBF—state building insurance account of the Kansas educational building fund for state building insurance premiums.

(h) During the fiscal year ending June 30, 2012, notwithstanding any provisions of subsection (f) of K.S.A. 2010 Supp. 66-2010, and amendments thereto, as such subsection existed prior to June 30, 2009, to the contrary, the amount of \$6,000,000 shall be certified before July 1, 2012, by the chief executive officer of the state board of regents to the administrator of the KUSF and the administrator of the KUSF shall pay such amount from the Kansas universal service fund of the state corporation commission to the KAN-ED fund of the state board of regents during the fiscal year 2012 in accordance with the provisions of subsections (f)(1) and (f)(2) of K.S.A. 2010 Supp. 66-2010, and amendments thereto, as such subsections existed prior to June 30, 2009.

Sec. 129.

#### DEPARTMENT OF CORRECTIONS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

*Provided*, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however*, That expenditures from the operating expenditures account for official hospitality shall not exceed \$2,000.

Provided, That any unencumbered balance in the community corrections account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That no expenditures may be made by any county from any grant made to such county from the community corrections account for either half of state fiscal year 2012 which supplant any amount of local public or private funding of existing programs as determined in accordance with rules and regulations adopted by the secretary of corrections.

*Provided*, That, notwithstanding the provisions of K.S.A. 19-1930, and amendments thereto, payments by the department of corrections under subsection (b) of K.S.A. 19-1930, and amendments thereto, for the cost of maintenance of prisoners shall not exceed the per capita daily operating cost, not including inmate programs, for the department of corrections.

*Provided,* That any unencumbered balance in the treatment and programs account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Topeka correctional facility—facilities operations . . . . . \$12,933,442

Provided, That any unencumbered balance in the Topeka correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That expenditures from the Topeka correctional facility—facilities operations account for official hospitality shall not exceed \$500.

Hutchinson correctional facility—facilities

*Provided,* That any unencumbered balance in the Hutchinson correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however,* That expenditures from the Hutchinson correctional facility—facilities operations account for official hospitality shall not exceed \$500.

Lansing correctional facility—facilities operations ..... \$38,038,950 *Provided,* That any unencumbered balance in the Lansing correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however*, That expenditures from the Lansing correctional facility—facilities operations account for official hospitality shall not exceed \$500.

Ellsworth correctional facility—facilities operations ... \$12,807,429

Provided, That any unencumbered balance in the Ellsworth correctional

frotated, that any dielectimisered balance in the Elisworth Correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however*, That expenditures from the Ellsworth correctional facility—facilities operations account for official hospitality shall not exceed \$500.

Winfield correctional facility—facilities operations .... \$12,447,138 *Provided,* That any unencumbered balance in the Winfield correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however,* That expenditures from the Winfield correctional facility—facilities operations account for official hospitality shall not exceed \$500.

Norton correctional facility—facilities operations ...... \$14,956,095 *Provided*, That any unencumbered balance in the Norton correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided*, *however*, That expenditures from the Norton correctional facility—facilities operations account for official hospitality shall not exceed \$500.

El Dorado correctional facility—facilities operations .. \$23,605,260 *Provided,* That any unencumbered balance in the El Dorado correctional facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however,* That expenditures from the El Dorado correctional facility—facilities operations account for official hospitality shall not exceed \$500.

Larned correctional mental health facility—facilities

*Provided,* That any unencumbered balance in the Larned correctional mental health facility—facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however,* That expenditures from the Larned correctional mental health facility—facilities operations account for official hospitality shall not exceed \$500.

*Provided,* That any unencumbered balance in the facilities operations account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Any unencumbered balance in excess of \$100 as of June 30, 2011, in each of the following accounts is hereby reappropriated for fiscal year 2012: Department of corrections forensic psychologist fund.

Any unencumbered balance in the DUI treatment services account in excess of \$100 as of June 30, 2011, is hereby reappropriated for the fiscal year 2012: *Provided further*, That expenditures may be made from the DUI treatment services account for payments associated with providing treatment services to offenders who were driving under the influence of alcohol or drugs regardless of when the services were rendered.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Federal flexible fiscal stabilization fund	No limit No limit
Residential substance abuse treatment—federal	NO IIIIII
fund	No limit
Department of corrections forensic psychologist	NT 11 11
fund	No limit
Victim assistance fund	No limit
Ed Byrne memorial justice assistance grants—federal	
fund	No limit
Violence against women—federal fund	No limit
Sex offender management grant—federal fund	No limit
Recovery act justice assistance—federal fund	No limit
Department of corrections state asset forfeiture	
fund	No limit
Chapter I—federal fund	No limit
Victims of crime act—federal fund	No limit
Correctional industries fund	No limit
Provided, That expenditures may be made from the correction	nal indus-

*Provided,* That expenditures may be made from the correctional industries fund for official hospitality.

Ed Byrne state and local law assistance—federal fund .....

No limit (continued)

Safeguard community grants—federal fund	No limit
Workforce investment act—federal fund	No limit
Workplace and community transition training—fed-	
eral fund	No limit
Corrections training and staff development—federal	
fund	No limit
Second chance act—federal fund	No limit
Alcohol and drug abuse treatment fund	No limit
	1 1

*Provided,* That expenditures may be made from the alcohol and drug abuse fund for payments associated with providing treatment services to offenders who were driving under the influence of alcohol or drugs regardless of when the services were rendered.

State of Kansas—department of corrections inmate	
benefit fund	No limit
Department of corrections—alien incarceration grant	
fund—federal	No limit
Department of corrections—general fees fund	No limit

Provided, That expenditures may be made from the department of corrections—general fees fund for operating expenditures for training programs for correctional personnel, including official hospitality: Provided further, That the secretary of corrections is hereby authorized to fix, charge and collect fees for such programs: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred for such training programs, including official hospitality: And provided further, That all fees received for such programs shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the department of corrections—general fees fund.

JEHT reentry program fund	No limit
Sedgwick county program fund	No limit
Topeka correctional facility—community develop-	
ment block grant—federal fund	No limit
Topeka correctional facility—bureau of prisons con-	
tract—federal fund	No limit
Topeka correctional facility—general fees fund	No limit
Topeka correctional facility—laundry equipment de-	
preciation reserve fund	No limit
Hutchinson correctional facility—general fees fund	No limit
Federal flexible fiscal stabilization fund—Hutchinson	
correctional facility	No limit
Lansing correctional facility—general fees fund	No limit
Ellsworth correctional facility—general fees fund	No limit
Winfield correctional facility—general fees fund	No limit
Federal flexible fiscal stabilization fund—Winfield cor-	
rectional facility	No limit
Norton correctional facility—general fees fund	No limit
Federal flexible fiscal stabilization fund—Norton cor-	
rectional facility	No limit
El Dorado correctional facility—general fees fund	No limit
Larned correctional mental health facility—general	
fees fund	No limit
Correctional services special revenue fund	No limit
Community corrections supervision fund	No limit

- (c) During the fiscal year ending June 30, 2012, the secretary of corrections, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2012, from the state general fund for the department of corrections or any correctional institution or facility under the general supervision and management of the secretary of corrections to another item of appropriation for fiscal year 2012 from the state general fund for the department of corrections or any correctional institution or facility under the general supervision and management of the secretary of corrections. The secretary of corrections shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (d) Notwithstanding the provisions of K.S.A. 75-3731, and amendments thereto, or any other statute, the director of accounts and reports shall accept for payment from the secretary of corrections any duly authorized claim to be paid from the local jail payments account of the state general fund during fiscal year 2012 for costs pursuant to subsection (b) of K.S.A. 19-1930, and amendments thereto, even though such claim is not submitted or processed for payment within the fiscal year in which the service is rendered and whether or not the services were rendered prior to the effective date of this act.
- (e) Notwithstanding the provisions of K.S.A. 75-3731, and amendments thereto, or any other statute, the director of accounts and reports shall accept for payment from the director of Kansas correctional industries any duly authorized claim to be paid from the correctional

industries fund during fiscal year 2012 for operating or manufacturing costs even though such claim is not submitted or processed for payment within the fiscal year in which the service is rendered and whether or not the services were rendered prior to the effective date of this act. The director of Kansas correctional industries shall provide to the director of the budget on or before September 15, 2011, a detailed accounting of all such payments made from the correctional industries fund during fiscal year 2012.

- (f) On July 1, 2011, October 1, 2011, January 1, 2012, and April 1, 2012, or as soon after each such date as moneys are available, the director of accounts and reports shall transfer \$233,750 from the correctional industries fund to the department of corrections—general fees fund.
- (g) On October 1, 2011, and January 1, 2012, or as soon after each date as moneys are available, the director of accounts and reports shall transfer \$800,000 from the correctional industries fund to the state general fund: *Provided*, That the transfer of each such amount shall be in addition to any other transfer from the correctional industries fund to the state general fund as prescribed by law: *Provided further*, That the amounts transferred from the correctional industries fund to the state general fund pursuant to this subsection are to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the department of corrections by other state agencies which receive appropriations from the state general fund to provide such services.
- (h) On July 1, 2012, the chapter I—federal fund of the department of corrections is hereby redesignated as the title I neglected and delinquent children—federal fund of the department of corrections.
- (i) During the fiscal years ending June 30, 2011, and June 30, 2012, all expenditures made by the department of corrections from the correctional industries fund shall be made on budget for all purposes of state accounting and budgeting for the department of corrections.

Sec. 130.

## JUVENILE JUSTICE AUTHORITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures \$2,998,410

*Provided*, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however*, That expenditures from the operating expenditures account for official hospitality shall not exceed \$2,000.

*Provided,* That any unencumbered balance in the management information systems account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Kansas juvenile correctional complex facility

Provided, That any unencumbered balance in the Kansas juvenile correctional complex facility operations account in excess of \$100 as of June 30, 2011, are hereby reappropriated to the Kansas juvenile correctional complex facility operations account for fiscal year 2012: Provided further, That expenditures may be made from this account for educational services contracts which are hereby authorized to be negotiated and entered into by the above agency with unified school districts or other public educational services providers: And provided further, That such educational services contracts shall not be subject to the competitive bid requirements of K.S.A. 75-3739, and amendments thereto.

*Provided*, That any unencumbered balance in the purchase of services account in excess of \$100 as of June 30, 2011, is hereby reappropriated to the prevention and treatment of substance abuse grants account, which is hereby created in the state general fund, for fiscal year 2012.

Prevention and graduated sanctions community

Provided, That any unencumbered balance in the prevention program grant account in excess of \$100 as of June 30, 2011, and any unencumbered balance in the intervention and graduated sanctions community grants account in excess of \$100 as of June 30, 2011, are hereby reappropriated to the prevention and graduated sanctions community grants account for fiscal year 2012: Provided further, That money awarded as grants from the prevention and graduated sanctions community grants account is not an entitlement to communities, but a grant that must meet conditions prescribed by the above agency for appropriate outcomes.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

by law shall not exceed the following:	
Medical assistance program—federal fund	No limit
Title IVE fund	No limit
Juvenile accountability incentive block grant—federal	
fund	No limit
Juvenile justice delinquency prevention—federal	
fund	No limit
Juvenile detention facilities fund	\$3,575,963
Juvenile justice fee fund—central office	No limit
Juvenile justice federal fund—Larned juvenile correc-	
tional facility	No limit
Juvenile justice federal fund—Kansas juvenile correc-	
tional complex	No limit
Juvenile justice federal fund	No limit
Byrne grant—federal fund—Kansas juvenile correc-	NT 11 11
tional complex	No limit
Kansas juvenile delinquency prevention trust fund	No limit
Byrne grant—federal fund	No limit
Prisoner reentry initiative demonstration—federal	No limit
fund	No limit
ment discretionary grant—federal fund	No limit
Part E—developing, testing, and demonstrating prom-	NO IIIIII
ising new programs—federal fund	No limit
Title V—delinquency prevention program—federal	NO IIIII
fund	No limit
Block grants for prevention and treatment of substance	140 mm
abuse—federal fund	No limit
Promoting safe and stable families—federal fund	No limit
Title I program for neglected and delinquent chil-	- 10
dren—federal fund	No limit
Improving teacher quality state grants—federal	
fund	No limit
Kansas juvenile correctional complex—juvenile ac-	
countability block grant—federal fund	No limit
Workforce investment act—federal fund—Kansas ju-	
venile correctional complex	No limit
National school lunch program—federal fund—Kan-	
sas juvenile correctional complex	No limit
National school lunch program—federal fund—Lar-	
ned juvenile correctional facility	No limit
Atchison youth residential center fee fund	No limit
Larned juvenile correctional facility fee fund	No limit
Larned juvenile correctional facility—title I neglected	3.T 10 1.
and delinquent children—federal fund	No limit
Kansas juvenile correctional complex fee fund	No limit
Kansas juvenile correctional complex—title I neglected	NI- 1::
and delinquent children—federal fund	No limit
Kansas juvenile correctional complex—gifts, grants,	No limit
and donations fund	
(c) During the fiscal year ending June 30, 2012, the comm	nissioner of
juvenile justice, with the approval of the director of the b	udget, may

- (c) During the fiscal year ending June 30, 2012, the commissioner of juvenile justice, with the approval of the director of the budget, may transfer any part of any item of appropriation for the fiscal year ending June 30, 2012, from the state general fund for the juvenile justice authority or any juvenile correctional facility or institution under the general supervision and management of the commissioner of juvenile justice to another item of appropriation for fiscal year 2012 from the state general fund for the juvenile justice authority or any juvenile correctional facility or institution under the general supervision and management of the commissioner of juvenile justice. The commissioner of juvenile justice shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.
- (d) In addition to the other purposes for which expenditures may be made by the juvenile justice authority from the juvenile detention

facilities fund for fiscal year 2012, notwithstanding the provisions of K.S.A. 79-4803, and amendments thereto, the juvenile justice authority is hereby authorized and directed to make expenditures from the juvenile detention facilities fund for fiscal year 2012 for purchase of services.

- (e) On July 1, 2011, the Title XIX fund of the juvenile justice authority is hereby redesignated as the medical assistance program—federal fund of the juvenile justice authority.
- (f) On July 1, 2011, the Larned juvenile correctional facility elementary and secondary education fund federal of the juvenile justice authority is hereby redesignated as the Larned juvenile correctional facility—title I neglected and delinquent children—federal fund of the juvenile justice authority.
- (g) On July 1, 2011, the Kansas juvenile correctional complex—elementary and secondary education fund—federal of juvenile justice authority is hereby redesignated as the Kansas juvenile correctional complex—title I neglected and delinquent children—federal fund of the juvenile justice authority.
- (h) On July 1, 2011, the Beloit juvenile correctional facility fee fund of the juvenile justice authority is hereby abolished.
- (i) On July 1, 2011, the juvenile justice federal fund—Beloit juvenile correctional facility of the juvenile justice authority is hereby abolished.
- (j) On July 1, 2011, the recovery act Byrne grant—federal fund—Kansas juvenile correctional complex of the juvenile justice authority is hereby abolished.
- (k) On July 1, 2011, the federal Byrne justice assistance grant—ARRA—federal fund—Larned juvenile correctional facility of the juvenile justice authority is hereby abolished.

Sec. 131.

## ADJUTANT GENERAL

*Provided,* That any unencumbered balance in the disaster relief account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided*, That any unencumbered balance in the incident management team account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Civil air patrol—operating expenditures \$34,322 Military activation payments \$15,807

*Provided*, That all expenditures from the military activation payments account shall be for military activation payments authorized by and subject to the provisions of K.S.A. 2010 Supp. 75-3228, and amendments thereto: *Provided further*, That any unencumbered balance in the military activation payments account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Provided, That expenditures may be made from the Kansas military emergency relief account for grants and interest-free loans, which are hereby authorized to be entered into by the adjutant general with repayment provisions and other terms and conditions including eligibility as may be prescribed by the adjutant general therefor, to members and families of the Kansas army and air national guard and members and families of the reserve forces of the United States of America who are Kansas residents, during the period preceding, during and after mobilization to provide assistance to eligible family members experiencing financial emergencies: Provided further, That such assistance may include, but shall not be limited to, medical, funeral, emergency travel, rent, utilities, child care, food expenses and other unanticipated emergencies: And provided further, That any moneys received by the adjutant general in repayment of any grants or interest-free loans made from the Kansas military emergency relief account shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the Kansas military emergency relief fund.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such

(continued)

fund or funds, except that expenditures other than refunds a by law shall not exceed the following:	uthorized
Conversion of materials and equipment fund-mili-	
tary division	No limit
Adjutant general expense fund	No limit
Emergency management—federal fund matching—	
administration fund	No limit
State emergency fund allocation—several disasters	
summer 04	No limit
State emergency fund	No limit
State emergency fund weather disasters 5/4/2007	No limit
State emergency fund weather disasters 12/06, 7/07	No limit
National guard mutual assistance expense und com-	
pact fund	No limit
Emergency management radef instrument mainte-	
nance federal fund	No limit
State disaster coordination federal fund	No limit
Disaster grants—public assistance federal fund	No limit
National guard military operations/maintenance fed-	
eral	
fund	No limit
Intra-agency hazardous mitigation trn/pl federal	
fund	No limit
Econ adjustment/military installation federal fund	No limit
Public safety partnership/community policing federal	
fund	No limit
Disaster assistance to individual/household federal	
fund	No limit
Interoperability communication equipment	No limit
Homeland security FFY05 int federal fund	No limit
State homeland security program federal fund	No limit
Nuclear safety emergency management fee fund	No limit
Provided, That, notwithstanding the provisions of any other s	tatute, the
adjutant general may make transfers of moneys from the nuc	
emergency management fee fund to other state agencies for	fiscal year
2012 pursuant to agreements which are hereby authorized to	be entered
into by the adjutant general with other state agencies to provi	ide appro-
priate emergency management plans to administer the Kans	as nuclear
safety emergency management act.	
Military fees fund—federal	No limit
Provided, That all moneys received by the adjutant general	from the
federal government for reimbursement for expenditures ma	
agreements with the federal government shall be deposited i	n the state
treasury in accordance with the provisions of K.S.A. 75-	4215. and
amendments thereto, and shall be credited to the military fe	es fund—
federal.	
Armories and units general fees fund	No limit
State emergency fund allocation—several disasters	140 1111111
fund	No limit
Radioactive materials fund	No limit
Civil air patrol—grants and contributions—federal	110 111111
fund	No limit
Emergency management performance grant—federal	- 10
fund	No limit
NG—federal forfeiture fund	No limit
Inaugural expense fund.	No limit
Kansas military emergency relief fund	No limit
Provided, That expenditures may be made from the Kansa	
emergency relief fund for grants and interest-free loans,	which are
therefore y rener rand for grants and interest-free toalis,	1

hereby authorized to be entered into by the adjutant general with repayment provisions and other terms and conditions including eligibility as may be prescribed by the adjutant general therefor, to members and families of the Kansas army and air national guard and members and families of the reserve forces of the United States of America who are Kansas residents, during the period preceding, during and after mobilization to provide assistance to eligible family members experiencing financial emergencies: Provided further, That such assistance may include, but shall not be limited to, medical, funeral, emergency travel, rent, utilities, child care, food expenses and other unanticipated emergencies: And provided further, That any moneys received by the adjutant general in repayment of any grants or interest-free loans made from the Kansas military emergency relief fund shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the Kansas military emergency relief fund.

Emergency management assistance compact federal	
fund	No limit
Public safety interoperable communications grant pro-	
gram federal fund	No limit
Military construction national guard federal fund	No limit
National guard civilian youth opportunities federal	
fund	No limit
Hazard mitigation grant federal fund	No limit
Citizen corps federal fund	No limit
Law enforcement terrorism prevention program fed-	
eral fund	No limit
National guard museum assistance fund	No limit
D	

*Provided,* That all expenditures from the national guard museum assistance fund shall be made for an expansion of the 35th infantry division museum and education center facility.

Great plains joint regional training center fee fund .... Provided, That expenditures may be made from the great plains joint regional training center fee fund for use of the great plains joint regional training center by other state agencies, local government agencies, for-profit organizations and not-for-profit organizations: *Provided further*, That the adjutant general is hereby authorized to fix, charge and collect fees for recovery of costs associated with the use of the great plains joint regional training center by other state agencies, local government agencies, for-profit organizations and not-for-profit organizations: And provided further, That such fees shall be fixed in order to recover all or part of the expenses incurred in providing for the use of the great plains joint regional training center by other state agencies, local government agencies, for-profit organizations and not-for-profit organizations: And provided further, That all fees received for use of the great plains joint regional training center by other state agencies, local government agencies, for-profit organizations or not-for-profit organizations shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the great plains joint regional training center fee fund.

(c) In addition to the other purposes for which expenditures may be made by the adjutant general from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 and from which expenditures may be made for salaries and wages, as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the adjutant general from such moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012, notwithstanding the provisions of K.S.A. 48-205, and amendments thereto, or any other statute, in addition to expenditures for other positions within the adjutant general's department in the unclassified service as prescribed by law: Provided, That the adjutant general may appoint a deputy adjutant general, who shall have no military command authority, and who may be a civilian and shall have served at least five years as a commissioned officer with the Kansas national guard, who will perform such duties as the adjutant general shall assign, and who will serve in the unclassified service under the Kansas civil service act: Provided further, That the position of such deputy adjutant general in the unclassified service under the Kansas civil service act shall be established by the adjutant general within the position limitation established for the adjutant general on the number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for fiscal year 2012 made by this or other appropriation act of the 2011 regular session of the legislature.

Sec. 132

# STATE FIRE MARSHAL

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures, other than refunds authorized by law, purchases of nationally recognized adopted codes for resale and federally reimbursed overtime, shall not exceed the following:

Gifts, grants and donations fund	No limit
Hazardous material program fund	\$374,411
Intragovernmental service fund	No limit
State fire marshal liquefied petroleum gas fee fund	\$174,826
Hazardous materials emergency fund	\$246,990

*Provided,* That expenditures may be made by the state fire marshal from the hazardous materials emergency fund for fiscal year 2012 for the purposes of responding to specific incidences of emergencies related to

No limit

No limit

No limit

No limit

hazardous materials without prior approval of the state finance council: *Provided, however,* That expenditures from the hazardous materials emergency fund during fiscal year 2012 for the purposes of responding to any specific incidence of an emergency related to hazardous materials without prior approval by the state finance council shall not exceed \$25,000, except upon approval by the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, except that such approval also may be given while the legislature is in session.

Fire safety standard and firefighter protection act enforcement fund.

Cigarette fire safety standard and firefighter protection act fund.

Non-fuel flammable or combustible liquid aboveground storage tank system fund.

Homeland security grant—federal fund.....

(b) On July 1, 2011, and January 1, 2012, or as soon after each such date as moneys are available, the director of accounts and reports shall transfer \$188,596 from the fire marshal fee fund to the hazardous material program fund of the state fire marshal.

- (c) During the fiscal year ending June 30, 2012, notwithstanding the provisions of any other statute, the state fire marshal, with the approval of the director of the budget, may transfer funds from the fire marshal fee fund to the hazardous materials emergency fund of the state fire marshal. The state fire marshal shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research. *Provided*, That the aggregate amount of such transfers for the fiscal year ending June 30, 2012, shall not exceed \$50,000.
- (d) During the fiscal year ending June 30, 2012, the director of the budget and the director of legislative research shall consult periodically and review the balance credited to and the estimated receipts to be credited to the fire marshal fee fund during fiscal year 2012, and, upon a finding by the director of the budget in consultation with the director of legislative research that the total of the unencumbered balance and estimated receipts to be credited to the fire marshal fee fund during fiscal year 2012 are insufficient to fund the budgeted expenditures and transfers from the fire marshal fee fund for fiscal year 2012 in accordance with the provisions of appropriation acts, the director of the budget shall certify such finding to the director of accounts and reports. Upon receipt of any such certification, the director of accounts and reports shall transfer the amount of moneys from the hazardous materials emergency fund to the fire marshal fee fund that is required, in accordance with the certification by the director of the budget under this subsection, to fund the budgeted expenditures and transfers from the fire marshal fee fund for the remainder of fiscal year 2012 in accordance with the provisions of appropriation acts, as specified by the director of the budget pursuant to such certification.
- (e) During the fiscal year ending June 30, 2012, the director of the budget and the director of legislative research shall consult periodically and review the balance credited to and the estimated receipts to be credited to the fire marshal fee fund and any other resources available to the fire marshal fee fund during the fiscal year 2012, and, upon a finding by the director of the budget in consultation with the director of legislative research that the total of the unencumbered balance and estimated receipts to be credited to the fire marshal fee fund during fiscal year 2012 are insufficient to meet in full the estimated expenditures for fiscal year 2012 as they become due to meet the financial obligations imposed by law on the fire marshal fee fund as a result of a cash flow shortfall, within the authorized budgeted expenditures in accordance with the provisions of appropriation acts, the director of the budget is authorized and directed to certify such finding to the director of accounts and reports. Upon receipt of any such certification, the director of accounts and reports shall transfer the amount of money specified in such certification from the state general fund to the fire marshal fee fund in order to maintain the cash flow of the fire marshal fee fund for such purposes for fiscal year 2012: Provided, That the aggregate amount of such transfers during fiscal year 2012 pursuant to this subsection shall not exceed \$500,000. Within one year from the date of each such transfer to the fire marshal fee fund pursuant to this subsection, the director of accounts and reports shall transfer the amount equal to the amount transferred from the state general fund to the fire marshal fee fund from the fire marshal fee fund to the state general fund in accordance with a certification for such purpose by the director of the budget. At the same time as the director of the budget transmits any certification under this subsection is transmitted to the director of accounts and reports during fiscal year 2012, the director of the budget

shall transmit a copy of such certification to the director of legislative research.

Sec. 133.

#### KANSAS HIGHWAY PATROL

account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided, however*, That expenditures from the operating expenditures account for official hospitality shall not exceed \$3,000.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

recovery of and reimbursements for expenditures and any other source of revenue shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund, except as otherwise provided by law.

Homeland security 2006—federal fund	No limit
Homeland security 2007—federal fund	No limit
Homeland security 2008—federal fund	No limit
Homeland security 2009—federal fund	No limit
Homeland security 2010—federal fund	No limit
Homeland security 2011—federal fund	No limit
Homeland security 2012—federal fund	No limit
For patrol of Kansas turnpike fund	No limit

*Provided,* That expenditures shall be made from the for patrol of Kansas turnpike fund for necessary moving expenses in accordance with K.S.A. 75-3225, and amendments thereto.

75-3225, and amendments thereto.	
Highway patrol motor vehicle fund	No limit No limit
J. Byrne memorial justice assistance grant pro-	
gram—federal fund	No limit
Department of justice, office of justice programs and	
bureau of justice assistance—recovery act rural law	37.1.
enforcement grant program—federal fund	No limit
Kansas highway patrol state forfeiture fund  Homeland sec 2010 fdf—eoc—federal fund	No limit No limit
	NO IIIIII
Byrne memorial assistance grant federal fund—auto theft prevention	No limit
Disaster grants—public assistance—federal fund	No limit
Edward Byrne memorial assistance grant—state and	140 111111
local law enforcement—federal fund	No limit
Bulletproof vest partner—federal fund	No limit
Performance registration information system manage-	
ment—federal fund	No limit
Commercial vehicle information system network—	3.7.1.
federal fund	No limit
Highway planning and construction—federal fund	No limit
Public safety interoperability grant—federal fund Citizen corps—federal fund	No limit No limit
Emergency management performance grants—federal	NO IIIIII
fund	No limit
Safety data improvement project—federal fund	No limit
Interoperability communication equipment—federal	140 111111
fund	No limit
Edward Byrne memorial assistance grant—federal	
fund—federal American recovery and reinvest-	
ment act	No limit
Cops grant—federal fund	No limit
KHP federal forfeiture—federal fund	No limit
Law enforcement terrorism prevention—federal	No limit
fund High intensity drug trafficking areas—federal fund	No limit
State domestic preparedness equipment sprt—federal	NO IIIIII
fund	No limit
Metro med response system—federal fund	No limit

Homeland security 05 buffer zone protection—federal

fund .....

No limit

(continued)

No limit

Homeland security program—federal fund Buffer zone protection program—federal fund Rural law enforcement assistance grant—federal	No limit No limit
fund—federal American recovery and reinvest- ment act	No limit
eral fund	No limit
Emergency ops cntr—federal fund	No limit
State and community highway safety—federal fund	No limit
Gifts and donations fund	No limit
<i>Provided</i> , That expenditures from the gifts and donations fu cial hospitality shall not exceed \$1,000.	nd for offi-
Federal forfeiture fund	No limit

Motor carrier safety assistance program state fund .... No limit *Provided*, That expenditures shall be made from the motor carrier safety assistance program state fund for necessary moving expenses in accordance with K.S.A. 75-3225, and amendments thereto.

National motor carrier safety assistance program—federal fund.....

*Provided,* That expenditures shall be made from the national motor carrier safety assistance program—federal fund for necessary moving expenses in accordance with K.S.A. 75-3225, and amendments thereto.

COPS grant—federal fund	No limit
Aircraft fund—on budget	No limit
Highway safety fund	No limit
Capitol area security fund	No limit
Vehicle identification number fee fund	No limit
Motor vehicle fuel and storeroom sales fund	No limit

Provided, That expenditures may be made from the motor vehicle fuel and storeroom sales fund to acquire and sell commodities and to provide services to local governments and other state agencies: Provided further, That the superintendent of the Kansas highway patrol is hereby authorized to fix, charge and collect fees for such commodities and services: And provided further, That such fees shall be fixed in order to recover all or part of the expenses incurred in acquiring or providing and selling such commodities and services: And provided further, That all fees received for such commodities and services shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the motor vehicle fuel and storeroom sales fund.

*Provided,* That expenditures may be made from the Kansas highway patrol operations fund for the purchase of civilian clothing for members of the Kansas highway patrol assigned to duties pursuant to K.S.A. 74-2105, and amendments thereto: *Provided further*, That the superintendent shall make expenditures from the Kansas highway patrol operations fund for necessary moving expenses in accordance with K.S.A. 75-3225, and amendments thereto.

Highway patrol training center fund ..... Provided, That expenditures may be made from the highway patrol training center fund for use of the highway patrol training center by other state agencies, local government agencies and not-for-profit organizations: Provided further, That the superintendent of the Kansas highway patrol is hereby authorized to fix, charge and collect fees for recovery of costs associated with use of the highway patrol training center by other state agencies, local government agencies and not-forprofit organizations: And provided further, That such fees shall be fixed in order to recover all or part of the expenses incurred in providing for the use of the highway patrol training center by other state or local government agencies: And provided further, That all fees received for use of the highway patrol training center by other state agencies, local government agencies or not-for-profit organizations shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the highway patrol training center fund.

Provided, That expenditures may be made from the executive aircraft fund to provide aircraft services to other state agencies and to purchase liability and property damage insurance for state aircraft: Provided further, That the superintendent of the highway patrol is hereby authorized to fix, charge and collect fees for such aircraft services to other state agencies: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred in providing such services: And provided further, That all fees received for such services shall be deposited in the state treasury in accordance with the provisions

of K.S.A. 75-4215, and amendments thereto, and shall be credited to the executive aircraft fund.

- (c) On or before the tenth of each month during the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer from the state general fund to the 1122 program clearing fund interest earnings based on: (1) The average daily balance of moneys in the 1122 program clearing fund for the preceding month; and (2) the net earnings rate for the pooled money investment portfolio for the preceding month.
- (d) On July 1, 2011, and January 1, 2012, or as soon after each date as moneys are available the director of accounts and reports shall transfer an amount specified by the executive director of the state corporation commission, with the approval of the director of the budget, of not more than \$266,750 from the motor carrier license fees fund of the state corporation commission to the motor carrier safety assistance program state fund of the Kansas highway patrol.
- (e) On July 1, 2011, October 1, 2011, January 1, 2012, and April 1, 2012, or as soon after each date as moneys are available, the director of accounts and reports shall transfer \$4,923,402.75 from the state highway fund of the department of transportation to the Kansas highway patrol operations fund of the Kansas highway patrol for the purpose of financing the Kansas highway patrol operations. In addition to other purposes for which expenditures may be made from the state highway fund during fiscal year 2012 and notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, transfers and expenditures may be made from the state highway fund during fiscal year 2012 for support and maintenance of the Kansas highway patrol.
- (f) On July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$257,000 from the state highway fund of the department of transportation to the highway safety fund of the Kansas highway patrol for the purpose of financing the motorist assistance program of the Kansas highway patrol
- sas highway patrol.

  (g) On July 1, 2011, or as soon thereafter as moneys are available, notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$250,000 from the state highway fund of the department of transportation to the general fees fund of the Kansas highway patrol for the purpose of financing operating expenditures of the Kansas highway patrol.
- (h) On July 1, 2011, and January 1, 2012, or as soon after each date as moneys are available, notwithstanding the provisions of K.S.A. 74-2136, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$200,000 from the highway patrol motor vehicle fund of the Kansas highway patrol to the aircraft fund—on budget of the Kansas highway patrol.
- (i) On July 1, 2011, October 1, 2011, January 1, 2012, and April 1, 2012, or as soon after each date as moneys are available, the director of accounts and reports shall transfer \$8,190,099.75 from the state highway fund of the department of transportation to the state general fund. In addition to other purposes for which expenditures may be made from the state highway fund during fiscal year 2012 and notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, transfers and expenditures may be made from the state highway fund during fiscal year 2012 for the support and maintenance of the Kansas highway patrol.
- (j) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$1,638,020 from the highway patrol motor vehicle fund of the Kansas highway patrol to the state general fund: *Provided*, That the transfer of such amount shall be in addition to any other transfer from the highway patrol motor vehicle fund to the state general fund as prescribed by law: *Provided further*, That the amount transferred from the highway patrol motor vehicle fund to the state general fund pursuant to this subsection is to reimburse the state general fund for accounting, auditing, budgeting, legal, payroll, personnel and purchasing services and any other governmental services which are performed on behalf of the Kansas highway patrol by other state agencies which receive appropriations from the state general fund to provide such services.
- (k) On July 1, 2012, the motor carrier safety assistance program—federal fund of the highway patrol is hereby redesignated as the national motor carrier safety assistance program—federal fund of the highway patrol.

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ATTORNEY GENERAL—KANSAS BUREAU OF INVESTIGATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

*Provided*, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated to the operating expenditures account for fiscal year 2012: *Provided, however*, That expenditures from the operating expenditures account for official hospitality shall not exceed \$750.

*Provided*, That any unencumbered balance in the meth lab cleanup account in excess of \$100 as of Jun 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That the above agency is hereby authorized to make expenditures from the meth lab cleanup account to contract for services for remediation of sites determined by law enforcement as hazardous resulting from the production of methamphetamine.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Kansas bureau of investigation state forfeiture fund... No limit *Provided,* That expenditures may be made from the Kansas bureau of investigation state forfeiture fund for direct or indirect operating expenditures incurred for conducting educational classes and training for special agents and other personnel, including official hospitality.

High intensity drug trafficking area—federal fund ... No limit Criminal justice information system line fund ... \$651,547 Private detective fee fund ... No limit DNA database fund ... No limit Kansas bureau of investigation motor vehicle fund ... No limit

*Provided*, That expenditures may be made from the Kansas bureau of investigation motor vehicle fund to acquire and sell motor vehicles for the Kansas bureau of investigation: *Provided further*, That all moneys received for sale of motor vehicles of the Kansas bureau of investigation shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the Kansas bureau of investigation motor vehicle fund.

Forensic laboratory and materials fee fund ...... Provided, That expenditures may be made from the forensic laboratory and materials fee fund for the acquisition of laboratory equipment and materials and for other direct or indirect operating expenditures for the forensic laboratory of the Kansas bureau of investigation incurred for laboratory tests conducted for noncriminal justice entities, including governmental agencies and private organizations, which testing activity is hereby authorized: Provided, however, That all expenditures from this fund of moneys received as Kansas bureau of investigation laboratory analysis fees pursuant to subsection (a) of K.S.A. 28-176, and amendments thereto, shall be for the purposes authorized by subsection (c) of K.S.A. 28-176, and amendments thereto: *Provided further*, That the director of the Kansas bureau of investigation is hereby authorized to fix, charge and collect fees for laboratory tests conducted for such noncriminal justice entities: And provided further, That such fees shall be fixed in order to recover all or part of the direct and indirect operating expenses incurred for conducting laboratory tests for such noncriminal justice entities: And provided further, That all fees received for such laboratory tests, including all moneys received pursuant to subsection (a) of K.S.A. 28-176, and amendments thereto, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the forensic laboratory and materials fee fund.

Provided, That expenditures may be made from the general fees fund for direct or indirect operating expenditures incurred for the following activities: (1) Conducting education and training classes for special agents and other personnel, including official hospitality; (2) purchasing illegal drugs, making contacts and acquiring information leading to illegal drug outlets, contraband and stolen property, and conducting other activities for similar investigatory purposes; (3) conducting investigations and related activities for the Kansas lottery or the Kansas racing and gaming commission; (4) conducting DNA forensic laboratory tests and related activities; (5) preparing, publishing and distributing crime prevention materials; and (6) conducting agency operations: Provided, however, That the director of the Kansas bureau of investigation

is hereby authorized to fix, charge and collect fees in order to recover all or part of the direct and indirect operating expenses incurred, except as otherwise hereinafter provided, for the following: (1) Education and training services made available to local law enforcement personnel in classes conducted for special agents and other personnel of the Kansas bureau of investigation; (2) investigations and related activities conducted for the Kansas lottery or the Kansas racing and gaming commission, except that the fees fixed for these activities shall be fixed in order to recover all of the direct and indirect expenses incurred for such investigations and related activities; (3) DNA forensic laboratory tests and related activities; (4) sale and distribution of crime prevention materials: Provided further, That all fees received for such activities shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund: And provided further, That all moneys which are expended for any such evidence purchase, information acquisition or similar investigatory purpose or activity from whatever funding source and which are recovered shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund: And provided further, That all moneys received as gifts, grants or donations for the preparation, publication or distribution of crime prevention materials shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund: And provided further, That expenditures from any moneys received from the division of alcoholic beverage control and credited to the general fees fund may be made by the Kansas bureau of investigation for all purposes for which expenditures may be made for operating expenditures.

expenditures of the Kansas bureau of investigation.	
Intergovernmental service fund	No limit
Agency motor pool fund	No limit
National criminal history improvement program fed-	
eral fund	No limit
Public safety partnership and community policing fed-	NT 11 11
eral fund	No limit
Forensic DNA backlog reduction federal fund	No limit
Coverdell forensic sciences improvement federal	NI - 1::
fund	No limit
Anti-gang initiative federal fund	No limit
Homeland security federal fund	No limit
State homeland security program federal fund	No limit
Convicted/arrestee DNA backlog reduction federal	No limit
fund	No limit
Disaster grants—public assistance federal fund Ed Byrne memorial justice assistance federal fund	No limit
Ed Byrne state/local law enforcement federal fund	No limit
Violence against women—ARRA federal fund	No limit
AWA implementation grant program federal fund	No limit
Ed Byrne memorial JAG—ARRA federal fund	No limit
Convicted offender/arrestee DNA backlog reduction	NO IIIIII
federal fund	No limit
KBI-FBI reimbursement federal fund	No limit
Project safe neighborhoods fund	No limit
Social security administration reimbursement—fed-	140 111111
eral fund	No limit
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566. 155.	

# EMERGENCY MEDICAL SERVICES BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Rural health options grant fund	No limit
Rural access to emergency devices grant—federal	
fund	No limit
	(continued)

Emergency medical services operating fund...... \$1,331,468 Provided, That the emergency medical services board is hereby authorized to fix, charge and collect fees in order to recover costs incurred for distributing educational videos, replacing lost educational materials and mailing labels of those licensed by the board: *Provided further*, That such fees may be fixed in order to recover all or part of such costs: And provided further, That all moneys received from such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the emergency medical services operating fund: *And provided further*, That, notwithstanding the provisions of K.S.A. 65-6128 or 65-6129b, and amendments thereto, or of any other statute, all moneys received by the emergency medical services board for fees authorized by law for licensure or the issuance of permits, or for any other regulatory duties and functions prescribed by law in the field of emergency medical services, shall be deposited in the state treasury to the credit of the emergency medical services operating fund of the emergency medical services board: And provided further, That expenditures from the emergency medical services operating fund for official hospitality shall not exceed

- (b) In addition to the other purposes for which expenditures may be made by the emergency medical services board from the board of emergency medical services operating fund for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the emergency medical services board from the emergency medical services operating fund for fiscal year 2012 for the purpose of implementing a grant program for emergency medical services training and educational assistance for persons in underserved areas: Provided, That when issuing such grants, first priority shall be given to ambulance services submitting applications seeking grants to pay the cost of recruiting volunteers and cost of the initial courses of training for attendants, instructor-coordinators and training officers: Provided further, That the second priority shall be given to ambulance services submitting applications seeking grants to pay the cost of continuing education for attendants, instructor-coordinators and training officers: And provided further, That the third priority shall be given to ambulance services submitting applications seeking grants to pay the cost of education for attendants, instructor-coordinators and training officers who are obtaining a postsecondary education degree.
- (c) In addition to the other purposes for which expenditures may be made by the emergency medical services board from the moneys appropriated from the state general fund or from any special revenue fund for the emergency medical services board for fiscal year 2012, as authorized by this or any other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the emergency medical services board from moneys appropriated from the state general fund or from any special revenue fund for the emergency medical services board for fiscal year 2012 to require emergency medical services agencies in each of the six EMS regions of the state to prepare and submit a report of the expenditures made and moneys received in the EMS region are related to the operation and administration of the Kansas emergency medical services regional operations to the emergency medical services board: *Provided*, That the report for each EMS region shall specify and account for all moneys appropriated from the state treasury for the emergency medical services board and disbursed to such EMS region for the operation of the education and training of emergency medical attendants in such EMS region.
- (d) On July 1, 2011, and January 1, 2012, or as soon after each such date as moneys are available, the director of accounts and reports shall

transfer \$150,000 from the emergency medical services operating fund to the educational incentive grant payment fund of the emergency medical services board.

- (e) During the fiscal year ending June 30, 2012, the director of the budget and the director of legislative research shall consult periodically and review the balance credited to and the estimated receipts to be credited to the emergency medical services operating fund during fiscal year 2012, and, upon a finding by the director of the budget in consultation with the director of legislative research that the total of the unencumbered balance and estimated receipts to be credited to the emergency medical services operating fund during fiscal year 2012 are insufficient to fund the budgeted expenditures and transfers from the emergency medical services operating fund for fiscal year 2012 in accordance with the provisions of appropriation acts, the director of the budget shall certify such funding to the director of accounts and reports. Upon receipt of any such certification, the director of accounts and reports shall transfer the amount of moneys from the education incentive grant payment fund to the emergency medical services operating fund that is required, in accordance with the certification by the director of the budget under this subsection, to fund the budgeted expenditures and transfers from the emergency medical services operating fund for the remainder of fiscal year 2012 in accordance with the provisions of appropriation acts, as specified by the director of the budget pursuant to such certification.
- (f) During the fiscal year ending June 30, 2012, if any EMS regional council enters into a grant agreement with the emergency medical service board, such council shall be required to submit pursuant to such grant agreement a written report detailing and accounting for all expenditures and receipts of such council during such fiscal year. The emergency medical services board shall prepare a written report specifying and accounting for all moneys received by and expended by each individual council that has reported to the emergency medical services board pursuant to such grant agreement and submit such report to the house of representatives committee on appropriations and the senate committee on ways and means on or before February 1, 2012.

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for fiscal year 2012.

## KANSAS SENTENCING COMMISSION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Operating expenditures \$676,810 Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

# KANSAS COMMISSION ON PEACE OFFICERS' STANDARDS AND TRAINING

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Kansas commission on peace officers' standards and

training fund .....

*Provided,* That expenditures from the Kansas commission on peace officers' standards and training fund for the fiscal year ending June 30, 2012, for official hospitality shall not exceed \$500.

Local law enforcement training reimbursement fund.....

No limit

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# KANSAS DEPARTMENT OF AGRICULTURE

Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated to the operating expenditures account for fiscal year 2012: Provided further, That expenditures may be made from this account for expenses incurred in holding the annual meeting: And provided further, That expenditures from this account for official hospitality shall not exceed \$5,000: And provided further, That the above agency may negotiate and enter into contracts to carry out its functions at the annual meeting: And provided further, That such contracts shall not be subject to the competitive bid requirements of K.S.A. 75-3739, and amendments thereto: And provided further, That expenditures may be made from this account or any special revenue fund of the above agency to allow 100% grant-funded projects relating to stream bank stabilization, and to allow lakes to be under the multi-purpose small lakes program if the lake is used for two of the following purposes: flood control, public water supply storage or recreation, notwithstanding the provisions of any other legislative enactment: *And provided further*, That, as used in this subsection (a), "special revenue fund" means the agency motor pool fund, land reclamation fee fund, watershed protect approach/WTR RSRCE MGT fund, conversion of materials and equipment fund, buffer participation incentive fund, and NRCS contribution agreement 2002 farm bill—federal fund.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Dairy fee fund	No limit
Meat and poultry inspection fee fund	No limit
Wheat quality survey fund	No limit
Plant protection fee fund	No limit
Laboratory equipment fund	No limit
Water structures—state highway fund	\$115,118
Soil amendment fee fund	No limit
Agricultural liming materials fee fund	No limit
Weights and measures fee fund	No limit
Water appropriation certification fund	No limit
Water resources cost fund	No limit
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*Provided*, That all moneys received by the secretary of agriculture from any governmental or nongovernmental source to implement the provisions of the Kansas water banking act, K.S.A. 2010 Supp. 82a-761 through 82a-773, and amendments thereto, which are hereby authorized to be applied for and received, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the water resources cost fund.

Agriculture seed fee fund	No limit
Chemigation fee fund	No limit
Agriculture statistics fund	No limit
Petroleum inspection fee fund	No limit
Water transfer hearing fund	No limit
Grain commodity commission services fund	No limit
Kansas agricultural remediation board fund	No limit
Kansas agricultural remediation fund	No limit
Warehouse fee fund	No limit
U.S. geological survey cooperative gauge agreement	
grants fund	No limit

Provided, That the secretary of agriculture is hereby authorized to enter into a cooperative gauge agreement with the United States geological survey: Provided further, That all moneys collected for the construction or operation of river water intake gauges shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the U.S. geological survey cooperative gauge agreement grants fund: And provided further, That expenditures may be made from this fund to pay the costs incurred in the construction or operation of river water intake gauges.

Computer services fund	No limit
Agricultural chemical fee fund	No limit
Feeding stuffs fee fund	No limit
Fertilizer fee fund	No limit
Plant pest emergency response fund	No limit
Pesticide use fee fund	No limit
Geographic information system fee fund	No limit
Egg fee fund	No limit
Water structures fund	\$148,666
Meat and poultry inspection fund—federal	No limit
EPA pesticide performance partnership grant—federal	
fund	No limit
FEMA dam safety—federal fund	No limit

FEMA—hazard mitigation map federal fund	No limit
FEMA stream mapping—federal fund	No limit
Pest detection and survey—federal fund	No limit
USDA NASS postage fund	No limit
FDA tissue residue—federal fund	No limit
Conversion of materials and equipment fund	No limit
Trademark fund	No limit
Market development fund	No limit

Provided, That expenditures may be made from the market development fund for loans pursuant to loan agreements which are hereby authorized to be entered into by the secretary of agriculture in accordance with repayment provisions and other terms and conditions as may be prescribed by the secretary: Provided further, That all moneys received by the department of agriculture for repayment of loans made under the agricultural value added center program shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the market development fund

Reimbursement and recovery fund	No limit
Conference regulation and disbursement fund	No limit
Buffer participation incentive fund	No limit
Targeted watershed grants—federal fund	No limit
Agency motor pool fund	No limit
Land reclamation fee fund	No limit
Animal health protection fund	No limit
Animal donation fund	No limit
Livestock and pseudorabies indemnity fund	No limit
County option brand fee fund	No limit
Livestock brand emergency revolving fund	No limit
Livestock brand fee fund	No limit
Drawided That expenditures from the livestack brand for fur	ad for official

*Provided*, That expenditures from the livestock brand fee fund for official hospitality shall not exceed \$250.

Livestock market brand inspection fee fund	No limit
Veterinary inspection fee fund	No limit
Animal dealers fee fund	No limit

Provided, That expenditures from the animal dealers fee fund for official hospitality shall not exceed \$300: Provided further, That expenditures shall be made from the animal dealers fund by the livestock commissioner for operating expenditures for an educational course regarding animals and their care and treatment as authorized by K.S.A. 47-1707, and amendments thereto, to be provided through the internet or printed booklets.

Meat poultry egg production inspection—federal	
fund	No limit
Market protection promotion—federal fund	No limit
Health and human services retail food audit—federal	
fund	No limit
Other federal grants USDA cooperative—federal	
fund	No limit
Specialty crop block grant—federal fund	No limit
Publications fee fund	No limit
D	 1

Provided, That expenditures may be made from the publications fee fund for operating expenditures related to preparation and publication of informational or educational materials related to the programs or functions of the Kansas department of agriculture: *Provided further*, That, notwithstanding the provisions of K.S.A. 75-1005, and amendments thereto, to the contrary, the secretary of agriculture is hereby authorized to enter into a contract with a commercial publisher for the printing, distribution and sale of such materials: And provided further, That the secretary of agriculture is hereby authorized to collect fees from such commercial publisher pursuant to contract with the publisher for the sale of such materials: And provided further, That the secretary of agriculture is hereby authorized to receive and accept grants, gifts, donations or funds from any non-federal source for the printing, publication and distribution of such materials: And provided further, That all moneys received from such fees or for such grants, gifts, donations or other funds received for such purpose, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the publications fee fund.

Homeland security grant—federal fund	No limit
USDA national agricultural statistics services—federal	
fund	No limit
	(continued)

FDA food protection conference grant—federal	
fund	No limit
Retail food good manufacturing practice manage-	
ment—federal fund	No limit
Medicated feed and FDA BSE inspection—federal	
fund	No limit
National floodplain insurance assistance (CAP)—fed-	
eral fund	No limit
FEMA map modernization management support—	
federal fund	No limit
Other federal grants—USDA cooperative—federal	
fund	No limit
Environmental quality incentive program—federal	
fund	No limit
Disease control fund—federal.	No limit
Targeted watershed grants—federal fund	No limit
National dam safety program—federal fund	No limit
Cooperating technical partners—federal fund	No limit
Plant and animal disease & pest control—federal	
fund	No limit
Country of origin labeling (COOL)—federal fund	No limit
USDA Kansas forestry service—federal fund	No limit
USDA pesticide recordkeeping—federal fund	No limit
National registry report audit—federal fund	No limit
Civil litigation fee fund	No limit
Provided, That the above agency is authorized to make e	expenditures

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Provided, That the above agency is authorized to make expenditures from the civil litigation fee fund for costs or other expenses associated with investigation and litigation regarding fraudulent meat sales: Provided further, That a portion of the moneys received by the state from fines and other moneys collected as a result of the settlement of fraudulent meat sales cases, as determined by the secretary of agriculture and the attorney general, shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the civil litigation fee fund by the attorney general.

Provided, That expenditures may be made from the food safety fee fund for operating expenditures for the food inspection program and other activities for the regulation of food service establishments, food vending machines, food vending machine companies and food vending machine dealers under the food service and lodging act: Provided further, That, notwithstanding the provisions of K.S.A. 36-512, and amendments thereto, to the contrary, all moneys received from fees charged and collected by the secretary of agriculture under the food inspection program and other activities for the regulation of food service establishments, food vending machines, food vending machine companies and food vending machine dealers under the food service and lodging act shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, deposited in the state treasury and shall be credited to the food safety fee fund: And provided further, That the secretary of agriculture is hereby authorized to make expenditures from the food safety fee fund for contracts or other agreements with local governments to inspect food service, food processing, grocery or other facilities for which the department of agriculture has inspection authority.

*Provided*, That the secretary of agriculture is hereby authorized to receive gifts and donations of resources and money for services for the benefit and support of agriculture and purposes thereto: *Provided further*, That such gifts and donations of money shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the gifts and donations fund.

Provided, That expenditures may be made from the general fees fund for operating expenditures for the regulatory programs of the Kansas department of agriculture and for official hospitality: Provided further, That the secretary of agriculture is hereby authorized to fix, charge and collect fees in order to recover all or part of the costs incurred for such regulatory program activities and for official hospitality: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred for the regulatory program activity or official hospitality for which such fees are imposed: And provided further, That all amounts received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund.

Provided, That expenditures may be made from the food inspection fee fund for operating expenditures for the food inspection program and other activities for the regulation of food service establishments under the food service and lodging act: Provided further, That, notwithstanding the provisions of K.S.A. 36-512, and amendments thereto, to the contrary, all moneys received from fees charged and collected by the secretary of agriculture under the food inspection program and other activities for the regulation of food service establishments under the food service and lodging act shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the food inspection fee fund: And provided further, That, on the first day of each month during fiscal year 2012, the director of accounts and reports shall transfer from the food inspection fee fund to the food service inspection reimbursement fund an amount equal to 80% of all fees credited to the food inspection fee fund where food service inspection services are provided by a local agency under contract with the secretary to inspect food service establishments located in a municipality.

*Provided,* That expenditures may be made from the lodging fee fund for operating expenditures for the lodging inspection program and other activities for the regulation of lodging establishments under the food service and lodging act.

*Provided*, That, notwithstanding the provisions of any statute to the contrary, during fiscal year 2012 the Kansas department of agriculture may prorate license fees and alter license due dates as needed in order to transition to online license applications and renewals for the fiscal year ending June 30, 2012.

Grain warehouse inspection fund ...... \$75,000

*Provided,* That during the fiscal year ending June 30, 2012, the above agency shall make every effort to ensure services performed in the grain warehouse inspection program will not be compromised by budget reductions for the fiscal year ending June 30, 2012.

Feral swine eradication fund. \$175,000 Livestock market reporting fund \$20,000 Compliance education fee fund. \$250,000

Provided, That all expenditures from the compliance education fee fund shall be for the purposes of compliance education: Provided further, That, notwithstanding the provisions of any statute to the contrary, during fiscal year 2012, the secretary of agriculture is hereby authorized to remit and designate amounts of moneys collected for civil fines and penalties by the department of agriculture to the state treasurer for deposit in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, to the credit of the compliance education fee fund. And provided further, That, upon receipt of each such remittance and designation, the state treasurer shall credit the entire amount of such remittance to the compliance education fee fund.

Provided, That all expenditures from the laboratory testing services fee fund shall be for the purposes of providing laboratory testing of samples upon request: Provided further, That the secretary of agriculture is hereby authorized to fix, charge and collect fees for such laboratory testing: And provided further, That such fees shall be fixed in order to recover all or part of the costs incurred to provide the services and any other necessary and incidental expenses incurred in conjunction with such laboratory testing: And provided further, That all moneys received for such fees shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75- 4215, and amendments thereto, and shall be credited to the laboratory testing services fee fund.

Arkansas river gaging fund ...... \$0

(c) There is appropriated for the above agency from the state water plan fund for the fiscal year ending June 30, 2012, for the water plan project or projects specified, the following:

*Provided,* That any unencumbered balance in the water resources cost share account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the water resources cost share account of the Kansas department of agriculture for fiscal year 2012: *Provided further,* That the initial allocation for grants to conservation districts for fiscal year 2012 shall be made on a priority basis, as

determined by the secretary of agriculture and the provisions of the state water plan: *And provided further*, That expenditures from this account for contractual technical expertise and/or non-salary administration expenditures of the division of conservation of the Kansas department of agriculture shall not exceed the amount equal to 6.0 percent of the budget amount for fiscal year 2012 for the water resources cost share account.

Nonpoint source pollution assistance \$2,424,078

*Provided*, That any unencumbered balance in the nonpoint source pollution assistance account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the nonpoint source pollution assistance account of the Kansas department of agriculture for fiscal year 2012.

Conservation district aid......\$2,259,754

*Provided,* That any unencumbered balance in the conservation district aid account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the conservation district aid account of the Kansas department of agriculture for fiscal year 2012.

Provided, That any unencumbered balance in the watershed dam construction account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the watershed dam construction account of the Kansas department of agriculture for fiscal year 2012: Provided further, That expenditures from the watershed dam construction account are hereby authorized for engineering contracts for watershed planning as determined by the above agency.

Provided, That any unencumbered balance in the lake restoration account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the lake restoration account of the Kansas department of agriculture for fiscal year 2012: Provided further, That, on July 1, 2011, the amount of the remaining encumbered balance of moneys encumbered for fiscal year 2009 in the lake restoration account under contract in the water supply restoration program as of June 30, 2011, shall be released from such encumbrance for fiscal year 2009 and the amount equal to such encumbered balance is hereby appropriated for the above agency for fiscal year 2012 for the installation of an alternative public water supply solution for Washington county rural water district no. 1.

Kansas water quality buffer initiatives ...... \$196,394

Provided, That any unencumbered balance in the Kansas water quality buffer initiatives account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the Kansas water quality buffer initiatives account of the Kansas department of agriculture for fiscal year 2012: Provided further, That all expenditures from the Kansas water quality buffer initiatives account shall be for grants or incentives to install water quality best management practices: And provided further, That such expenditures may be made from this account from the approved budget amount for fiscal year 2012 in accordance with contracts, which are hereby authorized to be entered into by the secretary of agriculture, for such grants or incentives.

*Provided,* That any unencumbered balance in the riparian and wetland program account of the state conservation commission in excess of \$100 as of June 30, 2011, is hereby reappropriated to the riparian and wetland program account of the Kansas department of agriculture for fiscal year 2012.

Provided, That any unencumbered balance in the water transition assistance program/conservation reserve enhancement program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided further, That, in addition, fiscal year 2012 expenditures, from the water transition assistance program/conservation reserve enhancement program account, are authorized to be made by the division of conservation of the Kansas department of agriculture for the conservation reserve enhancement program: And provided further, That any unencumbered balance in the water transition assistance program/ conservation reserve enhancement program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: And provided further, That all expenditures under the water transition assistance program/conservation reserve enhancement program, referred to as CREP in this subsection, are subject to the following criteria: (1) The total number of acres enrolled in Kansas in CREP for the five fiscal years 2008, 2009, 2010, 2011, and 2012 shall not exceed 40,000 acres; (2) the number of acres eligible for enrollment in CREP in Kansas shall be limited to one-half of the number of acres represented by contracts in the federal conservation reserve program that have expired in the prior year in counties within the CREP area, except that if federal law permits the land enrolled in the CREP program to be used for agricultural purposes such as planting of agricultural commodities, including, but not limited to, grains, cellulosic or biomass materials, alfalfa, grasses, legumes or other cover crops then the number of acres eligible for enrollment shall be limited to the number of acres represented by contracts in the federal conservation reserve program that have expired in the prior year in counties within the CREP area; (3) lands enrolled in the conservation reserve program as of January 1, 2008, shall not be eligible for enrollment in CREP; (4) no more than 25% of the acreage in CREP may be in any one county; (5) no water right that is owned by a governmental entity, except a groundwater management district, shall be purchased or retired by the state or federal government pursuant to CREP; and (6) only water rights in good standing are eligible for inclusion under CREP: And provided further, That to be a water right in good standing the following criteria must be met: (A) At least 50% of the maximum annual quantity authorized to be diverted under the water right has been used in any three years from 2001 through 2005; (B) in the years 2001 through 2005 the water rights used for the acreage in CREP shall not have exceeded the maximum annual quantity authorized to be diverted and shall not have been the subject of enforcement sanctions by the division of water resources in the last four years; and (C) the water right holder has submitted the required annual water use report required by K.S.A. 82a-732, and amendments thereto, for each of the most recent 10 years; And provided further, That the Kansas department of agriculture shall submit a CREP report to the senate committee on natural resources and the house committee on agriculture and natural resources at the beginning of the 2012 regular session of the legislature which shall contain a description of program activities and shall include: (i) The total water rights, measured in acre feet, retired in CREP during fiscal year 2008, fiscal year 2009, fiscal year 2010, fiscal year 2011, and fiscal year 2012, to date, (ii) the acreage enrolled in CREP during fiscal year 2008, and fiscal year 2009, and in fiscal year 2010, and in fiscal year 2011, and in fiscal year 2012, to date, (iii) the dollar amounts received and expended for CREP during fiscal year 2008, and fiscal year 2009, and in fiscal year 2010, and in fiscal year 2011, and in fiscal year 2012, to date, (iv) the economic impact of the CREP, (v) the change in groundwater levels in the CREP area during fiscal year 2008, fiscal year 2009, fiscal year 2010, fiscal year 2011, and fiscal year 2012, to date, (vi) the annual amount of water usage in the CREP area during fiscal year 2008, and fiscal year 2009, and fiscal year 2010, and fiscal year 2011, and fiscal year 2012, to date, (vii) an assessment of meeting each of the program objectives identified in the agreement with the farm service agency, and (viii) such other information as the Kansas department of agriculture shall specify.

*Provided,* That any unencumbered balance in the basin management account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the water use account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided*, That any unencumbered balance in the interstate water issues account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: *Provided further*, That the above agency shall make expenditures of \$55,000 from the interstate water issues account for fiscal year 2012 for streamgage monitoring in western Kansas to ensure that Colorado is complying with the Arkansas river compact.

- (d) During the fiscal year ending June 30, 2012, the secretary of agriculture, with the approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state water plan fund for the Kansas department of agriculture to another item of appropriation for fiscal year 2012 from the state water plan fund for the Kansas department of agriculture: *Provided*, That the secretary of agriculture shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to (1) the director of legislative research, (2) the chairperson of the house of representatives agriculture and natural resources budget committee, and (3) the appropriate chairperson of the subcommittee on agriculture of the senate committee on ways and means.
- (e) On July 1, 2011, notwith standing the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, the director of accounts (continued)

and reports shall transfer \$109,651 from the state highway fund of the department of transportation to the water structures—state highway fund of the Kansas department of agriculture.

(f) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2012, the following:

*Provided,* That expenditures may be made from the agriculture marketing program account for loans pursuant to loan agreements which are hereby authorized to be entered into by the secretary of agriculture in accordance with repayment provisions and other terms and conditions as may be prescribed by the secretary of agriculture therefor under the agricultural value added center program.

(g) On July 1, 2011, the director of accounts and reports shall transfer \$75,000 from the state water plan fund to the grain warehouse inspec-

tion fund of the Kansas department of agriculture.

(h) On July 1, 2011, the director of accounts and reports shall transfer \$175,000 from the state water plan fund to the feral swine eradication fund of the Kansas department of agriculture.

(i) On July 1, 2011, the director of accounts and reports shall transfer \$20,000 from the state water plan fund to the livestock market reporting fund of the Kansas department of agriculture.

Sec. 139.

#### STATE FAIR BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures, other than refunds authorized by law and remittances of sales tax to the department of revenue, shall not exceed the following:

*Provided,* That expenditures from the state fair fee fund for official hospitality shall not exceed \$15,000.

(b) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

(c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$159,207 from the state economic development initiatives fund to the state fair capital improvements fund of the state fair board.

Sec. 140.

#### KANSAS WATER OFFICE

Provided, That any unencumbered balance in the water resources operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That expenditures from this account for official hospitality shall not exceed \$250.

*Provided,* That all moneys received from local government entities and instrumentalities to be used to match funds for water projects shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the local water project match fund: *Provided further*, That all moneys credited to this fund shall be used to match state funds or federal funds, or both for water projects.

chased in Milford, Perry, Big Hill or Hillsdale reservoirs during fiscal year 2012, unless a contract is entered into under the state water plan storage act, K.S.A. 82a-1301 et seq., and amendments thereto, to supply water to users which is not held under contract in such reservoirs.

EPA wetland grant—federal fund	No limit
Water 2025—ARRA—federal fund	No limit
General fees fund	No limit

Provided, That expenditures may be made from the general fees fund for operating expenditures for the Kansas water office, including training and informational programs and official hospitality: Provided further, That the director of the Kansas water office is hereby authorized to fix, charge and collect fees for such programs: And provided further, That fees for such programs shall be fixed in order to recover all or part of the operating expenses incurred for such programs, including official hospitality: And provided further, That all fees received for such programs and all fees received for providing access to or for furnishing copies of public records shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, and shall be credited to the general fees fund.

Indirect cost fund	No limit
Motor pool vehicle replacement fund	No limit
Reservoir storage beneficial use fund	No limit

*Provided*, That expenditures may be made by the above agency from the reservoir storage beneficial use fund to call water into service for beneficial uses or to complete studies or take actions necessary to ensure reservoir storage sustainability, subject to the availability of moneys credited to the reservoir storage beneficial use fund.

(c) There is appropriated for the above agency from the state water plan fund for the fiscal year ending June 30, 2012, for the state water plan project or projects specified, the following:

*Provided,* That any unencumbered balance in the assessment and evaluation account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided*, That any unencumbered balance in the GIS data base development account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the MOU—storage operations and maintenance account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Technical assistance to water users..... \$409,044

*Provided*, That any unencumbered balance in the technical assistance to water users account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Water resource education \$38,200

*Provided,* That any unencumbered balance in the water resource education account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Wichita aquifer storage and recovery project ........... \$657,459

*Provided,* That any unencumbered balance in the Wichita aquifer recovery project account in excess of \$100 as of June 30, 2011, is hereby reappropriated to the Wichita aquifer storage and recovery project account for fiscal year 2012.

*Provided,* That any unencumbered balance in the weather modification program account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

*Provided,* That any unencumbered balance in the weather station's account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Any unencumbered balance in each of the following accounts in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Neosho river basin issues.

(d) During the fiscal year ending June 30, 2012, the director of the Kansas water office, with approval of the director of the budget, may transfer any part of any item of appropriation for fiscal year 2012 from the state water plan fund for the Kansas water office to another item of appropriation for fiscal year 2012 from the state water plan fund for the

Kansas water office: *Provided*, That the director of the Kansas water office shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to (1) the director of legislative research, (2) the chairperson of the house of representatives agriculture and natural resources budget committee, and (3) the appropriate chairperson of the subcommittee on natural resources of the senate committee on ways and means.

(e) During the fiscal year ending June 30, 2012, if it appears that the  $\,$ resources are insufficient to meet in full the estimated expenditures as they become due to meet the financial obligations imposed by law on the water marketing fund of the Kansas water office as a result of a cash flow shortfall, the pooled money investment board is authorized and directed to loan to the director of the Kansas water office a sufficient amount or amounts of moneys to maintain the cash flow of the water marketing fund upon approval of each such loan by the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto. No such loan shall be made unless the terms have been approved by the director of the budget. A copy of the terms of each such loan shall be submitted to the director of legislative research. The pooled money investment board is authorized and directed to use any moneys in the operating accounts, investment accounts or other investments of the state of Kansas to provide the funds for each such loan. Each such loan shall be repaid without interest within one year from the date of the loan.

(f) During the fiscal year ending June 30, 2012, if it appears that the resources are insufficient to meet in full the estimated expenditures as they become due to meet the financial obligations imposed by law on the water marketing fund of the Kansas water office as a result of increases in water rates, fees or charges imposed by the federal government, the pooled money investment board is authorized and directed to loan to the director of the Kansas water office a sufficient amount or amounts of moneys to reimburse the water marketing fund for increases in water rates, fees or charges imposed by the federal government and to allow the Kansas water office to spread such increases to consumers over a longer period, except that no such loan shall be made unless the terms thereof have been approved by the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto. The pooled money investment board is authorized and directed to use any moneys in the operating accounts, investment accounts or other investments of the state of Kansas to provide the funds for each such loan. Each such loan shall bear interest at a rate equal to the net earnings rate for the pooled money investment portfolio at the time of the making of such loan. Such loan shall not be deemed to be an indebtedness or debt of the state of Kansas within the meaning of section 6 of article 11 of the constitution of the state of Kansas. Upon certification to the pooled money investment board by the director of the Kansas water office of the amount of each loan authorized pursuant to this subsection, the pooled money investment board shall transfer each such amount certified by the director of the Kansas water office from the state bank account or accounts to the water marketing fund of the Kansas water office. The principal and interest of each loan authorized pursuant to this subsection shall be repaid in payments payable at least annually for a period of not more than five years.

(g) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer an amount or amounts specified by the director of the Kansas water office prior to April 1, 2012, from the water marketing fund to the state general fund, in accordance with the provisions of the state water plan storage act, and amendments thereto, and rules and regulations adopted thereunder, for the purposes of making repayments to the state general fund for moneys advanced for annual capital cost payments for water supply storage space in reservoirs.

nual capital cost payments for water supply storage space in reservoirs. (h) During the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the Kansas water office from moneys appropriated from the state general fund or any special revenue fund or funds for the above agency for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the Kansas water office from the state general fund or from any special revenue fund or funds for fiscal year 2012, to provide for the Kansas water office to lead database coordination of water quality and quantity data for all state water agencies and cooperating federal agencies to facilitate policy-making and such other matters relating thereto.

Sec. 141

## KANSAS DEPARTMENT OF WILDLIFE, PARKS AND TOURISM

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

Provided, That any unencumbered balance in the operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012: Provided, however, That expenditures from this account for official hospitality shall not exceed \$1,000: Provided further, That, in addition to the other purposes for which expenditures may be made by the above agency from the operating expenditures account for fiscal year 2012, expenditures shall be made by the above agency from the operating expenditures account for fiscal year 2012 to include a provision on the calendar year 2012 applications for hunting licenses, fishing licenses and annual park permits for the applicant to make a voluntary contribution of \$2 or more to support the annual licenses issued to Kansas disabled veterans, annual licenses issued to Kansas national guard members, and annual park permits issued to Kansas national guard members: And provided further, That all moneys received as voluntary contributions to support the annual licenses issued to Kansas disabled veterans, annual licenses issued to Kansas national guard members, and annual park permits issued to Kansas national guard members shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, to the credit of the free licenses and permits fund: And provided further, That, in addition to the other purposes for which expenditures may be made by the above agency from the operating expenditures account for fiscal year 2012, expenditures shall be made by the above agency from the operating expenditures account for fiscal year 2012 to negotiate and enter into contracts for promotional advertising services for the performance of the powers, duties and functions of the department of wildlife, parks and tourism under executive reorganization order no. 36: And provided further, That all such advertising contracts shall not be subject to the competitive bidding requirements of K.S.A. 75-3739, and amendments

State parks operating expenditures ...... \$1,294,962

*Provided*, That any unencumbered balance in the state parks operating expenditures account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Reimbursement for annual licenses issued to national guard members ......

\$36,500

Provided, That all moneys in the reimbursement for annual licenses issued to national guard members account shall be expended to pay the wildlife fee fund for the cost of fees for annual hunting and annual fishing licenses issued for the calendar year 2012 to Kansas army or air national guard members, which licenses are hereby authorized to be issued without charge to such members in accordance with policies and procedures prescribed by the secretary of wildlife, parks and tourism therefor and subject to the limitation of the moneys appropriated and available in the reimbursement for annual licenses issued to national guard members account to pay the wildlife fee fund for such licenses: Provided, however, That no other hunting or fishing licenses or permits shall be eligible to be paid from this account: Provided further, That any unencumbered balance in the reimbursement for annual licenses issued to national guard members account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Reimbursement for annual park permits issued to na-

tional guard members......\$18,000

Provided, That all moneys in the reimbursement for annual park permits issued to national guard members account shall be expended to pay the parks fee fund for the cost of fees for annual park vehicle permits issued for the calendar year 2012 to Kansas army or air national guard members, which annual park vehicle permits are hereby authorized to be issued without charge to such members in accordance with policies and procedures prescribed by the secretary of wildlife, parks and tourism therefor and subject to the limitation of the moneys appropriated and available in the reimbursement for annual park permits issued to national guard members account to pay the parks fee fund for such permits: Provided, however, That not more than one annual park vehicle permit per family shall be eligible to be paid from this account: Provided further, That any unencumbered balance in the reimbursement for annual park permits issued to national guard members account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012. Reimbursement for annual licenses issued to Kansas

*Provided,* That all moneys in the reimbursement for annual licenses issued to Kansas disabled veterans account shall be expended to pay the wildlife fee fund for the cost of fees for annual hunting and annual fishing licenses issued for the calendar year 2012 to Kansas disabled

veterans, which licenses are hereby authorized to be issued without charge to such veterans in accordance with policies and procedures prescribed by the secretary of wildlife, parks and tourism therefor and subject to the limitation of the moneys appropriated and available in the reimbursement for annual licenses issued to Kansas disabled veterans account to pay the wildlife fee fund for such licenses: *Provided, however*, That to qualify for such license without charge, the resident disabled veteran shall have been separated from the armed services under honorable conditions, have a disability certified by the Kansas commission on veterans affairs as being service connected and such service connected disability is equal to or greater than 30%: *Provided further*, That no other hunting or fishing licenses or permits shall be eligible to be paid from this account: *And provided further*, That any unencumbered balance in the reimbursement for annual licenses issued to Kansas disabled veterans account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) There is appropriated for the above agency from the following

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Provided, That additional expenditures may be made from the wildlife fee fund for fiscal year 2012 for the purposes of compensating federal aid program expenditures if necessary in order to comply with requirements established by the United States fish and wildlife service for the utilization of federal aid funds: Provided further, That all such expenditures shall be in addition to any expenditure limitation imposed upon the wildlife fee fund for fiscal year 2012: And provided further, That the secretary of wildlife, parks and tourism shall report all such expenditures to the governor and the legislature as appropriate: And provided further, That expenditures from this fund for official hospitality shall not exceed \$1,000.

Provided, That additional expenditures may be made from the parks fee fund for fiscal year 2012 for the purposes of compensating federal aid program expenditures if necessary in order to comply with requirements established by the United States fish and wildlife service for the utilization of federal aid funds: Provided further, That all such expenditures shall be in addition to any expenditure limitation imposed upon the parks fee fund for fiscal year 2012: And provided further, That the secretary of wildlife, parks and tourism shall report all such expenditures to the governor and the legislature as appropriate.

Provided, That additional expenditures may be made from the boating fee fund for fiscal year 2012 for the purposes of compensating federal aid program expenditures if necessary in order to comply with requirements established by the United States fish and wildlife service for the utilization of federal aid funds: Provided further, That all such expenditures shall be in addition to any expenditure limitation imposed upon the boating fee fund for fiscal year 2012: And provided further, That the secretary of wildlife, parks and tourism shall report all such expenditures to the governor and the legislature as appropriate: And provided further, That expenditures from this fund for official hospitality shall not exceed \$1,000.

cies, and for the purchase of state aircraft insurance: *Provided further*, That the secretary of wildlife, parks and tourism is hereby authorized to fix, charge and collect fees for the provision of aircraft services to other state agencies: *And provided further*, That such fees shall be fixed to recover all or part of the operating expenditures incurred in providing such services: *And provided further*, That all fees received for such

services shall be credited to the central aircraft fund.

Department access roads fund	\$1,081,102
Wildlife and parks nonrestricted fund	No limit
Prairie spirit rails-to-trails fee fund	No limit
Nongame wildlife improvement fund	No limit
Nongame wildlife improvement fund—federal	No limit
Wildlife conservation fund	No limit
Federally licensed wildlife areas fund	No limit
State agricultural production fund	No limit
Land and water conservation fund—state	No limit
Land and water conservation fund—local	No limit
Development and promotions fund	No limit

Department of wildlife and parks private gifts and do-	
nations fund	No limit
Fish and wildlife restitution fund	No limit
Parks restitution fund	No limit
Nonfederal grants fund	No limit
Disaster grants—public assistance fund	No limit
Soil/water conservation fund	No limit
Navigation projects fund	No limit
Recreation resource management fund	No limit
Cooperative endangered species conservation fund	No limit
Landowner incentive program fund	No limit
Bulletproof vest partnership fund	No limit
Recreational trails program fund	No limit
Highway planning/construction fund	No limit
Plant/animal disease and pest control fund	No limit
Americorps—ARRA fund	No limit
Cooperative forestry assistance fund	No limit
North America wetland conservation fund	No limit
Wildlife services fund	No limit
Fish/wildlife management assistance fund	No limit
Fish/wildlife core act fund	No limit
Watershed protection/flood prevention fund	No limit
Suspense fund	No limit
Employee maintenance deduction clearing fund	No limit
Cabin revenue fund	No limit
Boating fund—federal	No limit
Wildlife fund—federal	No limit
Wildlife conservation fund—federal	No limit
Feed the hungry fund	No limit
State wildlife grants fund	No limit
Boating safety financial assistance fund	No limit
Wildlife restoration fund	No limit
Sportfish restoration fund	No limit
Outdoor recreation acquisition, development and	
planning fund	No limit
Publication and other sales fund	No limit
Free licenses and permits fund	No limit
(c) There is appropriated for the above agency from	the state eco-

(c) There is appropriated for the above agency from the state economic development initiatives fund for the fiscal year ending June 30, 2012, the following:

# DEPARTMENT OF TRANSPORTATION

*Provided,* That no expenditures may be made from the state highway fund other than for the purposes specifically authorized by this or other appropriation act.

Special city and county highway fund	No limit
County equalization and adjustment fund	\$2,489,906
Highway special permits fund	No limit
Highway bond debt service fund	No limit
Rail service improvement fund	No limit
Transportation revolving fund	No limit
Rail service assistance program loan guarantee	
fund	No limit

*Provided,* That expenditures from the railroad rehabilitation loan guarantee fund shall not exceed the amount which the secretary of transportation is obligated to pay during the fiscal year ending June 30, 2012, in satisfaction of liabilities arising from the unconditional guarantee of payment which was entered into by the secretary of transportation in connection with the mid-states port authority federally taxable revenue refunding bonds, series 1994, dated May 1, 1994, authorized by K.S.A. 12-3420, and amendments thereto, and guaranteed pursuant to K.S.A. 75-5031, and amendments thereto.

 incurred in providing motor vehicle fuel to the Kansas highway patrol: *And provided further*, That all fees received for such sales of motor vehicle fuel shall be credited to the interagency motor vehicle fuel sales fund.

Coordinated public transportation assistance fund .... No limit Public use general aviation airport development fund .... No limit Highway bond proceeds fund .... No limit Communication system revolving fund .... No limit Traffic records enhancement fund .... No limit Kansas intermodal transportation revolving fund ... No limit

(b) Expenditures may be made by the above agency for the fiscal year ending June 30, 2012, from the state highway fund for the following specified purposes: *Provided*, That expenditures from the state highway fund for fiscal year 2012 other than refunds authorized by law for the following specified purposes shall not exceed the limitations prescribed therefor as follows:

*Provided,* That expenditures from the agency operations account of the state highway fund for official hospitality by the secretary of transportation shall not exceed \$5,000: *Provided further,* That expenditures may be made from this account for engineering services furnished to counties for road and bridge projects under K.S.A. 68-402e, and amendments thereto.

Conference fees .....

Provided, That the secretary of transportation is hereby authorized to fix, charge and collect conference, training and workshop attendance and registration fees for conferences, training seminars and workshops sponsored or cosponsored by the department: Provided further, That such fees shall be deposited in the state treasury and credited to the conference fees account of the state highway fund: And provided further, That expenditures may be made from this account to defray all or part of the costs of the conferences, training seminars and workshops.

Substantial maintenance	No limit
Claims	No limit
Payments for city connecting links	\$3,346,434
Federal local aid programs	No limit
Bond services fees	No limit
Construction, remodeling and special maintenance	
projects for buildings	\$0

*Provided,* That expenditures may be made from the construction, remodeling and special maintenance projects for buildings account of the state highway fund of amounts in unexpended balances as of June 30, 2011, in capital improvement project accounts of projects approved for prior fiscal years: *Provided further,* That expenditures from this account of amounts in such unexpended balances shall be in addition to any expenditure limitation imposed on this account for fiscal year 2012.

*Provided,* That the secretary of transportation is authorized to make expenditures from the other capital improvements account to undertake a program to assist cities and counties with railroad crossings of roads not on the state highway system.

(c) (1) In addition to the other purposes for which expenditures may be made by the above agency from the state highway fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the state highway fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Buildings—rehabilitation and repair	\$3,288,642
Buildings—reroofing	\$240,614
Buildings—other construction, renovation and	
repair	\$2,554,220
Buildings—equipment storage sheds	\$31,535

(2) In addition to the other purposes for which expenditures may be made by the above agency from the state highway fund for fiscal year 2012, expenditures may be made by the above agency from the state highway fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each capital improvement project account for a building or buildings in the state highway fund for one or more projects approved for prior fiscal years: *Provided*, That all expenditures from the unencumbered balance in any such project account of the state highway fund for fiscal year 2012 shall not exceed the amount of the unencumbered balance in such project account on June 30, 2011, subject to the provisions of section (d): *Provided further*, That all expenditures from any such project account shall be in addition to any expenditure limitation imposed on the state highway fund for fiscal year 2012.

(d) During the fiscal year ending June 30, 2012, the secretary of transportation, with the approval of the director of the budget, may transfer any part of any item of appropriation in a capital improvement project account for a building or buildings for fiscal year 2012 from the state highway fund for the department of transportation to another item of appropriation in a capital improvement project account for a building or buildings for fiscal year 2012 from the state highway fund for the department of transportation: *Provided*, That the secretary of transportation shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of legislative research.

(e) On April 1, 2012, the director of accounts and reports shall transfer from the motor pool service fund of the department of administration to the state highway fund of the department of transportation an amount determined to be equal to the sum of the annual vehicle registration fees for each vehicle owned or leased by the state or any state agencies in accordance with K.S.A. 75-4611, and amendments thereto.

(f) During the fiscal year ending June 30, 2012, upon notification from the secretary of transportation that an amount is due and payable from the railroad rehabilitation loan guarantee fund, the director of accounts and reports shall transfer from the state highway fund to the railroad rehabilitation loan guarantee fund the amount certified by the secretary as due and payable.

(g) Any payment for services during the fiscal year ending June 30, 2012, from the state highway fund to other state agencies shall be in addition to any expenditure limitation imposed on the state highway

fund for fiscal year 2012.

(h) For the fiscal year ending June 30, 2012, the department of transportation shall prepare and submit along with the documents required under K.S.A. 75-3717, and amendments thereto, additional documents that present the revenues, transfers, and expenditures that are considered to be in support of T-WORKS authorized by K.S.A. 68-2314b et seq., and amendments thereto: *Provided*, That documents shall include both reportable as well as nonreportable and off-budget items that reflect the revenues, transfers and expenditures associated with the comprehensive transportation program.

(i) On July 1, 2011, October 1, 2011, January 1, 2012, and April 1, 2012, or as soon after each such date as moneys are available, the director of accounts and reports shall transfer \$51,250,000 from the state highway fund of the department of transportation to the state general fund: *Provided*, That the transfer of each such amount shall be in addition to any other transfer from the state highway fund of the department of transportation to the state general fund as prescribed by law: *Provided further*, That, in addition to other purposes for which transfers and expenditures may be made from the state highway fund during fiscal year 2012 and notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, transfers may be made from the state highway fund to the state general fund under this subsection during fiscal year 2012: *And provided further*, That all moneys transferred from the state highway fund to the state general fund under this subsection shall be moneys credited to the state highway fund pursuant to K.S.A. 79-3620 or 79-3710, and amendments thereto.

Sec. 143. Position limitations. (a) The number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for the fiscal year ending June 30, 2012, made in this or other appropriation act of the 2011 regular session of the legislature for the following agencies shall not exceed the following, except upon approval of the state finance council or pursuant to subsection (b):

Attorney General	109.38
Secretary of State	51.00
State Treasurer	46.50
Insurance Department	123.36

*Provided,* That any attorney positions established in the insurance department for the purpose of defense of the workers compensation fund shall be in addition to any limitation imposed on the full-time and regular part-time equivalent number of positions, excluding seasonal and temporary positions, paid from appropriations made for fiscal year 2012 for the department of insurance.

Department of Commerce	251.80
Health Care Stabilization Fund Board of Governors	18.00
Judicial Council	4.00
Kansas Human Rights Commission	25.00
State Corporation Commission	212.00
Citizens' Utility Ratepayer Board	6.00
Department of Administration	568.25
Office of Administrative Hearings	13.00
_	(continued)

State Court of Tax Appeals	20.00
Department of Revenue	1,046.00
Kansas Lottery	99.00
Kansas Racing and Gaming Commission—state racing	
operations and expanded lottery act regulation	
division	75.53
Kansas Racing and Gaming Commission—state gam-	24.00
ing agency	24.00
Department of Labor	499.00
Kansas Commission on Veterans Affairs	340.00
Department of Health and Environment—Division of	FF4 20
Health	554.38
Department of Health and Environment—Division of	421.02
Environment	421.03
Department of Social and Robabilitation Socials	164.00 3,119.13
Department of Social and Rehabilitation Services	485.70
Kansas Neurological Institute	839.20
Larned State Hospital	396.40
Parsons State Hospital and Training Center	455.20
Rainbow Mental Health Facility	112.20
Kansas Guardianship Program	10.00
State Library	24.00
Kansas Arts Commission	<del>6.00</del>
Kansas State School for the Blind	82.50
Kansas State School for the Deaf	150.50
State Historical Society	117.00
State Board of Regents	63.50
Department of Corrections	3,013.50
Juvenile Justice Authority	474.50
Adjutant General	199.00
State Fire Marshal	48.00
Attorney General—Kansas Bureau of Investigation	209.00
Emergency Medical Services Board	14.00
Kansas Sentencing Commission	8.00
Kansas Commission on Peace Officers' Standards and	
Training	7.00
Kansas Department of Agriculture	353.49
State Fair Board	25.00
Kansas Water Office	21.00
Kansas Department of Wildlife, Parks and Tourism	430.50
Department of Transportation	2,916.50

(b) During the fiscal year ending June 30, 2012, the secretary of social and rehabilitation services may increase the position limitation for the department of social and rehabilitation services or for any institution or facility under the general supervision and management of the secretary of social and rehabilitation services by making a corresponding decrease in the position limitation for either the department of social and rehabilitation services or any institution or facility under the general supervision and management of the secretary of social and rehabilitation services. The secretary of social and rehabilitation services shall certify each such increase and corresponding decrease to the director of personnel services of the department of administration and shall transmit a copy of each such certification to the director of legislative research and the director of the budget.

(c) During the fiscal year ending June 30, 2012, the attorney general may authorize full-time non-FTE unclassified permanent positions and regular part-time non-FTE unclassified permanent positions, for the Kansas bureau of investigation that are paid from appropriations for the attorney general—Kansas bureau of investigation for fiscal year 2012 made in this or other appropriation act of the 2011 regular session of the legislature, which shall be in addition to the number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, authorized for fiscal year 2012 for the attorney general—Kansas bureau of investigation. The attorney general shall certify each such authorization for non-FTE unclassified permanent positions for the Kansas bureau of investigation to the director of personnel services of the department of administration and shall transmit a copy of each such certification to the director of legislative research and the director of the budget.

Sec. 144. (a) In addition to the other purposes for which expenditures may be made by the legislature from the operations (including official hospitality) account of the state general fund for the fiscal year ending June 30, 2012, expenditures shall be made by the legislature from the operations (including official hospitality) account of the state general fund for fiscal year 2012 for an additional amount of allowance equal to the amount required to provide, along with the amount of allowance otherwise payable from appropriations for the legislature to each mem-

ber of the legislature at the rate prescribed by subsection (c) of K.S.A. 46-137a, and amendments thereto, an aggregate amount of allowance (A) of \$354.15 for the two-week period which coincides with the first biweekly payroll period which is chargeable to fiscal year 2012 and for each of the 14 ensuing two-week periods thereafter, and (B) of \$354.15 for the two-week period which coincides with the biweekly payroll period which includes April 1, 2012, which is chargeable to fiscal year 2012 and for each of the four ensuing two-week periods thereafter, for each member of the legislature to defray expenses incurred between sessions of the legislature for postage, telephone, office and other incidental expenses, which are chargeable to fiscal year 2012, notwithstanding the provisions of K.S.A. 46-137a, and amendments thereto: Provided, That all expenditures under this subsection (a) for such purposes shall be made otherwise in the same manner that such allowance is payable to such members of the legislature for such two-week periods for which such allowance is payable in accordance with this subsection (a) and which are chargeable to fiscal year 2012.

(b) (1) In addition to the other purposes for which expenditures may be made by any state agency named in this or other appropriation act of the 2011 regular session of the legislature from the moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures are hereby authorized and directed to be made by each such state agency from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 to provide each employee, who is eligible for a longevity bonus payment pursuant to K.S.A. 75-5541, and amendments thereto, an additional amount of longevity bonus payment during fiscal year 2012 equal to the amount required to provide, along with the amount of the longevity bonus payment otherwise payable pursuant to K.S.A. 75-5541, and amendments thereto, an aggregate amount of longevity bonus that would be payable if the amount of the longevity bonus payment pursuant to K.S.A. 75-5541, and amendments thereto, were determined by multiplying the number of full years of state service, not to exceed 25 years, rendered by such employee by \$50: Provided, That all expenditures under this subsection (b) for such purposes shall be made in the same manner and at the same time that the longevity bonus payment determined under K.S.A. 75-5541, and amendments thereto, is payable during fiscal year 2012 to such employee: Provided further, That each such additional amount of longevity bonus payment to any such employee shall be deemed to have the same characteristics, be subject to the same withholding, deduction or contribution requirements, and is intended to be a bonus as defined in 29 C.F.R. § 778.208, to the same extent and effect as longevity bonus payments that are payable pursuant to K.S.A. 75-5541, and amendments thereto.

(2) As used in this subsection (b), "state agency" means any state

(2) As used in this subsection (b), "state agency" means any state agency in the executive branch, legislative branch or judicial branch of state government and "employee" means any officer or employee of a state agency.

Sec. 145.

#### DEPARTMENT OF ADMINISTRATION

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

hereby reappropriated for fiscal year 2012.

. . . . . . .

Replace Docking chillers	\$483,885
National bio and agro-defense facility—debt service	\$2,780,807
Kansas department of transportation—CTP—debt	
service	\$16,150,775
Statehouse improvements—debt service	\$23,460,788
Capitol complex repair and rehabilitation	\$2,456,448
Judicial center improvements—debt service	\$97,225
Restructuring debt service	\$2,220,675

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Veterans memorial fund	No limit
State facilities gift fund	No limit
Master lease program fund	No limit

Ctata buildings dominariation fund	No limit
State buildings depreciation fund	
Executive mansion gifts fund	No limit
Topeka state hospital cemetery memorial gift fund	No limit
Landon state office building repair expense fund	No limit
MacVicar avenue assessment expense fund	No limit
Capitol area plaza authority planning fund	No limit

*Provided*, That, the secretary of administration may accept gifts, donations and grants of money, including payments from local units of city and county government, for the development of a new master plan for the capitol plaza and the state zoning area described in K.S.A. 75-3619, and amendments thereto: *Provided further*, That all such gifts, donations and grants shall be deposited in the state treasury in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, to the credit of the capitol plaza area authority planning fund.

(c) In addition to the other purposes for which expenditures may be made by the above agency from the building and ground fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the building and ground fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

(d) In addition to the other purposes for which expenditures may be made by the above agency from the building and ground fund for fiscal year 2012, expenditures may be made by the above agency from the building and ground fund for fiscal year 2012 from any unencumbered balance as of June 30, 2011, in each of the following capital improvement accounts of the building and ground fund: Parking improvements and repair: *Provided*, That the expenditures for fiscal year 2011 from the unencumbered balance of any such account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the building and ground fund for the fiscal year 2012 from the unencumbered balance in any such account shall be in addition to any expenditure limitation imposed on the building and ground fund for the fiscal year 2012.

(e) In addition to the other purposes for which expenditures may be made by the above agency from the state buildings depreciation fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the state buildings depreciation fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the state buildings depreciation fund for fiscal year 2012.

(f) In addition to the other purposes for which expenditures may be made by the above agency from the state buildings depreciation fund for fiscal year 2012, expenditures may be made by the above agency from the state buildings depreciation fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each capital improvement account of the state buildings depreciation fund for one or more projects approved for prior fiscal years: *Provided*, That expenditures from the unencumbered balance in any such account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from any such account shall be in addition to any expenditure limitation imposed on the state buildings depreciation fund for fiscal year 2012.

(g) In addition to the other purposes for which expenditures may be made by the above agency from the state buildings operating fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the state buildings operating fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

(h) In addition to the other purposes for which expenditures may be made from the intragovernmental printing service fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the intragovernmental printing service fund for fiscal year 2012 for the following capital im-

provement project or projects, subject to the expenditure limitations prescribed therefor:

(i) In addition to the other purposes for which expenditures may be made from the intragovernmental printing service depreciation reserve fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the intragovernmental printing service depreciation reserve fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

(j) In addition to the other purposes for which expenditures may be made by the department of administration from the moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the department of administration from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, to provide additional financing for the capital improvement project to construct, equip, furnish, renovate, reconstruct and repair the state capitol: Provided, That such capital improvement project is hereby approved for the department of administration for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That the department of administration may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$24,300,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project and any required reserves for the payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from the state general fund or any appropriate special revenue fund or funds: And provided further, That no such bonds shall be issued by the Kansas development finance authority unless the director of the budget has certified to the department of administration and to the Kansas development finance authority that sufficient moneys will be available to make debt service payments for such bonds.

(k) In addition to the other purposes for which expenditures may be made by the department of administration from the moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the department of ad-ministration from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, to provide additional financing for the capital improvement project to construct, equip, furnish, renovate, reconstruct and repair the state capitol: Provided, That such capital improvement project is hereby approved for the department of administration for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That the department of administration may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$10,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project and any required reserves for the payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from the state general fund or any appropriate special revenue fund or funds: And provided further, That no such bonds shall be issued by the Kansas development finance authority unless the director of the budget has certified to the department of administration and to the Kan-

sas development finance authority that sufficient moneys will be available to make debt service payments for such bonds.

Sec. 146.

#### DEPARTMENT OF COMMERCE

(a) In addition to the other purposes for which expenditures may be made by the above agency from the reimbursement and recovery fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the reimbursement and recovery fund during the fiscal year 2012, for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Debt service—1430 Topeka facilities ...... \$133,650

(b) In addition to the other purposes for which expenditures may be made by the above agency from the Wagner Peyser—federal fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the Wagner Peyser—federal fund during the fiscal year 2012, for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Sec. 147.

#### INSURANCE DEPARTMENT

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Insurance department rehabilitation and repair

*Provided,* That the above agency shall increase its bond principal payment to \$348,850, for purposes of paying the remaining balance in full.

Sec. 148.

#### DEPARTMENT OF SOCIAL AND REHABILITATION SERVICES

(a) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

repair.....

\$2,590,650

(b) In addition to the purposes for which expenditures may be made by the above agency from the other state fees fund for fiscal year 2012, expenditures may be made by the above agency from the other state fees fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Sec. 149.

#### DEPARTMENT OF LABOR

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Employment security administration property sale

fund ...... No

Provided, That the secretary of labor is hereby authorized to make expenditures from the employment security administration property sale fund for the unemployment insurance program: Provided, however, That no expenditures shall be made from this fund for the proposed purchase or other acquisition of additional real estate to provide space for the unemployment insurance program of the department of labor until such proposed purchase or other acquisition, including the preliminary plans

and program statement for any capital improvement project that is proposed to be initiated and completed by or for the department of labor have been reviewed by the joint committee on state building construction.

- In addition to the other purposes for which expenditures may be made by the department of labor from moneys appropriated from any special revenue fund for fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the department of labor for fiscal year 2012 from the moneys appropriated from any special revenue fund for the expenses of the sale, exchange or other disposition conveying title for any portion or all of the real estate of the department of labor: *Pro*vided, That such expenditures may be made and such sale, exchange or other disposition conveying title for any portion or all of the real estate of the department of labor may be executed or otherwise effectuated only upon specific authorization by the state finance council acting on this matter, which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c, and amendments thereto, and acting after receiving the recommendations of the joint committee on state building construction: Provided, however, That no such sale, exchange or other disposition conveying title for any portion of the real estate of the department of labor shall be executed until the proposed sale, exchange or other disposition conveying title for such real estate has been reviewed by the joint committee on state building construction: Provided further, That the net proceeds from the sale of any of the real estate of the department of labor shall be deposited in the state treasury to the credit of the employment security administration property sale fund of the department of labor: And provided further, That expenditures from such fund shall not exceed the limitation established for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature except upon approval of the state finance council.
- (c) In addition to the other purposes for which expenditures may be made by the above agency from the special employment security fund for fiscal year 2012, expenditures may be made by the above agency from the special employment security fund for fiscal year 2012 for the following capital improvement projects: Payment of debt service on revenue bonds issued to finance remodeling of the 401 S. Topeka building: *Provided*, That expenditures from the special employment security fund for fiscal year 2012 for such capital improvement purposes shall not exceed \$184,377: *Provided further*, That all expenditures from this fund for any such capital improvement purpose shall be in addition to any expenditure limitation imposed on the special employment security fund for fiscal year 2012.

Sec. 150

### KANSAS COMMISSION ON VETERANS AFFAIRS

(a) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Soldiers' home rehabilitation and repair projects...... \$274,585 Veterans' home rehabilitation and repair projects..... \$573,505

Sec. 151.

#### KANSAS STATE SCHOOL FOR THE BLIND

- (a) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2011, for the capital improvement project or projects specified, the following:
- Facilities conservation improvement debt service..... \$30,509

  (b) There is appropriated for the above agency from the state insti-
- tutions building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Rehabilitation and repair projects\$86,460Security system upgrade project\$105,236Facilities conservation improvement debt service\$31,979

Sec. 152.

# KANSAS STATE SCHOOL FOR THE DEAF

(a) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2011, for the capital improvement project or projects specified, the following:

Rehabilitation and repair projects\$36,070Roth building repairs\$279,449Facilities conservation improvement debt service\$63,850

(b) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Rehabilitation and repair projects \$300,000 Roth building repairs \$1,883,121 Facilities conservation improvement debt service ...... \$66,520 Sec. 153.

#### STATE HISTORICAL SOCIETY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2} \left( \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} \right) \left( \frac$ 

Rehabilitation and repair projects ...... \$17

*Provided*, That any unencumbered balance in the rehabilitation and repair projects account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

(b) In addition to the other purposes for which expenditures may be made by the above agency from the national historic preservation act fund—local for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the national historic preservation act fund—local for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

John Brown museum window and door repair

*Provided*, That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the national historic preservation act fund—local for fiscal year 2012.

(c) In addition to other purposes for which expenditures may be made by the above agency from the private gifts, grants and bequests fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the private gifts, grants and bequests fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

John Brown museum window and door repair

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the private gifts, grants and bequests fund for fiscal year 2012.

- (d) In addition to the other purposes for which expenditures may be made by the above agency from the fund for fiscal year 2012, expenditures may be made by the above agency from the historic properties fee fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the historic properties fee fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the historic properties fee fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the historic properties fee fund for fiscal year 2012.
- (e) In addition to the other purposes for which expenditures may be made by the above agency from the state historical facilities fund for fiscal year 2012, expenditures may be made by the above agency from the state historical facilities fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the state historical facilities fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the state historical facilities fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the state historical facilities fund for fiscal year 2012.
- (f) In addition to the other purposes for which expenditures may be made by the above agency from the save America's treasures fund for fiscal year 2012, expenditures may be made by the above agency from the save America's treasures fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the save America's treasures fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the save America's treasures fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the save America's treasures fund for fiscal year 2012.

(g) In addition to the other purposes for which expenditures may be made by the above agency from the historical society capital improvement fund for fiscal year 2012, expenditures may be made by the above agency from the historical society capital improvement fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the historical society capital improvement fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the historical society capital improvement fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the historical society capital improvement fund for fiscal year 2012.

Sec. 154.

#### EMPORIA STATE UNIVERSITY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Student union refurbishing fund	No limit
Twin towers project revenue fund	No limit
Twin towers bond and interest sinking fund	No limit
Twin towers maintenance and equipment reserve	
fund	No limit
Deferred maintenance support fund	No limit
Infrastructure maintenance fund	No limit

(b) During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: *Provided*, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commencing prior to July 1, 2010.

Sec. 155.

#### FORT HAYS STATE UNIVERSITY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Lewis field renovation—bond and interest sinking

(b) During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: *Provided*, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commencing prior to July 1, 2010.

(c) In addition to the other purposes for which expenditures may be made by Fort Hays state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for Fort Hays state university for fiscal year 2012, as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by Fort Hays state university from moneys appropriated from the state general fund or from any special revenue

fund or funds for Fort Hays state university for fiscal year 2012 to raze wing "A" of Wiest hall.

Sec. 156.

#### KANSAS STATE UNIVERSITY

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Engineering complex phase II private gift fund ...... No limit Ackert hall addition—gifts and grants fund ....... No limit Student life center—Salina construction debt service

(b) In addition to the other purposes for which expenditures may be made by Kansas state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or fiscal year 2013 as authorized by this or other appropriation act of the 2011 regular session of the legislature or by any appropriation act of the 2012 regular session of the legislature, expenditures shall be made by Kansas state university from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or fiscal year 2013, to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project to redevelop, renovate and equip the Jardine apartments: Provided, That such capital improvement project is hereby approved for Kansas state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Kansas state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$102,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project and any required reserves for the payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from the housing system operations fund or any other appropriate special revenue fund or funds of Kansas state university.

(c) During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: *Provided*, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commencing prior to July 1, 2010.

(d) In addition to the other purposes for which expenditures may be made by Kansas state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or fiscal year 2013 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by Kansas state university from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or fiscal year 2013 to raze building no. 457 (elevator and feed mill), building no. 437 (herdsman house), building no. 10002 (art kiln), building no. 145 (vet surgical instruction), building no. 200 (vet research lab greyhound kennels), building no. 224 (food animal barn and shed) and portions of building no. 025 (seaton court).

(e) In addition to the other purposes for which expenditures may be made by Kansas state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2011 or fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature or by any appropriation act of the 2012 regular session of the legislature, expenditures shall be made by Kansas state university from moneys

appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2011 or for fiscal year 2012 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project to construct a grain science center feed mill: Provided, That such capital improvement project is hereby approved for Kansas state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Kansas state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$5,400,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project, credit enhancement costs and any required reserves for payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement projects shall be financed by appropriations from any appropriate special revenue fund or funds, including, but not limited to, money deposited in such fund or funds, including, but not limited to, money deposited in such fund or funds from amounts derived pursuant to K.S.A. 19-5001 et seq., and amend-

(f) In addition to the other purposes for which expenditures may be made by Kansas state university from the moneys appropriated from any special revenue fund for fiscal year 2012 or fiscal year 2013 as authorized by this or other appropriation act of the 2011 regular session of the legislature or by any appropriation act of the 2012 regular session of the legislature, expenditures shall be made by Kansas state university from moneys appropriated from the state general fund or from any special revenue fund for fiscal year 2012 or for fiscal year 2013 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project to remove the old chemical waste landfill: Provided, That such capital improvement project is hereby approved for Kansas state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Kansas state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$3,700,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project, credit enhancement costs and any required reserves for payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement projects shall be financed by appropriations from any appropriate special revenue fund or funds, including, but not limited to, moneys deposited in such fund or funds from amounts derived pursuant to K.S.A. 19-5001 et seq., and amendments thereto.

(g) In addition to the other purposes for which expenditures may be made by Kansas state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or fiscal year 2013 as authorized by this or other appropriation act of the 2011 regular session of the legislature or by any appropriation act of the 2012 regular session of the legislature, expenditures shall be made by Kansas state university from moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or for fiscal year 2013 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project to expand and renovate the Snyder Family stadium: Provided, That such capital improvement project is hereby approved for Kansas state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Kansas state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$50,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project, credit enhancement costs and any required reserves for payment of principal and interest on the bonds: *And provided further*, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: *And provided further*, That debt service for any such bonds for such capital improvement projects shall be financed by appropriations from any appropriate special revenue fund or funds, including, but not limited to, money deposited in such fund or funds from amounts derived pursuant to K.S.A. 19-5001 et seq., and amendments thereto.

(h) For fiscal year ending June 30, 2011, Kansas state university is authorized to enter into a lease purchase agreement with the Kansas state university foundation for a new grain science center feed mill.

Sec. 157.

# KANSAS STATE UNIVERSITY EXTENSION SYSTEMS AND AGRICULTURE RESEARCH PROGRAMS

(a) In addition to the other purposes for which expenditures may be made by the above agency from the restricted fees fund for the fiscal year ending June 30, 2012, expenditures may be made by the above agency from the appropriate account or accounts of the restricted fees fund during fiscal year 2012 for the following capital improvement project or projects:

Equine education and research center	No limit
Grain science center	No limit
Southeast research—extension center building	No limit

Sec. 158.

#### PITTSBURG STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:  $\frac{1}{2}$ 

Armory/classroom/recreation center debt service .....

322,199

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Horace Mann renovation revenue fund	No limit
Overman renovation revenue fund	No limit
Deferred maintenance support fund	No limit
Infrastructure maintenance fund	No limit
Student health center—private gifts fund	No limit

(c) During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: *Provided*, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commencing prior to July 1, 2010.

(d) In addition to the other purposes for which expenditures may be made by Pittsburg state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for Pittsburg state university for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by Pittsburg state university from moneys appropriated from the state general fund or from any special revenue fund or funds for Pittsburg state university for fiscal year 2012 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project for parking improvements: Provided, That such capital improvement project is hereby approved for Pittsburg state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Pittsburg state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$4,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued

for such capital improvement project during the construction of such project and any required reserves for the payment of principal and interest on the bonds: *And provided further*, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: *And provided further*, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from any appropriate special revenue fund or funds.

(e) In addition to the other purposes for which expenditures may be made by Pittsburg state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for Pittsburg state university for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by Pittsburg state university from moneys appropriated from the state general fund or any special revenue fund or funds for Pittsburg state university for fiscal year 2012 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project for student housing improvements and construction: Provided, That such capital improvement project is hereby approved for Pittsburg state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Pittsburg state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$22,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project and any required reserves for the payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from any appropriate special revenue fund or funds.

Sec. 159.

#### UNIVERSITY OF KANSAS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified as follows:

School of pharmacy debt service	\$1,627,949
School of pharmacy debt service 2009	\$2,451,462

Provided, That the university of Kansas may make expenditures from the parking facilities surplus fund—KDFA G bonds, 1993 for capital improvements to parking lots in addition to the expenditure of other moneys appropriated therefor: Provided further, That the university of Kansas may transfer moneys during fiscal year 2012 from the parking facilities surplus fund—KDFA G bonds, 1993 to the restricted fees fund.

Deferred maintenance support fund	No limit
Infrastructure maintenance fund	No limit
Athletic facilities enhancements special revenue fund	
KDFA A university proceeds	No limit
Child care facility operations account fund	No limit
Child care facility student fee account fund	No limit
Student recreation & fitness center revenue fund	No limit
Child care facility addition fund	No limit
Provided That the university of Kaneas may transfer me	nove during

Provided, That the university of Kansas may transfer moneys during fiscal year 2012 from the restricted fees fund or the general fees fund to the child care facility addition fund for the capital improvement project to construct an addition to the child care facility: Provided further, That upon completion of the construction project, the university of Kansas may transfer unused moneys from the child care facility addition fund to the general fees fund or the restricted fees fund.

Provided, That the university of Kansas may transfer moneys during fiscal year 2012 from the restricted fees fund and general fees fund to the Smissman hall renovation fund for the renovation project for Smissman hall: Provided further, That upon completion of the renovation project, the university of Kansas may transfer unused moneys received from the restricted fees fund in the Smissman hall renovation fund to the restricted fees fund: And provided further, That upon completion of the renovation project, the university of Kansas may transfer unused moneys received from the general fees fund in the Smissman hall renovation fund to the general fees fund.

(c) During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: Provided, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commenc-

ing prior to July 1, 2010.

(d) In addition to the other purposes for which expenditures may be made by the university of Kansas from the moneys appropriated from the state general fund or from any special revenue fund or funds for the university of Kansas for fiscal year 2012 by this or other appropriation act of the 2011 regular session of the legislature, expenditures shall be made by the university of Kansas from moneys appropriated from the state general fund or from any special revenue fund or funds for the university of Kansas for fiscal year 2012 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project for the renovation of Gertrude Sellards Pearson hall: Provided, That such capital improvement project is hereby approved for the university of Kansas for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That the university of Kansas may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$13,075,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project and any required reserves for the payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement project shall be financed by appropriations from any appropriate special revenue fund or funds.

# UNIVERSITY OF KANSAS MEDICAL CENTER

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Parking fund—K.C. campus	No limit
Deferred maintenance support fund	No limit
Infrastructure maintenance fund	No limit
Construct parking facility #4 fund	No limit

Provided, That the university of Kansas medical center may transfer moneys during fiscal year 2012 from appropriate accounts of the parking fees fund to the construct parking facility #4 fund for such capital improvement project.

Lied biomedical research building renovation—gift and grant fund.....

- (b) During the fiscal year ending June 30, 2012, the director of accounts and reports shall transfer amounts certified by the chancellor of the university of Kansas from the sponsored research overhead fund to the construct and equip center for health in aging bond revenue fund.
- During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational

building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: Provided, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commencing prior to July 1, 2010.

Sec. 161.

#### WICHITA STATE UNIVERSITY

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following: Aviation research debt service.....

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: On campus parking reserve account fund—KDFA B

on camp as parang reserve account rand Tablit B	
bonds	No limit
Parking system project—maintenance fund, KDFA	
revenue bonds	No limit
On campus parking principal and interest fund—	
KDFA B bonds	No limit
Parking system project revenue fund—KDFA bonds	No limit
WSU housing system surplus fund	No limit
Deferred maintenance support fund	No limit
Infrastructure maintenance fund	No limit

(c) During the fiscal year ending June 30, 2012, the above agency may make expenditures from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account of the Kansas educational building fund of the above agency of moneys transferred to such account by the state board of regents pursuant to section 131(c) of chapter 165 of the 2010 Session Laws of Kansas or to any provision of this or other appropriation act of the 2011 regular session of the legislature: Provided, That this subsection shall not apply to the unencumbered balance in any account of the Kansas educational building fund of the above agency that was first appropriated for any fiscal year commenc-

ing prior to July 1, 2010.

(d) In addition to the other purposes for which expenditures may be made by Wichita state university from the moneys appropriated from the state general fund or from any special revenue fund or funds for fiscal year 2012 or fiscal year 2013 authorized by this or other appropriation act of the 2011 regular session of the legislature or by any appropriation act of the 2012 regular session of the legislature, expenditures shall be made by Wichita state university from moneys appropriated from the state general fund or from the state general fund or funds or from any special revenue fund for fiscal year 2012 or for fiscal year 2013 to provide for the issuance of bonds by the Kansas development finance authority in accordance with K.S.A. 74-8905, and amendments thereto, for a capital improvement project to construct Rhatigan student center: Provided, That such capital improvement project is hereby approved for Wichita state university for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute: Provided further, That Wichita state university may make expenditures from the moneys received from the issuance of any such bonds for such capital improvement project: Provided, however, That expenditures from the moneys received from the issuance of any such bonds for such capital improvement project shall not exceed \$33,000,000, plus all amounts required for costs of bond issuance, costs of interest on the bonds issued for such capital improvement project during the construction of such project, credit enhancement costs and any required reserves for payment of principal and interest on the bonds: And provided further, That all moneys received from the issuance of any such bonds shall be deposited and accounted for as prescribed by applicable bond covenants: And provided further, That debt service for any such bonds for such capital improvement projects shall be financed by appropriations from any appropriate special revenue fund or funds, including, but not limited to, money deposited in such fund or funds, including, but not limited to, money deposited in such fund or funds from amounts derived pursuant to K.S.A. 19-5001 et seq., and amendments thereto.

Sec. 162.

#### STATE BOARD OF REGENTS

There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, the following:

PEI infrastructure—debt service .....

Provided, That, during the fiscal year ending June 30, 2012, in addition to the other purposes for which expenditures may be made by the state board of regents from moneys appropriated from the state general fund for fiscal year 2012 in the PEI infrastructure—debt service account of the state general fund for fiscal year 2012 after the principal payment has been received for fiscal year 2012 by the state treasurer from the postsecondary institutions that were recipients of the PEI infrastructure bond proceeds, (1) the state board of regents may expend the amount of moneys appropriated for fiscal year 2012 in the PEI infrastructure debt service account for the principal payment from the PEI infrastructure—debt service account for any other purpose for which moneys are appropriated for fiscal year 2012 from the state general fund for the state board of regents; or (2) the state board of regents may transfer such amount of moneys from the PEI infrastructure—debt service account of the state general fund for fiscal year 2012 to an account or accounts of the state general fund of any institution under the control and supervision of the state board of regents to be expended by the institution for a purpose for which expenditures may be made for fiscal year 2012 from such account or accounts and which is approved by the state board of regents: Provided further, That the state board of regents shall certify to the director of accounts and reports each such transfer of moneys from the PEI infrastructure—debt service account of the state general fund for fiscal year 2012: And provided further, That the state board of regents shall transmit a copy of each such certification to the director of the budget and to the director of legislative research.

(b) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Postsecondary educational infrastructure finance KDFA 2008A revenue fund ..... No limit Infrastructure maintenance fund ...... No limit

(c) There is appropriated for the above agency from the Kansas educational building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified as follows:

Debt service—revenue bonds issued for major remodeling and new construction projects at state educational institutions .....

\$13,745,075

Rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher

\$15,000,000 education .....

Provided, That the state board of regents is hereby authorized to transfer moneys from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account to an account or accounts of the Kansas educational building fund of any institution under the control and supervision of the state board of regents to be expended by the institution for projects approved by the state board of regents: Provided, however, That no expenditures shall be made from any such account until the proposed projects have been reviewed by the joint committee on state building construction: Provided further, That the state board of regents shall certify to the director of accounts and reports each such transfer of moneys from the rehabilitation and repair projects, Americans with disabilities act compliance projects, state fire marshal code compliance projects, and improvements to classroom projects for institutions of higher education account: And provided further, That the state board of regents shall transmit a copy of each such certification to the director of the budget and to the director of legislative research.

(d) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Research bond debt service fund..... No limit

Sec. 163.

#### DEPARTMENT OF CORRECTIONS

(a) There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Debt service payment for the revenue refunding bond

\$614,303

Debt service payment for the infrastructure projects bond issue.....

Debt service payment for the reception and diagnostic unit relocation bond issue.....

\$1,545,000 \$964,000

837

There is appropriated for the above agency from the correctional institutions building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Debt service payment for the revenue refunding bond issues.....

correctional institutions.....

\$1,689,697 Capital improvements—rehabilitation and repair of

\$3,071,303

Provided, That the secretary of corrections is hereby authorized to transfer moneys during fiscal year 2012 from the capital improvementsrehabilitation and repair of correctional institutions account of the correctional institutions building fund to an account or accounts of the correctional institutions building fund of any institution or facility under the jurisdiction of the secretary of corrections to be expended during fiscal year 2012 by the institution or facility for capital improvement projects and for security improvement projects including acquisition of security equipment.

Debt service payment for the prison capacity expansion projects bond issue ....

\$131,000

(c) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012 all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following:

Correctional facilities infrastructure projects fund ..... Provided, That the department of corrections may make expenditures from the correctional facilities infrastructure projects fund for a capital improvement project or projects to improve agency facilities: Provided, however, That expenditures from this fund for such capital improvement project or projects, including necessary furniture and equipment, shall not exceed the amount transferred to the correctional facilities infrastructure projects fund: Provided further, That the secretary of corrections is hereby authorized to transfer moneys during fiscal year 2012 from the correctional facilities infrastructure projects fund to an account or subaccount of the correctional facilities infrastructure projects fund of any institution or facility under the jurisdiction of the secretary of corrections.

(d) In addition to other purposes for which expenditures may be made by the department of corrections from the moneys appropriated from the correctional institutions building fund or from any other special revenue fund or funds for fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the department of corrections from moneys appropriated from the correctional institutions building fund or from any other special revenue fund or funds for fiscal year 2012 to raze the: (1) Training building no. 4005, at the Hutchinson correctional facility; (2) vending machine building no. 541, at the Hutchinson correctional facility; and (3) maintenance building no. 8, at the Lansing correctional facility.

Sec. 164.

#### JUVENILE JUSTICE AUTHORITY

(a) There is appropriated for the above agency from the state institutions building fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Capital improvements—rehabilitation and repair of ju-

venile correctional facilities .....

Provided, That the commissioner of juvenile justice is hereby authorized to transfer moneys during fiscal year 2012 from the capital improvements-rehabilitation and repair of juvenile correctional facilities account of the state institutions building fund to any account or accounts of the state institutions building fund of any juvenile correctional facility or institution under the general supervision and management of the commissioner of juvenile justice to an account or accounts of the state institutions building fund of any juvenile correctional facility or institution under the general supervision and management of the commissioner of juvenile justice to be expended during fiscal year 2012 for capital improvement projects approved by the commissioner of juvenile justice: Provided further, That the commissioner of juvenile justice shall certify each such transfer to the director of accounts and reports and shall transmit a copy of each such certification to the director of the budget and the director of legislative research.

Debt service—Topeka complex and Larned juvenile correctional facility ......

\$3,995,513 (continued)

\$10,000

Backup generator—Kansas juvenile correctional \$408,118 complex.....

Raze pig barn—Kansas juvenile correctional complex.....

(b) In addition to other purposes for which expenditures may be made by the juvenile justice authority from the moneys appropriated from the state institutions building fund or from any other special revenue fund or funds for fiscal year 2012 as authorized by this or other appropriation act of the 2011 regular session of the legislature, expenditures may be made by the juvenile justice authority from moneys appropriated from the state institutions building fund or from any special revenue fund or funds for fiscal year 2012 to raze the pig barn no. 18, at the Kansas juvenile correctional complex.

Sec. 165.

#### ATTORNEY GENERAL—KANSAS BUREAU OF INVESTIGATION

(a) There is hereby appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Rehabilitation and repair projects ..... \$100,000

Sec. 166.

#### KANSAS HIGHWAY PATROL

(a) In addition to the other purposes for which expenditures may be made from the highway patrol training center fund for fiscal year 2012, expenditures may be made by the above agency from the highway patrol training center fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitation prescribed therefor:

Rehabilitation and repair—training center—Salina ....

Provided, That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the highway patrol training center fund for fiscal year 2012.

(b) In addition to the other purposes for which expenditures may be made from the vehicle identification number fee fund for fiscal year 2012, expenditures may be made by the above agency from the vehicle identification number fee fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitation prescribed therefor:

Debt service—vehicle inspection facility—Olathe ......

Provided, That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the vehicle identification number fee fund for fiscal year 2012.

(c) In addition to the other purposes for which expenditures may be made from the Kansas highway patrol operations fund for fiscal year 2012, expenditures may be made by the above agency from the Kansas highway patrol operations fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitation prescribed therefor:

Debt service—Topeka fleet service ...... \$370,200 Scale replacement and rehabilitation and repair of

\$227,000 buildings.....

Provided, That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the Kansas highway patrol operations fund for fiscal year 2012.

(d) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$597,200 from the state highway fund of the department of transportation to the Kansas highway patrol operations fund. In addition to other purposes for which expenditures may be made from the state highway fund during fiscal year 2012 and notwithstanding the provisions of K.S.A. 68-416, and amendments thereto, or any other statute, transfers and expenditures may be made from the state highway fund during fiscal year 2012 for support and maintenance of the Kansas highway patrol.

Sec. 167.

#### ADJUTANT GENERAL

(a) There is hereby appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Debt service—training center	\$722,556
Debt service—armory/classroom/recreation center at	
PSU	\$118,188
Debt service—rehabilitation and repair of the state-	\$2,752,074
wide armories	\$176,338
Renabilitation and repair projects	\$170,556

Provided, That any unencumbered balance in the rehabilitation and repair projects account in excess of \$100 as of June 30, 2011, is hereby reappropriated for fiscal year 2012.

Sec. 168.

#### STATE FAIR BOARD

(a) There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures other than refunds authorized by law shall not exceed the following:

June 30, 2012, the director of accounts and reports shall transfer from the state general fund to the state fair capital improvements fund interest earnings based on: (1) The average daily balance of moneys in the state fair capital improvements fund for the preceding month; and (2) the net earnings rate for the pooled money investment portfolio for the preceding month.

Sec. 169

#### KANSAS DEPARTMENT OF WILDLIFE, PARKS AND TOURISM

There is appropriated for the above agency from the state general fund for the fiscal year ending June 30, 2012, for the capital improvement project or projects specified, the following:

Debt service—Kansas city district office.....

Provided, That any unencumbered balance in the debt service—Kansas city district office account in excess of \$100 as of June 30, 2011, is hereby

reappropriated for fiscal year 2012.

and on public lands.

There is appropriated for the above agency from the following special revenue fund or funds for the fiscal year ending June 30, 2012, all moneys now or hereafter lawfully credited to and available in such fund or funds, except that expenditures shall not exceed the following: Department access road fund..... No limit Provided, That, in addition to other purposes for which expenditures may be made by the above agency from the department access road fund, expenditures may be made from this fund for road improvement projects administered by the department of transportation in state parks

Bridge maintenance fund.....

- (c) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$2,755,458 from the state highway fund of the department of transportation to the department access road fund of the Kansas department of wildlife, parks and
- (d) On July 1, 2011, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$200,000 from the state highway fund of the department of transportation to the bridge maintenance fund of the Kansas department of wildlife, parks and tourism.
- (e) In addition to the other purposes for which expenditures may be made by the above agency from the state agricultural production fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the state agricultural production fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Leavenworth state fishing lake cabins .....

- In addition to the other purposes for which expenditures may be made by the above agency from the parks fee fund for fiscal year 2012, expenditures may be made by the above agency from the parks fee fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the parks fee fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: Provided further, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the parks fee fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the parks fee fund for fiscal year 2012.
- (g) In addition to the other purposes for which expenditures may be made by the above agency from the boating fee fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the boating fee fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

River access ..... \$250,000 Debt service—Kansas city district office..... \$10,400 *Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the boating fee fund for fiscal year 2012.

- (h) In addition to the other purposes for which expenditures may be made by the above agency from the boating fee fund for fiscal year 2012, expenditures may be made by the above agency from the boating fee fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the boating fee fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the boating fee fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the boating fee fund for fiscal year 2012.
- (i) In addition to the other purposes for which expenditures may be made by the above agency from the boating safety and financial assistance fund for fiscal year 2012, expenditures may be made by the above agency from the boating safety and financial assistance fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the boating safety and financial assistance fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the boating safety and financial assistance fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the boating safety and financial assistance fund for fiscal year 2012.
- (j) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife fee fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the wildlife fee fund during fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Federally mandated boating access	\$1,204,000
Land acquisition	\$150,000
Shooting range development	\$100,000
Debt service—Kansas city office	\$38,000
Lovewell reservoir entrainment project	\$150,000
Hatchery improvements	\$150,000

*Provided*, That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the wildlife fee fund for fiscal year 2012.

- (k) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife fee fund for fiscal year 2012, expenditures may be made by the above agency from the wildlife fee fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the wildlife fee fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the wildlife fee fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the wildlife fee fund for fiscal year 2012.
- (l) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife conservation fund for fiscal year 2012, expenditures may be made by the above agency from the wildlife conservation fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the wildlife conservation fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the wildlife conservation fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the wildlife conservation fund for fiscal year 2012.
- (m) In addition to the other purposes for which expenditures may be made by the above agency from the cabin revenue fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the cabin revenue

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the cabin revenue fund for fiscal year 2012.

- (n) In addition to the other purposes for which expenditures may be made by the above agency from the cabin revenue fund for fiscal year 2012, expenditures may be made by the above agency from the cabin revenue fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the cabin revenue fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the cabin revenue fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the cabin revenue fund for fiscal year 2012.
- (o) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife conservation fund—federal for fiscal year 2012, expenditures may be made by the above agency from the wildlife conservation fund—federal for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the wildlife conservation fund—federal: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the wildlife conservation fund—federal for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the wildlife conservation fund—federal for fiscal year 2012.
- (p) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife restoration fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the wildlife restoration fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

Wetlands acquisition and development	\$450,000
Land acquisition	\$150,000
Rehabilitation and repair	\$542,500
Hatchery improvements	\$450,000

*Provided*, That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the wildlife restoration fund for fiscal year 2012.

- (q) In addition to the other purposes for which expenditures may be made by the above agency from the wildlife restoration fund for fiscal year 2012, expenditures may be made by the above agency from the wildlife restoration fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the wildlife restoration fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the wildlife restoration fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the wildlife restoration fund for fiscal year 2012.
- (r) In addition to the other purposes for which expenditures may be made by the above agency from the sport fish restoration program fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the sport fish restoration program fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the sport fish restoration program fund for fiscal year 2012.

(s) In addition to the other purposes for which expenditures may be made by the above agency from the sport fish restoration program fund for fiscal year 2012, expenditures may be made by the above agency (continued)

from the sport fish restoration program fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the sport fish restoration program fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the sport fish restoration program fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the sport fish restoration program fund for fiscal year 2012.

(t) In addition to the other purposes for which expenditures may be made by the above agency from the migratory waterfowl propagation and protection fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the migratory waterfowl propagation and protection fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the migratory waterfowl propagation and protection fund for fiscal year 2012

- In addition to the other purposes for which expenditures may (u) be made by the above agency from the migratory waterfowl propagation and protection fund for fiscal year 2012, expenditures may be made by the above agency from the migratory waterfowl propagation and protection fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the migratory waterfowl propagation and protection fund: Provided, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: Provided further, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the migratory waterfowl propagation and protection fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the migratory waterfowl propagation and protection fund for fiscal year 2012.
- (v) In addition to the other purposes for which expenditures may be made by the above agency from the nongame wildlife improvement fund for fiscal year 2012, expenditures may be made by the above agency from the nongame wildlife improvement fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the nongame wildlife improvement fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the nongame wildlife improvement fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the nongame wildlife improvement fund for fiscal year 2012.
- (w) In addition to the other purposes for which expenditures may be made by the above agency from the nongame wildlife improvement fund—federal for fiscal year 2012, expenditures may be made by the above agency from the nongame wildlife improvement fund—federal for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the nongame wildlife improvement fund—federal: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the nongame wildlife improvement fund—federal for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the nongame wildlife improvement fund—federal for fiscal year 2012.
- (x) In addition to the other purposes for which expenditures may be made by the above agency from the land and water conservation fund—local for fiscal year 2012, expenditures may be made by the above agency from the land and water conservation fund—local for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the land and water conservation fund—local: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30,

- 2011: Provided further, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the land and water conservation fund—local for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the land and water conservation fund—local for fiscal year 2012.
- (y) In addition to the other purposes for which expenditures may be made by the above agency from the outdoor recreation acquisition, development and planning fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the outdoor recreation acquisition, development and planning fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the outdoor recreation acquisition, development and planning fund for fiscal year 2012.

- (z) In addition to the other purposes for which expenditures may be made by the above agency from the outdoor recreation acquisition, development and planning fund for fiscal year 2012, expenditures may be made by the above agency from the outdoor recreation acquisition, development and planning fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the outdoor recreation acquisition, development and planning fund: Provided, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: Provided further, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the outdoor recreation acquisition, development and planning fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the outdoor recreation acquisition, development and planning fund for fiscal year
- (aa) In addition to the other purposes for which expenditures may be made by the above agency from the recreational trails program fund for fiscal year 2012, expenditures may be made by the above agency from the following capital improvement account or accounts of the recreational trails program fund for fiscal year 2012 for the following capital improvement project or projects, subject to the expenditure limitations prescribed therefor:

*Provided,* That all expenditures from each such capital improvement account shall be in addition to any expenditure limitation imposed on the recreational trails program fund for fiscal year 2012.

- (bb) In addition to the other purposes for which expenditures may be made by the above agency from the recreational trails program fund for fiscal year 2012, expenditures may be made by the above agency from the recreational trails program fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the recreational trails program fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the recreational trails program fund for fiscal year 2012.
- (cc) In addition to the other purposes for which expenditures may be made by the above agency from the federally licensed wildlife areas fund for fiscal year 2012, expenditures may be made by the above agency from the federally licensed wildlife areas fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the federally licensed wildlife areas fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the federally licensed wildlife areas fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the federally licensed wildlife areas fund for fiscal year 2012.

- (dd) In addition to the other purposes for which expenditures may be made by the above agency from the department of wildlife and parks gifts and donations fund for fiscal year 2012, expenditures may be made by the above agency from the department of wildlife and parks gifts and donations fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the department of wildlife and parks gifts and donations fund: Provided, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: Provided further, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the department of wildlife and parks gifts and donations fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the department of wildlife and parks gifts and donations fund for fiscal year 2012.
- (ee) In addition to the other purposes for which expenditures may be made by the above agency from the Tuttle Creek state park mitigation project fund for fiscal year 2012, expenditures may be made by the above agency from the Tuttle Creek state park mitigation project fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the Tuttle Creek state park mitigation project fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the Tuttle Creek state park mitigation project fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the Tuttle Creek state park mitigation project fund for fiscal year 2012.
- (ff) In addition to the other purposes for which expenditures may be made by the above agency from the highway planning/construction fund for fiscal year 2012, expenditures may be made by the above agency from the highway planning/construction fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the highway planning/construction fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the highway planning/construction fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the highway planning/construction fund for fiscal year 2012.
- (gg) In addition to the other purposes for which expenditures may be made by the above agency from the state wildlife grants fund for fiscal year 2012, expenditures may be made by the above agency from the state wildlife grants fund for fiscal year 2012 from the unencumbered balance as of June 30, 2011, in each existing capital improvement account of the state wildlife grants fund: *Provided*, That expenditures from the unencumbered balance of any such existing capital improvement account shall not exceed the amount of the unencumbered balance in such account on June 30, 2011: *Provided further*, That all expenditures from the unencumbered balance of any such account shall be in addition to any expenditure limitation imposed on the state wildlife grants fund for fiscal year 2012 and shall be in addition to any other expenditure limitation imposed on any such account of the state wildlife grants fund for fiscal year 2012.
- Sec. 170. (a) On or before June 30, 2011, the chief administrative officer of each cabinet agency (1) shall determine the amount of moneys appropriated in each account of the state general fund appropriated for fiscal year 2011 for the cabinet agency and the amount or amounts of moneys appropriated in each account of each special revenue fund appropriated for fiscal year 2011 for the cabinet agency that are not required to be expended or encumbered for the fiscal year ending June 30, 2011, that are not required, in the case of a special revenue fund, to be maintained in such special revenue fund for the ensuing fiscal year or years, and that may be lapsed or transferred to the state general fund under this section, and (2) shall certify each such amount to the director of the budget, accompanied by such other information with respect thereto as may be prescribed by the director of the budget: *Provided*, That, on or before June 30, 2011, the director of the budget shall certify each amount appropriated from the state general fund, which is certified by a cabinet agency pursuant to this section, to the director of accounts and reports and, upon receipt of such certification, the amount so certified is hereby lapsed: Provided further, That, on or before June 30, 2011, the director of the budget shall certify each amount, which is cer-

tified by a cabinet agency, that is appropriated from a special revenue fund or that is credited to a special revenue fund, which is appropriated to the cabinet agency, to the director of accounts and reports and, upon receipt of such certification from the director of the budget, notwithstanding the provisions of any other statute, the director of accounts and reports shall transfer the amount so certified from the special revenue fund to the state general fund: Provided, however, That no federal moneys shall be certified by the director of the budget to the director of accounts and reports and the director of accounts and reports shall not transfer any federal moneys to the state general fund pursuant to this subsection (b): And provided further, That the aggregate of all amounts lapsed from appropriations from the state general fund pursuant to this section, plus all amounts transferred from special revenue funds to the state general fund pursuant to this section, shall be equal to \$5,000,000 or more: And provided further, That, at the same time as the director of the budget transmits each such certification to the director of accounts and reports, the director of the budget shall transmit a copy of such

certification to the director of legislative research.

(b) As used in this section, "cabinet agency" means the (1) the department of administration, (2) the department of revenue, (3) the department of commerce, (4) the department of labor, (5) the department of health and environment, (6) the department on aging, (7) the department on social and rehabilitation services, (8) the department of corrections, (9) the juvenile justice authority, (10) the adjutant general, (11) the Kansas highway patrol, (12) the Kansas department of agriculture, (13) the Kansas department of wildlife, parks and tourism, and (14) the department of transportation.

(c) As used in this section, "special revenue fund" does not include the Kansas educational building fund or the state institutions building fund.

Sec. 171. (a) On June 30, 2012, notwithstanding the provisions of K.S.A. 79-4804, and amendments thereto, or any other statute, the director of accounts and reports shall transfer \$5,785,830 from the state economic development initiatives fund to the state general fund.

Sec. 172.

#### STATE FINANCE COUNCIL

- (a) On July 1, 2011, the \$8,534,972 appropriated for the above agency for the fiscal year ending June 30, 2012, by section 3(a) of chapter 159 of the 2008 Session Laws of Kansas from the state general fund in the classified salary market adjustments (including fringe benefits) account, is hereby lapsed.
- (b) On July 1, 2012, the \$8,534,972 appropriated for the above agency for the fiscal year ending June 30, 2013, by section 3(a) of chapter 159 of the 2008 Session Laws of Kansas from the state general fund in the classified salary market adjustments (including fringe benefits) account, is hereby lapsed.
- (a) On and after the effective date of this act, no expenditures shall be made from any moneys appropriated for the fiscal year ending June 30, 2011, from the state general fund by chapter 2, chapter 124 or chapter 144 of the 2009 Session Laws of Kansas, by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas or by this or other appropriation act of the 2011 regular session of the legislature, by any state agency for any profession or trade associations membership fees or dues or subscriptions for professional or trade magazines for state officers or employees: Provided, That the amount equal to the aggregate of any savings under this subsection from each account of the state general fund of each state agency for the year ending June 30, 2011, as determined and certified by the director of the budget, after consultation with the director of legislative research, to the director of accounts and reports, is hereby lapsed: Provided further, That, at the same time that each certification is made by the director of the budget to the director of accounts and reports under this subsection, the director of the budget shall deliver a copy of such certification to the director of legislative
- Sec. 174. (a) On and after July 1, 2011, notwithstanding the provisions of K.S.A. 74-4927, and amendments thereto, or any other statute, no state agency shall pay to the Kansas public employees retirement system any amounts to the group insurance reserve fund attributable to the months of April, May and June, 2012, that constitute such state agency's portion of the state's contribution to the group insurance reserve fund under K.S.A. 74-4927, and amendments thereto.
- (b) (1) On July 1, 2011, the amount in each account of the state general fund of each state agency that is appropriated for the fiscal year ending June 30, 2012, by this or other appropriation act of the 2011 regular session of the legislature, and that is budgeted for payment to the Kansas public employees retirement system as a contribution for April, May and June, 2012, to the group insurance reserve fund under

K.S.A. 74-4927, and amendments thereto, as certified by the director of the budget to the director of accounts and reports for fiscal year 2012, is hereby lapsed from each such account.

(2) On July 1, 2011, the amount in each account of the state economic development initiatives fund of each state agency that is appropriated for the fiscal year ending June 30, 2012, by this or other appropriation act of the 2011 regular session of the legislature, and that is budgeted for payment to the Kansas public employees retirement system as a contribution for April, May and June, 2012, to the group insurance reserve fund under K.S.A. 74-4927, and amendments thereto, as certified by the director of the budget to the director of accounts and reports for fiscal year 2012, is hereby lapsed from each such account.

(3) On July 1, 2011, the amount in each account of the state water plan fund of each state agency that is appropriated for the fiscal year ending June 30, 2012, by this or other appropriation act of the 2011 regular session of the legislature, and that is budgeted for payment to the Kansas public employees retirement system as a contribution for April, May and June, 2012, to the group insurance reserve fund under K.S.A. 74-4927, and amendments thereto, as certified by the director of the budget to the director of accounts and reports for fiscal year 2012, is hereby lapsed from each such account.

(c) On July 1, 2011, the expenditure limitation established for the fiscal year ending June 30, 2011, provided by this or other appropriation act of the 2011 regular session of the legislature, or by the state finance council, on each special revenue fund in the state treasury is hereby decreased for fiscal year 2012 by the amount equal to the amount that is budgeted for payment to the Kansas public employees retirement system as a contribution for April, May and June, 2012, to the group insurance reserve fund under K.S.A. 74-4927, and amendments thereto, as certified by the director of the budget to the director of accounts and reports for fiscal year 2012, from such special revenue fund, or account thereof.

(d) At the same time as the director of the budget transmits each certification to the director of accounts and reports pursuant to this section, the director of the budget shall transmit a copy of such certification to the director of legislative research.

(a) On July 1, 2011, of the amount of each appropriation or reappropriation for a state agency that is budgeted for state operations for the fiscal year ending June 30, 2012, made by this or other appropriation act of the 2011 regular session of the legislature from the state general fund, the sum equal to \$5,900,000 which is not exempt, is hereby lapsed in accordance with this subsection: *Provided*, That the following are exempt from and shall not be reduced by such lapsing provision: (1) Any item of appropriation or reappropriation for fiscal year 2012 from the state general fund for any state agency for the provision of programmatic services, (2) any item of appropriation or reappropriation for fiscal year 2012 from the state general fund for the legislature or any agency of the legislative branch of state government, (3) any item of appropriation or reappropriation for fiscal year 2012 from the state general fund for the judicial branch or any agency of the judicial branch of state government, (4) any item of appropriation or reappropriation for fiscal year 2012 from the state general fund for the department of transportation, (5) any item of appropriation or reappropriation for fiscal year 2012 from the state general fund for any state school aid program, (6) any item of appropriation or reappropriation for fiscal year 2012 from the state general fund for human services caseloads for the department of social and rehabilitation services, the division of health care finance of the department of health and environment, the juvenile justice authority or the department on aging, (7) any item of appropriation or reappropriation for debt service for contractual bond obligations, including any transfer from the state general fund to the school district capital improvements fund for distribution to school districts pursuant to K.S.A. 75-2319, and amendments thereto, and (8) any item of appropriation or reappropriation for employer contributions for the employers who are eligible employers as specified in subsections (1), (2) and (3) of K.S.A. 74-4931, and amendments thereto, under the Kansas public employees retirement system pursuant to K.S.A. 74-4939, and amendments thereto: Provided further, That the aggregate amount lapsed in each account of the state general fund of the state agency under this section shall be the amount in the account budgeted for state operations ame relation to \$5,900,000 as the budgeted for state operations from the state general fund for the state agency in the Governor's Budget Report for FY 2012 bears to the aggregate amount budgeted for state operations from the state general fund provided further, That the director of the budget, after consultation with the director of legislative research, shall determine the amount to be lapsed under this subsection from each account of the state general fund of each state agency and shall certify such amount to the director of accounts and reports: *And provided further*, That, at the same time that such certification is made by the director of the budget to the director of accounts and reports under this subsection, the director of the budget shall deliver a copy of such certification to the director of the legislative research department.

Sec. 176. On July 1, 2011, K.S.A. 2010 Supp. 2-223 is hereby amended to read as follows: 2-223. (a) There is hereby established in the state treasury the state fair capital improvements fund. All expenditures of moneys in the state fair capital improvements fund shall be used for the payment of capital improvements and maintenance for the state fair-grounds and the payment of capital improvement obligations that have been financed. Capital improvement projects for the Kansas state fair-grounds are hereby approved for the purposes of subsection (b) of K.S.A. 74-8905, and amendments thereto, and the authorization of the issuance of bonds by the Kansas development finance authority in accordance with that statute.

(b) On each June 30, the state fair board shall certify to the director of accounts and reports an amount to be transferred from the state fair fee fund to the state fair capital improvements fund, which amount shall be not less than the amount equal to 5% of the total gross receipts during the current fiscal year from state fair activities and non-fair days activities, except that (1) for the fiscal year ending June 30, 2012, notwithstanding the other provisions of this section, on March 1, <del>2010</del> 2012, or as soon thereafter as moneys are available therefor, the director of accounts and reports shall transfer from the state fair fee fund to the state fair capital improvements fund the amount equal to the greater of \$300,000 \$350,000 or the amount equal to 5% of the total gross receipts during fiscal year 2010 2012 from state fair activities and non-fair days activities through March 1, 2010; and (2) for the fiscal year ending June 30, 2011, notwithstanding the other provisions of this section, on March 1, 2011, or as soon thereafter as moneys are available therefor, the director of accounts and reports shall transfer from the state fair fee fund to the state fair capital improvements fund the amount equal to the greater of \$350,000 or the amount equal to 5% of the total gross receipts during fiscal year 2011 from state fair activities and non-fair days activities through March 1, 2011 2012, except that, (1) subject to approval by the director of the budget prior to March 1, <del>2010</del> 2012, after reviewing the amounts credited to the state fair fee fund and the state fair capital improvements fund, cash flow considerations for the state fair fee fund, and the amount required to be credited to the state fair capital improvements fund pursuant to this subsection to pay the bonded debt service payment due on April 1, 2010 2012, the state fair board may certify an amount on March 1, 2010 2012, to the director of accounts and reports to be transferred from the state fair fee fund to the state fair capital improvements fund that is equal to the amount required to be credited to the state fair capital improvements fund pursuant to this subsection to pay the bonded debt service payment due on April 1, <del>2010</del> 2012, and shall certify to the director of accounts and reports on the date specified by the director of the budget the amount equal to the balance of the aggregate amount that is required to be transferred from the state fair fee fund to the state fair capital improvements fund for fiscal year 2010, and (2) subject to approval by the director of the budget prior to March 1, 2011, after reviewing the amounts credited to the state fair fee fund and the state fair capital improvements fund, cash flow considerations for the state fair fee fund, and the amount required to be credited to the state fair capital improvements fund pursuant to this subsection to pay the bonded debt service payment due on April 1, 2011, the state board may certify an amount on March 1, 2011, to the director of accounts and reports to be transferred from the state fair fee fund to the state fair capital improvements fund that is equal to the amount required to be credited to the state fair capital improvements fund pur suant to this subsection to pay the bonded debt service payment due on April 1, 2011, and shall certify to the director of accounts and reports on the date specified by the director of the budget the amount equal to the balance of the aggregate amount that is required to be transferred from the state fair fee fund to the state fair capital improvements fund for fiscal year 2011 2012. Upon receipt of any such certification, the director of accounts and reports shall transfer moneys from the state fair fee fund to the state fair capital improvements fund in accordance with such certification.

(c) On each July 1, the director of accounts and reports shall transfer from the state general fund to the state fair capital improvements fund, an amount equal to the amount certified by the state fair board pursuant to subsection (b), except that: (1) No transfer from the state general fund under this subsection shall exceed \$300,000 in any fiscal year; and (2) no moneys shall be transferred pursuant to this section from the state general fund to the state fair capital improvements fund during the fiscal years year ending June 30, 2010, June 30, 2011, or June 30, 2012.

- Sec. 177. On July 1, 2011, K.S.A. 2010 Supp. 12-5256 is hereby amended to read as follows: 12-5256. (a) All expenditures from the state housing trust fund made for the purposes of K.S.A. 2010 Supp. 12-5253 through 12-5255, and amendments thereto, shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the president of the Kansas housing resources corporation.
- (b) On the effective date of this act and on July 1, 2008, July 1, 2013, and July 1, 2014, the director of accounts and reports shall transfer \$4,000,000 from the state general fund to the state housing trust fund established by K.S.A. 2010 Supp. 74-8959, and amendments thereto. On July 1, 2012, and on July 1, 2013, the director of accounts and reports shall transfer \$2,000,000 from the economic development initiatives fund to the state housing trust fund established by K.S.A. 2010 Supp. 74-8959, and amendments thereto. On July 1, 2012, and on July 1, 2013, the director of accounts and reports shall transfer \$2,000,000 from the state general fund to the state housing trust fund established by K.S.A. 2010 Supp. 74-8959, and amendments thereto.
- Sec. 178. On July 1, 2011, K.S.A. 2010 Supp. 55-193 is hereby amended to read as follows: 55-193. On July 15, 1996, and on the 15th day of each calendar quarter thereafter before July 1, 2016, the director of accounts and reports shall transfer \$100,000 from the state general fund, \$100,000 from the state water plan fund established by K.S.A. 82a-951, and amendments thereto, and \$100,000 from the conservation fee fund established by K.S.A. 55-143, and amendments thereto, to the abandoned oil and gas well fund established by K.S.A. 55-192, and amendments thereto, except that: (a) No transfers shall be made pursuant to this section from the state general fund to the abandoned oil and gas well fund during state fiscal year 2009, state fiscal year 2010, state fiscal year 2011 or, state fiscal year 2012 or state fiscal year 2013; (b) the aggregate of the transfers made pursuant to this section from the state water plan fund to the abandoned oil and gas well fund during state fiscal year 2009 shall not exceed \$320,000; (c) the aggregate of the transfers made pursuant to this section from the state water plan fund to the abandoned oil and gas well fund during state fiscal year 2010 shall not exceed \$288,000; and (d) the aggregate of the transfers made pursuant to this section from the state water plan fund to the abandoned oil and gas well fund during state fiscal year 2011 shall not exceed \$374,865; and (e) the aggregate of the transfers made pursuant to this section from the state water plan fund to the abandoned oil and gas well fund during state fiscal year 2012 shall not exceed \$400,000.
- Sec. 179. On July 1, 2011, K.S.A. 2010 Supp. 72-8814 is hereby amended to read as follows: 72-8814. (a) There is hereby established in the state treasury the school district capital outlay state aid fund. Such fund shall consist of all amounts transferred thereto under the provisions of subsection (c).
- (b) In each school year, each school district which levies a tax pursuant to K.S.A. 72-8801 et seq., and amendments thereto, shall be entitled to receive payment from the school district capital outlay state aid fund in an amount determined by the state board of education as provided in this subsection. The state board of education shall:
- (1) Determine the amount of the assessed valuation per pupil (AVPP) of each school district in the state and round such amount to the nearest \$1,000. The rounded amount is the AVPP of a school district for the purposes of this section;
  - (2) determine the median AVPP of all school districts;
- (3) prepare a schedule of dollar amounts using the amount of the median AVPP of all school districts as the point of beginning. The schedule of dollar amounts shall range upward in equal \$1,000 intervals from the point of beginning to and including an amount that is equal to the amount of the AVPP of the school district with the highest AVPP of all school districts and shall range downward in equal \$1,000 intervals from the point of beginning to and including an amount that is equal to the amount of the AVPP of the school district with the lowest AVPP of all school districts;
- (4) determine a state aid percentage factor for each school district by assigning a state aid computation percentage to the amount of the median AVPP shown on the schedule, decreasing the state aid computation percentage assigned to the amount of the median AVPP by one percentage point for each \$1,000 interval above the amount of the median AVPP, and increasing the state aid computation percentage assigned to the amount of the median AVPP by one percentage point for each \$1,000 interval below the amount of the median AVPP. Except as provided by K.S.A. 2010 Supp. 72-8814b, and amendments thereto, the state aid percentage factor of a school district is the percentage assigned to the schedule amount that is equal to the amount of the AVPP of the school district, except that the state aid percentage factor of a school

- district shall not exceed 100%. The state aid computation percentage is 25%.
- (5) determine the amount levied by each school district pursuant to K.S.A. 72-8801 et seq., and amendments thereto;
- (6) multiply the amount computed under (5), but not to exceed 8 mills, by the applicable state aid percentage factor. The product is the amount of payment the school district is entitled to receive from the school district capital outlay state aid fund in the school year.(c) The state board shall certify to the director of accounts and re-
- (c) The state board shall certify to the director of accounts and reports the entitlements of school districts determined under the provisions of subsection (b), and an amount equal thereto shall be transferred by the director from the state general fund to the school district capital outlay state aid fund for distribution to school districts, except that no transfers shall be made from the state general fund to the school district capital outlay state aid fund during the fiscal years ending June 30, 2011, or June 30, 2013. All transfers made in accordance with the provisions of this subsection shall be considered to be demand transfers from the state general fund.
- (d) Payments from the school district capital outlay state aid fund shall be distributed to school districts at times determined by the state board of education. The state board of education shall certify to the director of accounts and reports the amount due each school district entitled to payment from the fund, and the director of accounts and reports shall draw a warrant on the state treasurer payable to the treasurer of the school district. Upon receipt of the warrant, the treasurer of the school district shall credit the amount thereof to the capital outlay fund of the school district to be used for the purposes of such fund.
- (e) Amounts transferred to the capital outlay fund of a school district as authorized by K.S.A. 72-6433, and amendments thereto, shall not be included in the computation when determining the amount of state aid to which a district is entitled to receive under this section.
- Sec. 180. On July 1, 2011, K.S.A. 2010 Supp. 75-2319 is hereby amended to read as follows: 75-2319. (a) There is hereby established in the state treasury the school district capital improvements fund. The fund shall consist of all amounts transferred thereto under the provisions of subsection (c).
- (b) Subject to the provisions of subsection (f), in each school year, each school district which is obligated to make payments from its capital improvements fund shall be entitled to receive payment from the school district capital improvements fund in an amount determined by the state board of education as provided in this subsection. The state board of education shall:
- (1) Determine the amount of the assessed valuation per pupil (AVPP) of each school district in the state and round such amount to the nearest \$1,000. The rounded amount is the AVPP of a school district for the purposes of this section;
  - (2) determine the median AVPP of all school districts;
- (3) prepare a schedule of dollar amounts using the amount of the median AVPP of all school districts as the point of beginning. The schedule of dollar amounts shall range upward in equal \$1,000 intervals from the point of beginning to and including an amount that is equal to the amount of the AVPP of the school district with the highest AVPP of all school districts and shall range downward in equal \$1,000 intervals from the point of beginning to and including an amount that is equal to the amount of the AVPP of the school district with the lowest AVPP of all school districts;
- (4) determine a state aid percentage factor for each school district by assigning a state aid computation percentage to the amount of the median AVPP shown on the schedule, decreasing the state aid computation percentage assigned to the amount of the median AVPP by one percentage point for each \$1,000 interval above the amount of the median AVPP, and increasing the state aid computation percentage assigned to the amount of the median AVPP by one percentage point for each \$1,000 interval below the amount of the median AVPP. Except as provided by K.S.A. 2010 Supp. 75-2319c, and amendments thereto, the state aid percentage factor of a school district is the percentage assigned to the schedule amount that is equal to the amount of the AVPP of the school district. The state aid percentage factor of a school district shall not exceed 100%. The state aid computation percentage is 5% for contractual bond obligations incurred by a school district prior to the effective date of this act, and 25% for contractual bond obligations incurred by a school district on or after the effective date of this act;
- (5) determine the amount of payments in the aggregate that a school district is obligated to make from its bond and interest fund and, of such amount, compute the amount attributable to contractual bond obligations incurred by the school district prior to the effective date of this act and the amount attributable to contractual bond obligations incurred by the school district on or after the effective date of this act;

- (6) multiply each of the amounts computed under (5) by the applicable state aid percentage factor; and
- (7) add the products obtained under (6). The amount of the sum is the amount of payment the school district is entitled to receive from the school district capital improvements fund in the school year.
- (c) The state board of education shall certify to the director of accounts and reports the entitlements of school districts determined under the provisions of subsection (b), and an amount equal thereto shall be transferred by the director from the state general fund to the school district capital improvements fund for distribution to school districts. All transfers made in accordance with the provisions of this subsection shall be considered to be demand transfers from the state general fund, except that all such transfers during the fiscal years ending June 30, 2012, and June 30, 2013, shall be considered to be revenue transfers from the state general fund.
- (d) Payments from the school district capital improvements fund shall be distributed to school districts at times determined by the state board of education to be necessary to assist school districts in making scheduled payments pursuant to contractual bond obligations. The state board of education shall certify to the director of accounts and reports the amount due each school district entitled to payment from the fund, and the director of accounts and reports shall draw a warrant on the state treasurer payable to the treasurer of the school district. Upon receipt of the warrant, the treasurer of the school district shall credit the amount thereof to the bond and interest fund of the school district to be used for the purposes of such fund.
- (e) The provisions of this section apply only to contractual obligations incurred by school districts pursuant to general obligation bonds issued upon approval of a majority of the qualified electors of the school district voting at an election upon the question of the issuance of such bonds.
- (f) Amounts transferred to the capital improvements fund of a school district as authorized by K.S.A. 72-6433, and amendments thereto, shall not be included in the computation when determining the amount of state aid to which a district is entitled to receive under this section.
- Sec. 181. On July 1, 2011, K.S.A. 2010 Supp. 75-6702 is hereby amended to read as follows: 75-6702. (a) The last appropriation bill passed in any regular session of the legislature shall be the omnibus reconciliation spending limit bill. Each bill which is passed during a regular session of the legislature and which appropriates or transfers money from the state general fund for the ensuing fiscal year shall contain a provision that such bill shall take effect and be in force from and after the effective date of the omnibus reconciliation spending limit bill for that regular session of the legislature or from and after such effective date and a subsequent date or an event occurring after such effective date.
- (b) Except as provided in subsection (c), the maximum amount of expenditures and demand transfers from the state general fund that may be authorized by act of the legislature during the 2004 regular session of the legislature and each regular session of the legislature thereafter, is hereby fixed so that there will be an ending balance in the state general fund for the ensuing fiscal year that is equal to 7.5% or more of the total amount authorized to be expended or transferred by demand transfer from the state general fund in such fiscal year.
- (c) The provisions of subsection (b) are hereby suspended for the fiscal year ending June 30, 2011 2012, and shall not prescribe a maximum amount of expenditures and demand transfers from the state general fund that may be authorized by act of the legislature during the 2011 regular session of the legislature.
- Sec. 182. On July 1, 2011, K.S.A. 2010 Supp. 76-775 is hereby amended to read as follows: 76-775. (a) Subject to the other provisions of this act, on the first day of the first state fiscal year commencing after receiving a certification of receipt of a qualifying gift under K.S.A. 2010 Supp. 76-774, and amendments thereto, the director of accounts and reports shall transfer from the state general fund the amount determined by the director of accounts and reports to be the earnings equivalent award for such qualifying gift for the period of time between the date of certification of the qualifying gift and the first day of the ensuing state fiscal year to either (1) the endowed professorship account of the faculty of distinction matching fund of the eligible educational institution, in the case of a certification of a qualifying gift to an eligible educational institution that is a state educational institution, or (2) the faculty of distinction program fund of the state board of regents, in the case of a certification of a qualifying gift to an eligible institution that is not a state educational institution. Subject to the other provisions of this act, on each July 1 thereafter, the director of accounts and reports shall make such transfer from the state general fund of the earnings equiva-

- lent award for such qualifying gift for the period of the preceding state fiscal year. All transfers made in accordance with the provisions of this subsection shall be considered demand transfers from the state general fund, except that all such transfers during the fiscal years ending June 30, 2011, and June 30, 2012, and June 30, 2013, shall be considered to be revenue transfers from the state general fund.
- (b) There is hereby established in the state treasury the faculty of distinction program fund which shall be administered by the state board of regents. All moneys transferred under this section to the faculty of distinction program fund of the state board of regents shall be paid to eligible educational institutions that are not state educational institutions for earnings equivalent awards for qualifying gifts to such eligible educational institutions. The state board of regents shall pay from the faculty of distinction program fund the amount of each such transfer to the eligible educational institution for the earnings equivalent award for which such transfer was made under this section.
- which such transfer was made under this section.

  (c) The earnings equivalent award for an endowed professorship shall be determined by the director of accounts and reports and shall be the amount of interest earnings that the amount of the qualifying gift certified by the state board of regents would have earned at the average net earnings rate of the pooled money investment board portfolio for the period for which the determination is being made.
- (d) The total amount of new qualifying gifts which may be certified to the director of accounts and reports under this act during any state fiscal year for all eligible educational institutions shall not exceed \$30,000,000. The total amount of new qualifying gifts which may be certified to the director of accounts and reports under this act during any state fiscal year for any individual eligible educational institution shall not exceed \$10,000,000. No additional qualifying gifts shall be certified by the state board of regents under this act when the total of all transfers from the state general fund for earnings equivalent awards for qualifying gifts pursuant to this section and amendments thereto for a fiscal year is equal to or greater than \$6,000,000 in fiscal year 2009, \$7,000,000 in fiscal year 2010 and \$8,000,000 in fiscal year 2011 and in each fiscal year thereafter.
- Sec. 183. On July 1, 2011, K.S.A. 2010 Supp. 76-783 is hereby amended to read as follows: 76-783. (a) (1) The Kansas development finance authority is hereby authorized to issue from time to time bonds on behalf of the board of regents in such principal amounts as the Kansas development finance authority and the board of regents determine to be necessary to provide sufficient funds to finance scientific research and development facilities, including, but not limited to, the payment of interest on such bonds, the establishment of reserves to secure such bonds, costs of issuance, refunding any outstanding bonds, and all other expenditures of the board of regents incident to and necessary or convenient to carry out the powers and functions authorized by this act. The Kansas development finance authority shall not issue any bond or bonds on behalf of the corporation formed by the board of regents under this act. The Kansas development finance authority shall not issue bonds under this act for more than \$120,000,000, in the aggregate, plus all amounts required for costs of any bond issuance, costs of interest on any bond issued or obtained for such scientific research and development facilities and any required reserves for payment of principal and interest on any such bond.
- (2) Except as may otherwise be expressly provided by the board of regents, every obligation of the board of regents with respect to such bonds shall be an obligation of the board of regents payable out of any revenues or moneys of the board of regents derived from annual appropriations of the legislature. Subject only to any agreements with holders of particular bonds pledging any particular revenues, the board of regents shall use moneys derived from scientific research and development facilities to provide funds sufficient to pay principal and interest on any bonds issued pursuant to this act commencing after the date a project is completed and has been accepted by the board of regents. Subject to the provisions of appropriation acts, payment of principal and interest on the bonds shall be made by the state board of regents from annual appropriations by the legislature from such revenues as are furnished by the board of regents, or from any other available funds, in amounts sufficient to pay principal and interest on the bonds until the bonds are finally paid.
- (3) Upon acceptance by the board of regents of each project initiated and completed under this act and upon a determination by the board of regents that the period for repayment of debt for such project is to commence, the board of regents shall certify to the director of accounts and reports that principal and interest payments for such project are to commence and the dates and amounts of all principal and interest payments for such project. Pursuant to each such certification and commencing on or after July 1, 2004, the director of accounts and reports shall transfer, from the state general fund to the debt service fund or

funds at a state educational institution as specified in the certification for such project, the amount certified on or before the respective payment date therefor. Transfers shall be made under this section pursuant to any such certification on or after July 1, 2004. All such transfers during the fiscal years ending June 30, 2011, and June 30, 2012, and June 30, 2013, shall be considered to be revenue transfers from the state general fund. The aggregate of all such transfers from the state general fund during any fiscal year shall not exceed \$10,000,000 and the aggregate of all such transfers from the state general fund under this section shall not exceed \$50,000,000. The Kansas development finance authority and the board of regents shall enter into contracts with respect to the scientific research and development facilities financed under this act prescribing the obligation of the board of regents and the state educational institutions to provide for repayment of amounts of bond debt service in addition to those amounts provided for by transfers under this section from the state general fund. (b) (1) The bonds shall be authorized by a resolution adopted by the

- board of directors of the Kansas development finance authority
- (2) Except as otherwise provided in this act, bonds issued by the Kansas development finance authority under authority of this act shall be subject to the provisions of K.S.A. 74-8901 et seq., and amendments
- (c) Any resolution authorizing the board of regents to incur any obligation with respect to bonds issued by the Kansas development finance authority may contain such provisions as deemed appropriate by the board of regents for the purpose of carrying out the purposes of this act and securing such bonds, which shall be a part of the contract with the holders thereof, including, but not limited to, provisions:
- (1) Pledging all or any part of the revenues of the board of regents derived from scientific research and development facilities to secure the payment of the bonds or of any issue thereof, subject to such agreements with bondholders as may then exist;
- (2) the setting aside of reserves or sinking funds and the regulation and disposition thereof;
- (3) limitations on the issuance of additional bonds or other obligations, the terms upon which additional bonds or obligations may be issued and secured, and the refunding of outstanding or other bonds;
- defining the acts or omissions to act which shall constitute a default in the obligations and duties of the board of regents to the Kansas development finance authority, the applicable bond trustee or the holders of the bonds, except that such rights and remedies shall not be inconsistent with the general laws of this state and the other provisions
- (5) any other matters, of like or different character, which in any way affect the security or protection of the holders of the notes or bonds.
- (d) Any of the provisions relating to any bonds described in this section may be set forth in a trust indenture, loan agreement, lease agreement or other financing document authorized by a resolution of the board of regents or the board of directors of the Kansas development finance authority.
- (e) The bonds of each issue may, in the discretion of the board of directors of the Kansas development finance authority, be made redeemable before maturity at such prices and under such terms and conditions as may be determined by the board of directors of the Kansas development finance authority. Bonds issued on behalf of the board of regents shall mature at such time, not exceeding 30 years from their date of issue, as may be determined by the board of regents and the board of directors of the Kansas development finance authority. The bonds may be issued as serial bonds payable in annual installments or as term bonds or as a combination thereof. The bonds shall bear interest at such rate either fixed or variable, be in such denominations, be in such form, either coupon or registered, carry such registration privileges, be executed in such manner, be payable in such medium of payment and at such place, and be subject to such terms of redemption as provided in the resolution of trust indenture. The bonds may be sold by the Kansas development finance authority, at public or private sale, at such price as the board of directors of the Kansas development finance authority shall determine.
- (f) In case any officer of the Kansas development finance authority whose signature or a facsimile of whose signature appears on any bonds or coupons attached thereto ceases to be such officer before the delivery thereof, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes the same as if such officer had remained in office until such delivery
- (g) Any bonds issued by the Kansas development finance authority pursuant to this section, and the income therefrom (including any profit from the sale thereof) shall at all times be free from taxation by the state or any agency, political subdivision or instrumentality of the state, including income and property taxes.

- (h) Any holder of bonds issued under the provisions of this act, or any coupons appertaining thereto and the trustee under any trust agreement or resolution authorizing the issuance of such bonds, except the rights under this act may be restricted by such trust agreement or resolution, may, either at law or in equity by suit, action, mandamus or other proceeding, protect and enforce any and all rights under the laws of the state or granted under this act or under such agreement or resolution, or under any other contract executed by the board of regents pursuant to this act, and may enforce and compel the performance of all duties required by this act or by such trust agreement or resolution to be performed by the board of regents or by an officer thereof.
- (i) The bonds shall be special, limited obligations of the Kansas development finance authority and the state shall not be liable for bonds issued by the Kansas development finance authority on behalf of the board of regents, and such bonds shall not constitute a debt of the state.
- Neither the board of regents, the board of the Kansas development finance authority nor any authorized employee of the board of regents or the Kansas development finance authority shall be personally liable for such bonds by reason of the issuance thereof.
- (k) Nothing in this act shall be construed as a restriction or limitation upon any other powers which the board of regents might otherwise have under any other law of this state, and this act is cumulative to any such powers. This act does and shall be construed to provide a complete, additional and alternative method for the doing of the things authorized thereby and shall be regarded as supplemental and additional to powers conferred by other laws. The issuance of bonds under the provisions of this act need not comply with the requirements of any other state law applicable to the issuance of bonds. No proceedings, notice or approval shall be required for the issuance of any bonds or any instrument as security therefor, except as is provided in this act.
- Any of the provisions relating to bonds described in this section may be included in any contracts between the board of regents and the Kansas development finance authority relating to obligations of the Kansas development finance authority issued on behalf of the board of
- Sec. 184. On July 1, 2011, K.S.A. 2010 Supp. 76-7,107 is hereby amended to read as follows: 76-7,107. (a) (1) On July 1, 2008, or as soon thereafter as sufficient moneys are available, \$7,000,000 shall be transferred by the director of accounts and reports from the state general fund to the infrastructure maintenance fund established by K.S.A. 2010 Supp. 76-7,104, and amendments thereto.
- (2) No moneys shall be transferred by the director of accounts and reports from the state general fund to the infrastructure maintenance fund established by K.S.A. 2010 Supp. 76-7,104, and amendments thereto, during the fiscal year ending June 30, 2010, pursuant to this
- (3) No moneys shall be transferred by the director of accounts and reports from the state general fund to the infrastructure maintenance fund established by K.S.A. 2010 Supp. 76-7,104, and amendments thereto, during the fiscal year ending June 30, 2011 2012, pursuant to this section.
- (4) No moneys shall be transferred by the director of accounts and reports from the state general fund to the infrastructure maintenance fund established by K.S.A. 2010 Supp. 76-7,104, and amendments thereto, during the fiscal year ending June 30, 2012 2013, pursuant to this section.
- (b) All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund.
- (c) All moneys credited to the infrastructure maintenance fund shall be expended or transferred only for the purpose of paying the cost of projects approved by the state board pursuant to the state educational institution long-term infrastructure maintenance program.
- Sec. 185. On July 1, 2011, K.S.A. 2010 Supp. 79-2959 is hereby amended to read as follows: 79-2959. (a) There is hereby created the local ad valorem tax reduction fund. All moneys transferred or credited to such fund under the provisions of this act or any other law shall be apportioned and distributed in the manner provided herein.
- (b) On January 15 and on July 15 of each year, the director of accounts and reports shall make transfers in equal amounts which in the aggregate equal 3.63% of the total retail sales and compensating taxes credited to the state general fund pursuant to articles 36 and 37 of chapter 79 of Kansas Statutes Annotated and acts amendatory thereof and supplemental thereto during the preceding calendar year from the state general fund to the local ad valorem tax reduction fund, except that: (1) No moneys shall be transferred from the state general fund to the local ad valorem tax reduction fund during state fiscal years 2009, 2010, 2011,

and 2012, and 2013, and (2) the amount of the transfer on each such date shall be \$13,500,000 during fiscal year 2014, \$20,250,000 during fiscal year 2014 2015, and \$27,000,000 during fiscal year 2015 2016 and all fiscal years thereafter. All such transfers are subject to reduction under K.S.A. 75-6704, and amendments thereto. All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund, except that all such transfers during fiscal year 2013 2014 shall be considered to be revenue transfers from the state general fund.

(c) The state treasurer shall apportion and pay the amounts transferred under subsection (b) to the several county treasurers on January 15 and on July 15 in each year as follows: (1) Sixty-five percent of the amount to be distributed shall be apportioned on the basis of the population figures of the counties certified to the secretary of state pursuant to K.S.A. 11-201, and amendments thereto, on July 1 of the preceding year; and (2) thirty-five percent of such amount shall be apportioned on the basis of the equalized assessed tangible valuations on the tax rolls of the counties on November 1 of the preceding year as certified by the director of property valuation.

Sec. 186. On July 1, 2011, K.S.A. 2010 Supp. 79-2964 is hereby amended to read as follows: 79-2964. There is hereby created the county and city revenue sharing fund. All moneys transferred or credited to such fund under the provisions of this act or any other law shall be allocated and distributed in the manner provided herein. The director of accounts and reports in each year on July 15 and December 10, shall make transfers in equal amounts which in the aggregate equal 2.823% of the total retail sales and compensating taxes credited to the state general fund pursuant to articles 36 and 37 of chapter 79 of the Kansas Statutes Annotated and acts amendatory thereof and supplemental thereto during the preceding calendar year from the state general fund to the county and city revenue sharing fund, except that no moneys shall be transferred from the state general fund to the county and city revenue sharing fund during state fiscal years 2011 and 2012 and 2013. All such transfers are subject to reduction under K.S.A. 75-6704, and amendments thereto. All transfers made in accordance with the provisions of this section shall be considered to be demand transfers from the state general fund.

Sec. 187. On July 1, 2011, K.S.A. 2010 Supp. 79-3425i is hereby amended to read as follows: 79-3425i. (a) On January 15 and July 15 of each year, the director of accounts and reports shall transfer a sum equal to the total taxes collected under the provisions of K.S.A. 79-6a04 and 79-6a10, and amendments thereto, and credited to the state general fund during the six months next preceding the date of transfer, from the state general fund to the special city and county highway fund, created by K.S.A. 79-3425, and amendments thereto, except that: (1) Such transfers are subject to reduction under K.S.A. 75-6704, and amendments thereto; and (2) no moneys shall be transferred from the state general fund to the special city and county highway fund during state fiscal year 2010, state fiscal year 2011, or state fiscal year 2012- or state fiscal year 2013; (3) all transfers under this section shall be considered to be demand transfers from the state general fund; and (3) (A) (A) (A) on each January 14, April 14, July 14 and October 14 of state fiscal years 2012, 2013, 2014, 2015 and 2016 the state treasurer shall determine the amount of money to be paid the counties and cities on such dates of such year, pursuant to K.S.A. 79-3425c, and amendments thereto, and make the following adjustments prior to the apportionment and payment specified in K.S.A. 79-3425c, and amendments thereto: (i) The following amounts shall be added to the apportionment and payment to be paid to the following counties: Barton county, \$7,984.99; Butler county, \$96,937.27; Douglas county, \$128,245.99; Leavenworth county, \$55,766.22; Shawnee county, \$267,356.20; and (ii) the following amounts shall be deducted from the apportionment and payment to the following counties: Allen county, \$3,839.12; Anderson county, \$2,957.98; Atchison county, \$4,345.79; Barber county, \$1,813.76; Bourbon county, \$2,945.98; Brown county, \$1,590.14; Chase county, \$1,364.54; Chautauqua county, \$539.42; Cherokee county, \$5,874.25; Cheyenne county, \$1,317.84; Clark county, \$757.32; Clay county, \$968.54; Cloud county, \$2,774.68; Coffey county, \$2,894.76; Comanche county, \$446.63; Cowley county, \$2,116.31; Crawford county, \$5,558.19; Decatur county, \$1,615.15; Dickinson county, \$6,024.00; Doniphan county, \$2,626.24; Edwards county, \$1,580.33; Elk county, \$525.08; Ellis county, \$8,774.46; Ellsworth county, \$2,334.37; Finney county, \$5,837.57; Ford county, \$7,048.03; Franklin county, \$6,898.28; Geary county, \$976.57; Gove county, \$1,058.76; Graham county, \$1,409.48; Grant county, \$1,936.03; Gray county, \$2,355.25; Greeley county, \$941.53; Greenwood county, \$2,701.29; Hamilton county, \$1,060.71; Harper county, \$1,466.35; Harvey county, \$7,863.46; Haskell county, \$1,335.39; Hodgeman county, \$959.20; Jackson county, \$4,647.68; Jefferson county, \$6,701.43; Jewell county, \$1,211.66; Johnson

county, \$115,947.72; Kearny county, \$1,160.82; Kingman county, \$2,801.87; Kiowa county, \$1,441.36; Labette county, \$5,563.25; Lane county, \$652.48; Lincoln county, \$1,203.05; Linn county, \$3,772.22; Logan county, \$1,169.58; Lyon county, \$8,236.73; Marion county, \$3,681.52; Marshall county, \$3,878.17; McPherson county, \$8,652.66; Meade county, \$1,048.56; Miami county, \$10,701.45; Mitchell county, \$3,466.79; Montgomery county, \$8,377.29; Morris county, \$1,955.91; Morton county, \$1,200.61; Nemaha county, \$3,774.74; Neosho county, \$5,507.28; Ness county, \$991.77; Norton county, \$1,800.14; Osage county, \$2,327.93; Osborne county, \$1,882.73; Ottawa county, \$2,063.91; Pawnee county, \$1,802.09; Phillips county, \$2,622.20; Pottawatomie county, \$6,512.08; Pratt county, \$2,187.16; Rawlins county, \$1,119.60; Reno county, \$12,935.71; Republic county, \$2,272.31; Rice county, \$1,722.51; Riley county, \$11,149.53; Rooks county, \$2,252.51; Rush county, \$1,235.76; Russell county, \$577.59; Saline county, \$14,049.86; Scott county, \$1,340.37; Sedgwick county, \$117,126.91; Seward county, \$4,488.67; Sheridan county, \$1,786.11; Sherman county, \$194.37; Smith county, \$1,993.99; Stafford county, \$2,029.27; Stanton county, \$991.97; Stevens county, \$638.08; Sumner county, \$5,908.68; Thomas county, \$3,388.44; Trego county, \$1,781.87; Wabaunsee county, \$2,354.10; Wallace county, \$994.33; Washington county, \$2,554.75; Wichita county, \$1,333.92; Wilson county, \$3,659.10; Woodson county, \$1,214.90; Wyandotte county, \$16,818.00; (B) after determining and including such additions and deductions, the resulting apportionment and payment shall be paid by the state treasurer to the counties and cities prescribed therefor, notwithstanding the provisions of K.S.A. 79-3425c, and amendments thereto, or any other statute, each January 14, April 14, July 14 and October 14 of state fiscal years 2012, 2013, 2014, 2015 and 2016, with the requirement that the additional moneys received by each such county shall be deposited and administered in accordance with K.S.A. 79-3425c, and amendments thereto, including any redistributions provided for by that statute, except that the state treasurer shall calculate the annual equalization payment to each county without considering the deductions or additions to quarterly distributions required by subsection  $\frac{(a)(3)(A)}{(a)(4)(A)}$ ; and  $\stackrel{\circ}{(C)}$  acceptance of the payments made pursuant to this subsection  $\frac{(a)(3)}{(a)(4)}$  shall be deemed as payment in full and a release of any liability from the county to the state treasurer for payments from the special city and county highway fund for state fiscal years 2000 through 2009.

(b) During the state fiscal year ending June 30, 2010, on July 15, 2009, and January 15, 2010, the director of accounts and reports shall transfer \$2,515,916 from the state highway fund to the special city and county highway fund, created by K.S.A. 79-3425, and amendments thereto.

Sec. 188. On July 1, 2011, K.S.A. 2010 Supp. 79-34,156 is hereby amended to read as follows: 79-34,156. On April 1, 2007, the director of accounts and reports shall transfer \$437,500 from the state economic development initiatives fund to the Kansas qualified biodiesel fuel producer incentive fund. If sufficient moneys are not available in the state economic development initiatives fund for such transfer on April 1, 2007, then the director of accounts and reports shall transfer on such date the amount available in the state economic development initiatives fund in accordance with this section and shall transfer on such date, or as soon thereafter as moneys are available therefor, the amount equal to the insufficiency from the state general fund to the Kansas qualified biodiesel fuel producer incentive fund. On July 1, 2007, and quarterly thereafter, the director of accounts and reports shall transfer \$875,000 from the state economic development initiatives fund to the Kansas qualified biodiesel fuel producer incentive fund, except: (a) That, during the fiscal year ending June 30, <del>2011</del> 2012, on July 1, <del>2010</del> 2011, October 1, <del>2010</del> 2011, and January 1, <del>2011</del> 2012, and April 1, <del>2011</del> 2012, the director of accounts and reports shall transfer \$50,000 from the state economic development initiatives fund to the Kansas qualified biodiesel fuel producer incentive fund, and (b) that, if sufficient moneys are not available in the state economic development initiatives fund for any such transfer during the fiscal year ending June 30, <del>2011</del> 2012, then the director of accounts and reports shall transfer the amount available in the state economic development initiatives fund to the Kansas qualified biodiesel fuel producer incentive fund on the date specified in the fiscal year ending June 30, <del>2011</del> 2012. If sufficient moneys are not available in the state economic development initiatives fund for such transfer on July 1, <del>2011</del> 2012, and on the first day of any calendar quarter thereafter, in any such fiscal year, then the director of accounts and reports shall transfer on such date the amount available in the state economic development initiatives fund in accordance with this section and shall transfer on such date, or as soon thereafter as moneys are available therefor, the amount equal to the insufficiency from the state general fund to the Kansas qualified biodiesel fuel producer incentive fund; except that no moneys shall be transferred from the state general fund to the Kansas biodiesel fuel producer fund during the fiscal year ending June 30, 2011, or the fiscal year ending June 30, 2012.

- Sec. 189. On July 1, 2011, K.S.A. 2010 Supp. 79-34,171 is hereby amended to read as follows: 79-34,171. (a) On January 1, 2009, and quarterly thereafter, the director of accounts and reports shall transfer \$400,000 from the state general fund to the Kansas retail dealer incentive fund, except that (1) no moneys shall be transferred pursuant to this section from the state general fund to the Kansas retail dealer incentive fund during the fiscal years ending June 30, 2010, or June 30, 2011, or June 30, 2012, or June 30, 2013, and (2) any transfers of moneys from the state general fund to the Kansas retail dealer incentive fund during the state fiscal year ending June 30, 2010, under this or any other statute that have been made prior to the effective date of this act shall be reversed by the director of accounts and reports and reversing entries shall be entered upon the accounting records of the state treasurer therefor. On and after July 1, 2009, the unobligated balance in the Kansas retail dealer incentive fund shall not exceed \$1.5 million. If the unobligated balance of the fund exceeds \$1.1 million at the time of a quarterly transfer, the transfer shall be limited to the amount necessary for the fund to reach a total of \$1.5 million.
- (b) There is hereby created in the state treasury the Kansas retail dealer incentive fund. All moneys in the Kansas retail dealer incentive fund shall be expended by the secretary of the department of revenue for the payment of incentives to Kansas retail dealers who sell and dispense renewable fuels or biodiesel through a motor fuel pump in accordance with the provisions of K.S.A. 2010 Supp. 79-34,170 through 79-34,175, and amendments thereto.
- (c) All moneys remaining in the Kansas retail dealer incentive fund upon the expiration of K.S.A. 2010 Supp. 79-34,170 through 79-34,175, and amendments thereto, shall be credited by the state treasurer to the state general fund.
- Sec. 190. On July 1, 2011, K.S.A. 2010 Supp. 82a-953a is hereby amended to read as follows: 82a-953a. During each fiscal year, the director of accounts and reports shall transfer \$6,000,000 from the state general fund to the state water plan fund created by K.S.A. 82a-951, and amendments thereto, one-half of such amount to be transferred on July 15 and one-half to be transferred on January 15, except that (1) such transfers during each fiscal year commencing after June 30, 2008, are subject to reduction under K.S.A. 75-6704, and amendments thereto, (2) the total amount of moneys transferred from the state general fund to the state water plan fund during the fiscal year ending June 30, 2009, shall not exceed \$2,000,000, (3) the total amount of moneys transferred from the state general fund to the state water plan fund during the fiscal year ending June 30, 2010, shall not exceed \$3,295,432, and (4) the total amount of moneys transferred from the state general fund to the state water plan fund during the fiscal year ending June 30, 2011, shall not exceed \$1,348,245, and (5) no moneys shall be transferred from the state general fund to the state water plan fund during the fiscal years ending June 30, 2012, or June 30, 2013. On the effective date of this act, the director of accounts and reports shall transfer the amount in excess of \$2,000,000 which was transferred from the state general fund to the state water plan fund prior to the effective date of this act during the fiscal year ending June 30, 2009, as certified by the director of the budget to the director of accounts and reports to the state general fund. All transfers under this section shall be considered to be demand transfers from the state general fund, except that all such transfers during the fiscal years ending June 30, 2010, and June 30, 2011, shall be considered revenue transfers from the state general fund.
- Sec. 191. On July 1, 2011, K.S.A. 2010 Supp. 74-99b34 is hereby amended to read as follows: 74-99b34. (a) The bioscience development and investment fund is hereby created. The bioscience development and investment fund shall not be a part of the state treasury and the funds in the bioscience development and investment fund shall belong exclusively to the authority.
- (b) Distributions from the bioscience development and investment fund shall be for the exclusive benefit of the authority, under the control of the board and used to fulfill the purpose, powers and duties of the authority pursuant to the provisions of K.S.A. 2010 Supp. 74-99b01 et seq., and amendments thereto.
- (c) The secretary of revenue and the authority shall establish the base year taxation for all bioscience companies and state universities. The secretary of revenue, the authority and the board of regents shall establish the number of bioscience employees associated with state universities and report annually and determine the increase from the taxation base annually. The secretary of revenue and the authority may consider any verifiable evidence, including, but not limited to, the NAICS code assigned or recorded by the department of labor for com-

panies with employees in Kansas, when determining which companies should be classified as bioscience companies.

- (d) (1) Except as provided in subsection (d)(2) or (h), for a period of 15 years from the effective date of this act, the state treasurer shall pay annually 95% of withholding above the base, as certified by the secretary of revenue, upon Kansas wages paid by bioscience employees to the bioscience development and investment fund. The state treasurer may make estimated payments to the bioscience authority more frequently based on estimates provided by the secretary of revenue and reconciled annually. On or before the 10th day of each month, the director of accounts and reports shall transfer from the state general fund to the bioscience development and investment fund interest earnings based on:
- (1) (A) The average daily balance of moneys in the bioscience development and investment fund for the preceding month; and
- (2) (B) the net earnings rate of the pooled money investment port-
- folio for the preceding month.

  (2) (A) For fiscal year 2012, the first \$1,000,000 that the secretary of revenue certifies to the state treasurer of the annual 95% of withholding above the base, upon Kansas wages paid by bioscience employees, shall be transferred by the director of accounts and reports from the sales tax refund fund of the department of revenue to the following: the center of innovation for biomaterials in orthopaedic research—Wichita state university fund.
- (B) There is hereby established in the state treasury the center of innovation for biomaterials in orthopaedic research—Wichita state university fund which shall be administered by Wichita state university. All moneys credited to the fund shall be used for research and development. All expenditures from the center of innovation for biomaterials in orthopaedic research—Wichita state university fund shall be made in accordance with appropriation acts and upon warrants of the director of accounts and reports issued pursuant to expenditures approved by the president of Wichita state university or by the person or persons designated by the president of Wichita state university.
- (e) The cumulative amounts of funds paid by the state treasurer to the bioscience development and investment fund shall not exceed \$581.8 million \$581,800,000.
- (f) The division of post audit is hereby authorized to conduct a post audit in accordance with the provisions of the state legislative post audit act to, K.S.A. 46-1106 et seq., and amendments thereto.
- (g) At the direction of the authority, the fund may be held in the custody of and invested by the state treasurer, provided that the bioscience development and investment fund shall at all times be accounted for in a separate report from all other funds of the authority and the state.
- (h) During the fiscal years ending June 30, 2012, and June 30, 2013, the aggregate amount that is directed to be transferred from the state general fund to the bioscience development and investment fund pursuant to subsection (d)(1) plus interest earnings pursuant to subsection (d)(1) shall not exceeed \$35,000,000 for each such fiscal year.

  Sec. 192. On July 1, 2011, K.S.A. 2010 Supp. 49-514 is hereby
- Sec. 192. On July 1, 2011, K.S.A. 2010 Supp. 49-514 is hereby amended to read as follows: 49-514. (a) (1) For individuals who have rented and resided in their homes in the affected community continuously since March 13, 2006, and who can produce a valid rental contract or other proof of rental arrangement, the trust shall provide relocation assistance in an amount equal to the average cost of 12-months' rent for comparable housing elsewhere in the county where the affected community is located. The trust, in its discretion, may provide such assistance in periodic payments and not in a single lump sum. In addition, such individuals may receive not more than \$1,000 for moving expenses.
- (2) For other individuals who are renting and residing in their homes in the affected community and who can produce a valid rental contract or other proof of rental arrangement, the trust, in its discretion, may provide relocation assistance and moving expenses in amounts not exceeding those authorized in subsection (a)(1).
- (b) (1) Subject to the provisions of subsection (g), for individuals who have owned and resided in their homes in the affected community continuously since March 13, 2006, the trust shall purchase their homes, including the land on which their homes are located, for an amount equal to the average cost of comparable housing elsewhere in the county where the affected community is located. In addition, such individuals may receive not more than \$1,000 for moving expenses.
- (2) Subject to the provisions of subsection (g), for other individuals who own and reside in their homes in the affected community, the trust, in its discretion, may purchase their homes, including the land on which their homes are located, for an amount equal to the price paid for the home plus 5% per year, uncompounded, since the year of purchase and moving expenses in amounts not exceeding those authorized in subsection (b)(1).
- (c) (1) Subject to the provisions of subsection (h), for persons who have rented the premises of and operated their businesses or nonprofit (continued)

organizations in the affected community continuously since March 13, 2006, and who can produce a valid rental contract or other proof of rental arrangement, the trust shall provide relocation assistance in an amount equal to the average cost of 12-months' rent for comparable premises elsewhere in the county where the affected community is located. The trust, in its discretion, may provide such assistance in periodic payments rather than in a single lump sum. In addition, such persons may receive not more than \$2,000 for moving expenses.

(2) Subject to the provisions of subsection (h), for other persons who are renting the premises of and operating their businesses or nonprofit organizations in the affected community and who can produce a valid rental contract or other proof of rental arrangement, the trust, in its discretion, may provide relocation assistance and moving expenses in amounts not exceeding those authorized in subsection (c)(1).

(d) (1) Subject to the provisions of subsections (g) and (h), for persons who have owned the premises of and operated their businesses or nonprofit organizations in the affected community continuously since March 13, 2006, the trust shall purchase the premises, including the land on which the premises are located, for an amount equal to the average cost of comparable commercial property elsewhere in the county where the affected community is located. In addition, such persons may receive not more than \$2,000 for moving expenses.

(2) Subject to the provisions of subsections (g) and (h), for other persons who own the premises of and operate their businesses or non-profit organizations in the affected community, the trust, in its discretion, may purchase the premises, including the land on which the premises are located, for an amount equal to the price the owner paid for the premises plus 5% per year, uncompounded, since the year of purchase and moving expenses in amounts not exceeding those authorized in subsection (d)(1).

(e) Subject to the provisions of subsections (g) and (h), for persons who own rental property in the affected community, the trust, in its discretion, may purchase the rental property for: (A) An amount equal to the average cost of comparable rental property elsewhere in the county, if the person has owned such property continuously since March 13, 2006; or (B) an amount equal to the price paid plus 5% per year, uncompounded, since the year of purchase, if the person has not owned such property continuously since March 13, 2006.

(f) Subject to the provisions of subsection (h), in addition to the purchase of property as otherwise authorized by this act, the trust, in its discretion, may purchase other real property within the affected community to prevent future construction on such property for an amount not exceeding:

(1) The average cost of comparable property elsewhere in the county, if the person has owned such property continuously since March 13, 2006; or

(2) the price the owner paid for such property plus 5% per year, uncompounded, since the year of purchase-, if the person has not owned such property continuously since March 13, 2006.

(g) If a home or the premises of a business or nonprofit organization is a movable structure and the trust grants relocation assistance to the owner pursuant to this section, the trust, in its discretion, may pay the cost of relocating such structure in lieu of other assistance authorized in this section if the cost of relocating the structure does not exceed the amount of such other assistance.

(h) A person shall not be eligible for assistance pursuant to this act with respect to property used for mining or for removal, storage or sale of mined materials or mine waste or byproducts.

(i) Payments made pursuant to the provisions of this act may be made to any eligible person but not more than one payment shall be made with regard to any single dwelling or commercial or nonprofit premises, except that, if the dwelling or premises are rented, one payment may be made to a renter and one payment may be made to an owner.

(j) Participation in the assistance program provided for by this act shall be voluntary. No person shall be required to relocate or sell property under the provisions of this act.

(k) Real property acquired by the trust pursuant to the relocation assistance provisions of this act may be utilized or disposed of in accordance with law, in the manner that the trust determines will best serve the state of Kansas and public interest.

(l) The use of moneys pursuant to this section shall not be subject to the uniform relocation assistance and real property acquisition policies act of 1970 (42 U.S.C. § 4601 et seq.).

Sec. 193. On July 1, 2011, section 138 of chapter 165 of the 2010 Session Laws of Kansas and K.S.A. 2010 Supp. 2-223, 12-5256, 49-514, 55-193, 72-8814, 74-99b34, 75-2319, 75-6702, 76-775, 76-783, 76-7,107, 79-2959, 79-2964, 79-3425i, 79-34,156, 79-34,171 and 82a-953a are hereby repealed.

Sec. 194. Severability. If any provision or clause of this act or application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

Sec. 195. Appeals to exceed position limitations. (a) The limitations imposed by this act on the number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for the fiscal years ending June 30, 2011, or ending June 30, 2012, made in chapter 6 or chapter 165 of the 2010 Session Laws of Kansas or in this act or in any other appropriation act of the 2011 regular session of the legislature may be exceeded upon approval of the state finance council.

(b) The limitations imposed by this act on the number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for the fiscal year ending June 30, 2013, made in this act or in any other appropriation act of the 2011 regular session of the legislature may be exceeded upon approval of the state finance council.

Sec. 196. Appeals to exceed expenditure limitations. (a) Upon written application to the governor and approval of the state finance council, expenditures from special revenue funds may exceed the amounts specified in this act.

(b) This section shall not apply to the expanded lottery act revenues fund, the state economic development initiatives fund, the children's initiatives fund, the state water plan fund or the Kansas endowment for youth fund, or to any account of any of such funds.

Sec. 197. Savings. (a) Any unencumbered balance as of June 30, 2011, in any special revenue fund, or account thereof, of any state agency named in this act which is not otherwise specifically appropriated or limited by this or other appropriation act of the 2011 regular session of the legislature, is hereby appropriated for the fiscal year ending June 30, 2012, for the same use and purpose as the same was heretofore appropriated.

(b) Any unencumbered balance as of June 30, 2012, in any special revenue fund, or account thereof, of any state agency named in section 79 of this act which is not otherwise specifically appropriated or limited for fiscal year 2013 by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas or in this act or in any other appropriation act of the 2011 regular session of the legislature, is hereby appropriated for fiscal year 2013 for the same use and purpose as the same was heretofore appropriated.

(c) This section shall not apply to the expanded lottery act revenues fund, the state economic development initiatives fund, the children's initiatives fund, the state water plan fund, the Kansas endowment for youth fund, the Kansas educational building fund, the state institutions building fund, or the correctional institutions building fund, or to any account of any of such funds.

Sec. 198. During the fiscal year ending June 30, 2012, all moneys which are lawfully credited to and available in any bond special revenue fund, which are not otherwise specifically appropriated or limited by this or other appropriation act of the 2011 regular session of the legislature, are hereby appropriated for the fiscal year ending June 30, 2012, for the state agency for which the bond special revenue fund was established for the purposes authorized by law for expenditures from such bond special revenue fund. As used in this section, "bond special revenue fund" means any special revenue fund or account thereof established in the state treasury prior to or on or after the effective date of this act for the deposit of the proceeds of bonds issued by the Kansas development finance authority, for the payment of debt service for bonds issued by the Kansas development finance authority, or for any related purpose in accordance with applicable bond covenants.

Sec. 199. Federal grants. (a) During the fiscal year ending June 30, 2012, each federal grant or other federal receipt which is received by a state agency named in this act and which is not otherwise appropriated to that state agency by this or other appropriation act of the 2011 regular session of the legislature, is hereby appropriated for the fiscal year ending June 30, 2012, for that state agency for the purpose set forth in such federal grant or receipt, except that no expenditure shall be made from and no obligation shall be incurred against any such federal grant or other federal receipt, which has not been previously appropriated or reappropriated or approved for expenditure by the governor, until the governor has authorized the state agency to make expenditures therefrom.

(b) During the fiscal year ending June 30, 2013, each federal grant or other federal receipt which is received by a state agency named in section 79 of this act and which is not otherwise appropriated to that state agency for fiscal year 2013 by this or other appropriation act of the

2011 regular session of the legislature, is hereby appropriated for fiscal year 2013 for that state agency for the purpose set forth in such federal grant or receipt, except that no expenditure shall be made from and no obligation shall be incurred against any such federal grant or other federal receipt, which has not been previously appropriated or reappropriated or approved for expenditure by the governor, for fiscal year 2013, until the governor has authorized the state agency to make expenditures from such federal grant or other federal receipt for fiscal year 2013

(c) In addition to the other purposes for which expenditures may be made by any state agency which is named in this act and which is not otherwise authorized by law to apply for and receive federal grants, expenditures may be made by such state agency from moneys appropriated for fiscal year 2012 by chapter 6 or chapter 165 of the 2010 Session Laws of Kansas or in this act or in any other appropriation act of the 2011 regular session of the legislature to apply for and receive federal grants during fiscal year 2012, which federal grants are hereby authorized to be applied for and received by such state agencies: *Provided*, That no expenditure shall be made from and no obligation shall be incurred against any such federal grant or other federal receipt, which has not been previously appropriated or reappropriated or approved for expenditure by the governor, until the governor has authorized the state agency to make expenditures therefrom.

Sec. 200. (a) Any correctional institutions building fund appropriation heretofore appropriated to any state agency named in this or other appropriation act of the 2011 regular session of the legislature, and having an unencumbered balance as of June 30, 2011, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 2012, for the same uses and purposes as originally appropriated unless specific provision is made for lapsing such appropriation.

(b) This section shall not apply to the unencumbered balance in any account of the correctional institutions building fund that was encumbered for any fiscal year commencing prior to July 1, 2010.

Sec. 201. (a) Any Kansas educational building fund appropriation heretofore appropriated to any institution named in this or other appropriation act of the 2011 regular session of the legislature and having an unencumbered balance as of June 30, 2011, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 2012, for the same use and purpose as originally appropriated, unless specific provision is made for lapsing such appropriation.

(b) This section shall not apply to the unencumbered balance in any account of the Kansas educational building fund that was encumbered for any fiscal year commencing prior to July 1, 2010.

Sec. 202. (a) Any state institutions building fund appropriation here-tofore appropriated to any state agency named in this or other appropriation act of the 2011 regular session of the legislature and having an unencumbered balance as of June 30, 2011, in excess of \$100 is hereby reappropriated for the fiscal year ending June 30, 2012, for the same use and purpose as originally appropriated, unless specific provision is made for lapsing such appropriation.

(b) This section shall not apply to the unencumbered balance in any account of the state institutions building fund that was encumbered for any fiscal year commencing prior to July 1, 2010.

Sec. 203. Any transfers of money during the fiscal year ending June 30, 2012, from any special revenue fund of any state agency named in this act to the audit services fund of the division of post audit under K.S.A. 46-1121, and amendments thereto, shall be in addition to any expenditure limitation imposed on any such fund for the fiscal year ending June 30, 2012.

Sec. 204. This act shall take effect and be in force from and after its publication in the Kansas register.

## State of Kansas

# Office of the Governor

#### Message to the Legislature of the State of Kansas:

I want to congratulate the 2011 Legislature on putting together a fair budget in the midst of a down economy. Filling a \$500 million budget hole without raising taxes is a difficult task, but the Committees on Appropriations and Ways and Means and the entire House and Senate took on the challenge and produced a budget that funds state priorities while maintaining a responsible \$50 mil-

lion real ending balance. And this balance will grow throughout FY 2012. In fact, in the time period between passage of this bill and today, it is estimated that KPERS will show \$4 million in additional savings in FY 2011 and \$11 million in FY 2012. I am proud of everyone's hard work. I will sign this bill.

Pursuant to Article 2, Section 14 of the Constitution of the State of Kansas, I hereby return Senate Substitute for House Bill No. 2014 with my signature approving the bill, except for the items enumerated below. The net effect of these line item vetoes will be an increase in the ending balance of \$498,000.

# Kansas Technology Enterprise Corporation

# Pipeline

Section 26 has been line-item vetoed in its entirety.

As part of my agency reorganizations, I recommended elimination of KTEC. This is an unnecessary appropriation from a fund (the EDIF) that is short of cash for an agency that will not exist on July 1. Other sources are now available to keep the entrepreneurial program running.

# Department of Health & Environment— Division of Health Care Finance

# Preferred Mental Health Drug List

Section 108(e) has been line-item vetoed in its entirety.

The Preferred Drug List for the Medicaid Program has been in use for several years and has helped in controlling pharmacy expenditures which had been growing exponentially. Expanding the Preferred Drug List to include mental health drugs and using the Mental Health Preferred Drug List (PDL) Advisory Committee to recommend appropriate medically-indicated management of mental health drugs dispensed under the MediKan program will reduce expenditures. My veto of this provision will not require implementation of a PDL, but would allow for improved patient safety; timely access to medications, support of systematic, best-practice guidance for providers, and lower overall costs. The use of a PDL is standard practice in most private health insurance plans.

#### State Employee Health Benefits Program Surcharge

Section 108(f) has been line-item vetoed in its entirety.

After further review of this provision, it appears that the revenues that might be generated from a surcharge on state employee health premiums are far less than originally anticipated. After a thorough review, the actual revenues that can reasonably be anticipated from this surcharge are \$790,000. Given the legal concerns the provision may create as it relates to the Kansas Wage Payment Act coupled with the smaller revenues produced, I am compelled to veto the surcharge. I have further directed the Secretary of the Kansas Department of Health and Environment that upon the effective date of the state reorganization of the Kansas Health Policy Authority, the state employee gift card program shall be phased out. This administrative action is reasonably anticipated to generate savings to the Health Plan of \$600,000, which amount shall essentially offset the lost revenue as a result of this specific line-item veto.

# Department of Social and Rehabilitation Services Quarterly Reporting

That portion of Section 111(a) that reads as follows has been line-item vetoed:

"And provided further, That in addition to the other purposes for which expenditures may be made by the above agency from the state operations account for fiscal year 2012, expenditures shall be made by the above agency from the state operations account for fiscal year 2012 to report, at least quarterly during such fiscal year, to the legislative budget committee concerning the budget and financial status of the department of social and rehabilitation services and any other matter the committee may request."

I have directed my administration to maintain open lines of communication with the Legislature, instructing them to operate transparently and provide timely information on our policies, ongoing progress, and the challenges we must meet. The language contained in this provision would place an unfair and unnecessary administrative burden on one state agency, so I have vetoed it.

#### **Kansas Arts Commission**

# **Agency Operations**

Section 115(a) has been line-item vetoed in its entirety. That portion of Section 143(a) that reads as follows has been line-item vetoed:

"Kansas Arts Commission ......6.00"

This veto strikes State General Fund appropriations made to the Commission and removes the Commission's FTE position limitation. My FY 2012 Budget Report recommended no funding for the Commission and outlined a transition plan in order to fund the arts in Kansas with private donations while maintaining the state's federal match. In difficult fiscal times such as these, the state must prioritize how to spend its limited resources and focus its attention on providing core services. The arts will continue to thrive in Kansas when funded by private donations, and I intend to personally involve myself in efforts to make this happen.

## **Across the Board Reduction**

That portion of Section 175 that reads as follows has been line-item vetoed:

"Provided further, That the aggregate amount lapsed in each account of the state general fund of the state agency under this section shall be the amount in the account budgeted for state operations which bears the same relation to \$5,900,000 as the aggregate amount budgeted for state operations from the state general fund for the state agency in the Governor's Budget Report for FY 2012 bears to the aggregate amount budgeted for state operations from the state general fund for all state agencies in the Governor's Budget Report for FY 2012:"

My administration remains committed to right-sizing the state budget and reducing the likelihood of allotments by maintaining a responsible ending balance. While I fully intend to make these reductions, I must have the flexibility to impose them where I believe they can be made without harming key services. The \$5.9 million reduction is left intact with this veto and the certification of reductions will be made as provided for in the bill. These reductions, however, should not be made on a pro-rata basis, so I have vetoed this proviso.

# Moving Forward

As we look toward more challenges ahead, I encourage the Legislature to join me in thoroughly reviewing areas where we can reduce the reach of state government. One of these areas is state subsidization of public broadcasting. I intend again to include no funding for public broadcasting operations grants in my FY 2013 budget, so I encourage recipients of these grants to make appropriate preparations.

Again, I commend the Legislature for its work during the 2011 session, and I look forward to working with all of you in the coming months and years as we get our state's budget and economy back on track.

Dated May 27, 2011.

Sam Brownback Governor

Amended

4-13-2

INDE	X TO ADMIN	ISTRATIVE	4-13-3	Amended	V. 29, p. 69	14-11-23		
IIID			4-13-9	Amended	V. 29, p. 71	through		
	REGULATION	JNS	4-13-14	Amended		14-11-29	New	V. 29, P. 1308-1310
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,			4-13-18	Amended	V. 29, p. 72	14-19-27	Amended	V. 29, p. 1310
tive regul	lations and the v	olume and page				14-19-38	New	V. 29, p. 1311
		Register issue in	4-13-20	Amended	V. 29, p. 72			
			4-13-21	Amended	V. 29, p. 72	14-19-39	New	V. 29, p. 1311
which m	ore information	n can be found.	4-13-22	Revoked	V. 29, p. 72	14-20-29	Amended	V. 29, p. 1311
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		are designated				14-20-41	New	V. 29, p. 1312
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			4-13-25	Amended	V. 29, p. 1242	14-21-12	Amended	V. 29, p. 1313
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1-65-1	New	V. 30, p. 44	4-27-22	New	V. 29, p. 706-720	16-11-5	Amended	V. 29, p. 1813-1815
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4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 638 V. 30, p. 25 V. 30, p. 25	5-3-23 5-4-1a 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1	Amended Amended New Amended NCY 7: SECRETA Action Amended (T)	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE Register V. 29, p. 1115	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 <b>AGENC</b> <b>Reg. No.</b> 26-39-100 26-39-101 26-39-105	Amended Amended Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 ENT ON AGING Register V. 29, p. 1772
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1	Amended Amended New Amended To SECRETA Action Amended (T) Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301	Amended Amended Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 ENT ON AGING Register V. 29, p. 1772 V. 29, p. 1775
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Amended Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 638 V. 30, p. 25 V. 30, p. 25	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1	Amended Amended New Amended To SECRETA Action Amended (T) Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE Register V. 29, p. 1115	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 <b>AGENC</b> <b>Reg. No.</b> 26-39-100 26-39-101 26-39-105 26-40-301 through	Amended Amended Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 29, p. 1772 V. 29, p. 1775 V. 29, p. 1777
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50	Amended Amended Revoked Revoked Amended New New Revoked Amended Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended To SECRETA Action Amended Amended Amended Amended NCY 7: SECRETA Action Amended 9: ANIMAL HEA	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301	Amended Amended Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 ENT ON AGING Register V. 29, p. 1772 V. 29, p. 1775
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213	Amended Amended Revoked Revoked Amended New New Revoked Amended Revoked Amended Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1	Amended Amended New Amended To SECRETA Action Amended (T) Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 <b>AGENC</b> <b>Reg. No.</b> 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305	Amended Amended Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 20, p. 1772 V. 29, p. 1772 V. 29, p. 1777 V. 29, p. 1777
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716	Amended Amended Revoked Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY (Reg. No.	Amended Amended New Amended Amended Amended Amended Amended Amended Amended To SECRETA Action Amended Amended Amended Action Amended Standard Action	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT  Register	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 <b>AGENC</b> <b>Reg. No.</b> 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305	Amended Amended Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended Amended Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 29, p. 1772 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777-1793 ENT OF HEALTH
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1	Amended Amended Revoked Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 254	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY (Reg. No. 9-7-4	Amended Amended New Amended Amended Amended Amended Amended Amended Amended To SECRETA Action Amended Amended To Amended Amended Action Amended Amended To Amended To Amended The Amended The Amended The Amended The Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 703	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 <b>AGENC</b> <b>Reg. No.</b> 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305	Amended Amended Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 29, p. 1772 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777-1793 ENT OF HEALTH
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716	Amended Amended Revoked Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY (Reg. No.	Amended Amended New Amended Amended Amended Amended Amended Amended Amended To SECRETA Action Amended Amended Amended Action Amended Standard Action	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT  Register	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC	Amended Amended Revoked Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777-1793 ENT OF HEALTH NMENT
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Amended Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 254 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY (Reg. No. 9-7-4	Amended Amended New Amended Amended Amended Amended Amended Amended Amended To SECRETA Action Amended Amended To Amended Amended Action Amended Amended To Amended To Amended The Amended The Amended The Amended The Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No.	Amended Amended Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Action Action Action Action Action Action Action	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 Register Register
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4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1 4-10-1a 4-10-1b 4-10-2a	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Amended Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 254 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-7-4 9-7-1	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended To SECRETA Action Amended Amended To Amended Amended To Amended To Amended To Amended To Amended To Amended Amended Amended Amended Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27	Amended Amended Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended Amended Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRON Action New	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777  V. 29, p. 1777-1793  ENT OF HEALTH  NMENT  Register V. 30, p. 111
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4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1 4-10-1a 4-10-1b 4-10-2a through 4-10-2e 4-10-2f	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Amended Revoked Amended Amended New New New Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-27-1 AGENCY 1	Amended Amended New Amended Amended Amended Amended Amended Amended Amended MCY 7: SECRETA Action Amended 9: ANIMAL HEAD Action Amended TACTION Amended TACTION AMENDED TACTION AMENDED TACTION AMENDED TACTION AMENDED TACTION TO THE TAC	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654  ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1337 V. 29, p. 1337  NT OF REVENUE—  COHOLIC  DNTROL	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New Amended (T)	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1 4-10-1a 4-10-1a 4-10-2a through 4-10-2d 4-10-2f through	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY Reg. No. 9-7-4 9-7-1 AGENCY 1 14-6-2a 14-6-3	Amended Amended New Amended Tolvision of Al BEVERAGE CO Revoked Revoked	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC DNTROL V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New New	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1777 V. 30, p. 30 V. 30, p. 311 V. 30, p. 369 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-1a 4-10-2a through 4-10-2c through 4-10-2k	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended Amended New New Revoked Amended Revoked Amended Revoked Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4	Amended Amended New Amended INCY 7: SECRETA Action Amended (T) Amended 9: ANIMAL HEAD Action Amended (T) Amended Amended T14: DEPARTMEN DIVISION OF AL BEVERAGE CO Revoked Revoked Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE—  COHOLIC  DNTROL  V. 29, p. 1306	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-92 28-4-370	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New Amended (T)	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1 4-10-1a 4-10-1a 4-10-2a through 4-10-2d 4-10-2f through	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 637 V. 30, p. 637 V. 30, p. 638 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4 14-11-1	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended Amended ONCY 7: SECRETA Action Amended P: ANIMAL HEAD Action Amended Amended The DEPARTMEN DIVISION OF ALL BEVERAGE COREVOKED Revoked Amended New	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 1598 V. 29, p. 1598 V. 29, p. 1115 V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC DITTOL V. 29, p. 1306	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-97 through	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New New Amended (T) Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777  V. 29, p. 1777-1793  ENT OF HEALTH NMENT  Register V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 29, p. 1348 V. 29, p. 1705
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-1a 4-10-2d 4-10-2d 4-10-2f through 4-10-2k 4-10-2k 4-10-4	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended Amended New New Revoked Amended Revoked Amended Revoked Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15  AGE Reg. No. 7-16-1 7-16-1 AGENCY Reg. No. 9-7-4 9-27-1 AGENCY I 14-6-2a 14-6-3 14-6-4 14-11-1 14-11-4	Amended Amended New Amended Amended Amended Amended Amended Amended Amended MCY 7: SECRETA Action Amended 9: ANIMAL HEAD Action Amended Takended Ta	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654  ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337  NT OF REVENUE— COHOLIC  DNTROL V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307 V. 29, p. 1307 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-92 28-4-370	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended Y 26: DEPARTM Action Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New Amended (T)	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-17 4-3-47 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1b 4-10-2a through 4-10-2c 4-10-2f through 4-10-2k 4-10-4a	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended Amended New New Revoked Amended Revoked Amended Revoked Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15 AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4 14-11-1	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended Amended ONCY 7: SECRETA Action Amended P: ANIMAL HEAD Action Amended Amended The DEPARTMEN DIVISION OF ALL BEVERAGE COREVOKED Revoked Amended New	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 1598 V. 29, p. 1598 V. 29, p. 1115 V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC DITTOL V. 29, p. 1306	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-11-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-97 through 28-4-370 through	Amended Amended Amended Revoked Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New New Amended (T) Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 29, p. 1705 V. 29, p. 1705
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1 4-10-1a 4-10-1b 4-10-2a through 4-10-2c through 4-10-4c through	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Revoked Amended Awended Awended Amended Amended Amended Amended Amended Amended Amended Amended Amended Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 256 V. 29, p. 256 V. 29, p. 256	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15	Amended Amended New Amended ONCY 7: SECRETA Action Amended SINCY ANIMAL HEAD Action Amended The Amended Amended The DEPARTMEN DIVISION OF AL BEVERAGE CO Revoked Revoked Amended New New Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654  ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 1336 V. 29, p. 1337  NT OF REVENUE—  COHOLIC  DNTROL  V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended Amended Amended Amended Amended New Y 28: DEPARTM AND ENVIRO Action New New New New New Amended (T) Amended Revoked Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1772 V. 29, p. 1777 V. 30, p. 310 V. 30, p. 360 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 29, p. 1705 V. 29, p. 1024 V. 29, p. 1024 V. 29, p. 1662
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-1a 4-10-2a 4-10-2d 4-10-2d 4-10-2d 4-10-2d 4-10-2d 4-10-2d 4-10-2d 4-10-2d 4-10-4d 4-10-4h	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 256	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15	Amended Amended New Amended INCY 7: SECRETA Action Amended (T) Amended SINCY ACTION Amended Revoked Revoked Amended New New Amended Amended Amended Amended Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC DNTROL V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-97 28-4-97 28-4-370 through 28-4-370 through 28-4-379 28-4-503	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended And ENVIRO Action New New New New New Amended (T) Amended Revoked Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 ENT ON AGING Register V. 29, p. 1772 V. 29, p. 1775 V. 29, p. 1777  V. 29, p. 1777-1793 ENT OF HEALTH NMENT Register V. 30, p. 310 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 29, p. 1705  V. 29, p. 1705  V. 29, p. 1024 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1662
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1 4-10-1a 4-10-1b 4-10-2a through 4-10-2c through 4-10-4c through	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Revoked Amended Awended Awended Amended Amended Amended Amended Amended Amended Amended Amended Amended Revoked Amended New New Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 256	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15  AGE Reg. No. 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4 14-11-1 14-11-5 14-11-6 14-11-7	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended Amended INCY 7: SECRETA Action Amended (T) Amended 9: ANIMAL HEAD Action Amended (T) Amended TH: DEPARTMED DIVISION OF AL BEVERAGE CO Revoked Revoked Revoked Amended New New Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 INTROL  V. 29, p. 1336 V. 29, p. 1337 INT OF REVENUE—  COHOLIC  DITROL  V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-370 through 28-4-370 through 28-4-370 through 28-4-370 28-4-503 28-4-503	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended Amended Amended Amended Amended  Y 28: DEPARTM AND ENVIRO Action New New New New Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 30, p. 370 V. 29, p. 1348 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1663
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-1a 4-10-2c 4-10-2c 4-10-2c 4-10-2c 4-10-2c 4-10-2c 4-10-2c 4-10-2c 4-10-4c 4-10-5c	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended Revoked Amended New New Revoked Revoked Amended	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 256	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15  AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4 14-11-1 14-11-5 14-11-5 14-11-7 14-11-9	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended OF SECRETA Action Amended SPANIMAL HEAD Action Amended New New Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 596 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 1598 V. 29, p. 1115 V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT Register V. 29, p. 703 V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC DNTROL V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-15-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-97 28-4-97 28-4-370 through 28-4-370 through 28-4-379 28-4-503	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended And ENVIRO Action New New New New New Amended (T) Amended Revoked Amended Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 30, p. 370 V. 29, p. 1624 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1663
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-1b 4-10-2a through 4-10-2c 4-10-2f through 4-10-2k 4-10-4a through 4-10-5a 4-10-6	Amended Amended Revoked Revoked Amended New New Revoked Amended Revoked Amended New New  Revoked Revoked Revoked Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 256 V. 29, p. 258 V. 29, p. 258 V. 29, p. 258 V. 29, p. 259	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15  AGE Reg. No. 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4 14-11-1 14-11-5 14-11-6 14-11-7	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended Amended INCY 7: SECRETA Action Amended (T) Amended 9: ANIMAL HEAD Action Amended (T) Amended TH: DEPARTMED DIVISION OF AL BEVERAGE CO Revoked Revoked Revoked Amended New New Amended	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 INTROL  V. 29, p. 1336 V. 29, p. 1337 INT OF REVENUE—  COHOLIC  DITROL  V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-11-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-301 through 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-97 28-4-505 28-4-503 28-4-505 28-4-514 28-4-520	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended Amended Amended Amended Amended Amended Revoked Action New New New New New And Revoked Amended Amended Amended Amended Amended New Newd Amended Amended New Newoked Amended Amended New	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 49 V. 30, p. 19 EENT ON AGING  Register V. 29, p. 1772 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 29, p. 1705  V. 29, p. 1662 V. 29, p. 1663 V. 29, p. 1663 V. 29, p. 1663 V. 29, p. 1663
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-2a through 4-10-2c 4-10-2f through 4-10-2c 4-10-2f through 4-10-4a through 4-10-4a through 4-10-4a through 4-10-4a through 4-10-6a	Amended Amended Revoked Revoked Amended New New Revoked Amended New New  Revoked Revoked Revoked Revoked Revoked New Amended Revoked	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 638 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 255 V. 29, p. 256 V. 29, p. 256 V. 29, p. 256 V. 29, p. 258 V. 29, p. 258 V. 29, p. 258 V. 29, p. 259 V. 29, p. 259 V. 29, p. 259 V. 29, p. 259	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15  AGE Reg. No. 7-16-1 7-16-1 AGENCY 9 Reg. No. 9-7-4 9-27-1 AGENCY 1 14-6-2a 14-6-3 14-6-4 14-11-1 14-11-4 14-11-5 14-11-6 14-11-7 14-11-9 14-11-10a	Amended Amended New Amended Amended Amended Amended Amended Amended Amended MCY 7: SECRETA Action Amended 9: ANIMAL HEAD Action Amended Table DEPARTMET DIVISION OF AL BEVERAGE CO Revoked Revoked Amended New New Amended Revoked	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654  ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281  LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC  DNTROL  V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-11-7 22-18-3 AGENC Reg. No. 26-39-100 26-39-101 26-39-105 26-40-305 AGENC Reg. No. 28-1-27 28-1-30 28-1-31 28-1-32 28-4-92 28-4-92 28-4-370 through 28-4-379 28-4-505 28-4-514 28-4-520 28-4-521	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended CY 26: DEPARTM Action Amended Amended Amended Amended Amended Amended  Y 28: DEPARTM AND ENVIRO Action New New New New Amended	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 30, p. 370 V. 29, p. 1624 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1662 V. 29, p. 1663
4-1-2 4-1-5 4-1-6 4-1-8 4-1-9 4-1-9a 4-1-9b 4-1-11 4-1-13 4-1-14 4-1-17 4-3-47 4-3-48 4-3-50 4-7-213 4-7-716 4-10-1a 4-10-1a 4-10-2a 4-10-2a 4-10-2c 4-10-2c 4-10-2c 4-10-2d 4-10-2c 4-10-2d 4-10-2c 4-10-4c 4-10-4c 4-10-4c 4-10-4c 4-10-4c 4-10-4c 4-10-6c 4-10-6c 4-10-6c	Amended Amended Revoked Revoked Amended New New Revoked Amended Amended Amended Amended Amended Amended Amended Revoked Amended Amended Amended Amended Amended Amended Amended Amended Amended New New Revoked Revoked Revoked Revoked Revoked Revoked New Amended Revoked New Amended Revoked New	V. 30, p. 635 V. 30, p. 635 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 636 V. 30, p. 637 V. 30, p. 25 V. 30, p. 411 V. 30, p. 411 V. 30, p. 411 V. 29, p. 1023 V. 29, p. 1023 V. 29, p. 255 V. 29, p. 256 V. 29, p. 256 V. 29, p. 256 V. 29, p. 258 V. 29, p. 258 V. 29, p. 259	5-3-23 5-4-1 5-4-1a 5-7-1 5-17-2 5-21-4 5-22-7 5-25-5 5-25-15  AGE Reg. No. 7-16-1 7-16-1 AGENCY Reg. No. 9-7-4 9-7-4 9-27-1 AGENCY I 14-6-2a 14-6-3 14-6-4 14-11-1 14-11-5 14-11-6 14-11-7 14-11-9 14-11-10a 14-11-10a	Amended Amended New Amended Amended Amended Amended Amended Amended Amended Amended Amended ONCY 7: SECRETA Action Amended 9: ANIMAL HEAD Action Amended The DEPARTMED DIVISION OF AL BEVERAGE CO Revoked Revoked Amended New New Amended Revoked Revoked Revoked Revoked Revoked	V. 29, p. 1598 V. 29, p. 1476 V. 29, p. 1477 V. 29, p. 653 V. 29, p. 654 V. 30, p. 369 V. 29, p. 596 V. 29, p. 1598 V. 29, p. 654 ARY OF STATE  Register V. 29, p. 1115 V. 29, p. 1281 LTH DEPARTMENT  Register V. 29, p. 703 V. 29, p. 1336 V. 29, p. 1337 NT OF REVENUE— COHOLIC DNTROL  V. 29, p. 1306 V. 29, p. 1306 V. 29, p. 1307	22-1-3 22-8-13 22-10-3 22-11-6 22-11-8 22-11-7 22-18-3	Amended Amended Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended Revoked Amended Amended Amended Amended Amended Amended Revoked Action New New New New New And Revoked Amended Amended Amended Amended Amended New Newd Amended Amended New Newoked Amended Amended New	V. 30, p. 46 V. 30, p. 47 V. 30, p. 47 V. 30, p. 48 V. 30, p. 48 V. 30, p. 49 V. 30, p. 1772 V. 29, p. 1775 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 29, p. 1777 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 30, p. 370 V. 29, p. 1705 V. 29, p. 1662 V. 29, p. 1663 V. 29, p. 1663 V. 29, p. 1663
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108-1-1	Amended (T)	V. 29, p. 1340			ol. 28, No. 53, December	111-5-186	Amended	V. 29, p. 1524
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108-1-3 108-1-3 108-1-4 108-1-4 A EMER Reg. No. 109-1-1a 109-5-1 109-5-1 109-5-1a 109-5-1a 109-5-1b 109-5-1d 109-5-1d 109-5-1d 109-5-1e 109-5-1e 109-5-1f 109-5-3 109-5-3 109-5-3 109-5-7a 109-5-7a	Amended (T) Amended Amended (T) Amended AGENCY 109: BOARI GENCY MEDICAL S Action New (T) New Amended (T) Amended New (T) New Amended Revoked New (T) New New (T) New New (T)	V. 29, p. 1342 V. 30, p. 168 V. 29, p. 1344 V. 30, p. 170 DOF SERVICES Register V. 30, p. 138 V. 30, p. 573 V. 30, p. 138 V. 30, p. 573 V. 30, p. 139 V. 30, p. 574 V. 29, p. 1282 V. 29, p. 113 V. 30, p. 139 V. 30, p. 574 V. 29, p. 1282 V. 29, p. 113 V. 30, p. 574 V. 30, p. 139 V. 30, p. 574 V. 30, p. 139 V. 30, p. 574 V. 30, p. 139 V. 30, p. 574 V. 30, p. 140	were filed a Reg. No. 111-2-30 111-2-230 111-2-231 111-2-232 111-2-235 through 111-2-240 111-2-243 through 111-2-248 111-2-248 111-2-249 through 111-2-252 111-2-253 111-2-253 111-2-254	Action  Amended Amended Amended Amended Amended Amended Amended New  New New New New  New Amended Amended Amended New  New New New New New New New New Ne	N. 2009:  Register  V. 29, p. 215  V. 30, p. 232  V. 30, p. 233  V. 29, p. 215  V. 29, p. 215  V. 29, p. 746  V. 29, p. 1214, 1215  V. 29, p. 1247  V. 29, p. 1247  V. 29, p. 1247  V. 29, p. 1247  V. 30, p. 233  V. 30, p. 234  V. 30, p. 241  V. 30, p. 241	111-5-194 111-7-243 through 111-7-248 111-9-162 111-9-163 111-9-166 111-9-166 111-9-167 111-9-169 111-9-170 111-15-1 111-15-3 111-201-17 111-301-1 through 111-301-7 through 111-301-7 through 111-301-12 111-301-13 through	New New New New New New New New New Amended Amended New New	V. 30, p. 259, 260 V. 29, p. 229 V. 29, p. 229 V. 29, p. 230 V. 29, p. 769 V. 29, p. 1526 V. 29, p. 1527 V. 30, p. 261 V. 30, p. 261 V. 30, p. 365 V. 29, p. 73-79 V. 29, p. 79, 80 V. 30, p. 244-248
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