Approved June 26, 1992

MINUTES OF THE SENATE COMMITTEE ON FEDERAL AND STATE AFFAIRS.

The meeting was called to order by Sen. Edward F. Reilly, Jr. at

11:00 a.m. on April 3, 1992 in Room 254-E of the Capitol.

All members were present except:

Committee staff present:

Mary Torrence, Office of Revisor of Statutes Mary Galligan, Legislative Research Department Jeanne Eudaley, Committee Secretary

Conferees appearing before the committee:

Tuck Duncan, Kansas Wine and Spirits Wholesalers Assoc. Neal Whitaker, Kansas Beer Wholesalers Assoc. Jonathan Small, Judge Advocate General of Kansas Carl Anderson, Kansas Lottery

Others attending: See attached list

Sen. Reilly announced the committee will consider <u>HB 2840</u> and reminded the committee during hearings for this bill, Tuck Duncan explained the gift packs and that Rep. Dale Sprague explained amendments to the bill regarding keg registration. Mr. Sprague requested the committee receive a newspaper article and information from the Director of Budget (<u>Attachment 1</u>). <u>Sen. Morris made a motion to strike the Sunday sales of nonalcoholic beverages, and the motion was seconded by Sen. Webb. The motion passed. <u>Sen. Bond moved to strike New Sections 3 and 4 on Page 5, the keg provisions. Motion was seconded by Sen. Strick; the Chairman had doubts on the vote, and a division was called. Results: Yes - 5; No - 4. <u>The motion passed.</u></u></u>

Discussion continued around the value of the gift packs and Neal Whitaker stated that the ABF records the value of these packs. Sen. Bond made a motion to place the gift pack under the direction and approval of the ABC Director, and it was seconded by Sen. Strick. The motion passed. Sen. Bond made a motion to pass the bill favorably as amended, and it was seconded by Sen. Strick. The motion passed, and the bill will be reported favorably as amended. (Committee Report - Attachment 2).

Sen. Reilly introduced Jonathan Small who gave testimony supporting SB 780 (Attachment 3). Discussion centered around the provision exempting the militia from civil prosecution, and Mr. Small answered questions from the committee. He recommended an amendment to strike the duplicate language, beginning on Line 22 through 26. Sen. Webb made a motion to strike the duplicate language, and it was seconded by Sen. Ward. The motion passed. Sen. Bond made a conceptual motion that immunity be not extended involving actions of fraud, malice, etc., to conform with the Tort Claims Act. The motion was seconded by Sen. Ward, and the motion passed. Sen. Bond moved the bill be passed favorably as amended, and it was seconded by Sen. Ward. The motion passed. (Committee Report - Attachment 4).

The Chairman continued with $\underline{SB~717}$ and amendments proposed by Mr. Gibbons and since the KBI Report has not been received by the committee, the Chairman passed over it until the report is received.

Sen. Reilly asked the committee for action on <u>SB 772</u>, and <u>Sen. Strick made a motion to recommend the bill favorably. It was seconded by Sen. Vidricksen. Sen. Reilly called on Carl Anderson to explain amendments to the bill (<u>Attachment 5</u>). The Chairman asked for clarification - if the amendments were intended to permit casino gambling on the boat, and Mr. Anderson replied it did. At that point, <u>Sen. Bond made a motion to table SB 772; that it could be brought out of committee by a majority vote of the members. Sen. Morris seconded the motion. Discussion followed regarding the advisability of opening casino gambling everywhere in the State, or limiting it to one place; the fact that the Indian gaming issue may be heard in Court in May; and if the State of Missouri will approve legislation permitting boat gambling. The Chairman also pointed out the possibility that voters may approve/disapprove of this issue in the Primary Election. The motion passed.</u></u>

Sen. Ward asked to be recognized to introduce a proposal (Attachment 6), regarding reapportionment of senatorial districts. Sen. Ward moved the committee introduce the proposal, and it was seconded by Sen. Walker. The motion passed. Sen. Vidricksen requested that the record show there was a unanimous vote on this issue.

Sen. Reilly announced there will be a Joint House and Senate Federal and State Affairs Committee Meeting on Monday, April 6 with delegates from Haskell Junior College.

Meeting adjourned at 12:00.

COMMITTEE: Senate Federal & State Affairs DATE: April 3, 1992

NAME (PLEASE PRINT)	ADDRESS	COMPANY (ODCANTGAMEO)
Jim Conaut	(op.	COMPANY/ORGANIZATION ABC
Robert Engler :	Top	:ABC
Carl Anderson	Topeka	Kansar Lottery
Neal Whitaker	Topeka	KBWA '
Chris Steineger	KCKS	tcts
Whitney Damen	Topeka	Petembill : Associates
(ll Mongron':	Topacka	Jelf -
BA	Topela	Sunflower
T. P. Small (c)	lopeka	Ks. Nat / Guard
J. M. W. Fancher	Topak 4	KANSAS VFW
DANA NELSON	TOPEKA.	KRC 11
11-1-4	7 0	LW3-J
Lave Jordina	Sen Demo Leader	11ty Coursel
Nicle Roach	Topeka	I IGT
Michillo Kinter	Capeler	Lo. Gro. Accultoro
Sikel Oothers	9;	KC Start
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DATE:

Fri.

3-13-90

TOPEKA CAPITAL JOURNAL

THAYS DAILY NEWS

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Attach. 1

Officials target underage drinkin

By ALAN WILDS Hays Daily News

Purchasing alcohol for minors is a crime and Ellis County Sheriff Bruce Hertel believes that messege needs a little reinforcement.

Several recent incidents involving underage consumption of alcohol have prompted local law enforcement and the Ellis County attorney's office to take a strong stand against people who furnish alcohol to those under 21.

The messege has already been delivered loud and clear to one county resident who was recently charged with one count of furnishing intoxicants to minors, a class B misdemeanor, according to County Attorney Glenn Braun.

Underage drinking was also suspected when a one-car accident ended in the hospitalization of a 20-year-old Hays man on March 1 in the 1800 block of Munjor Road.

Alan Staab sustained head injuries when the car he was riding in skidded off the road and overturned. He was airlifted to HCA Wesley Medical Center in Wichita.

The car was driven by Melinda G. Prochaska. 17, Catherine. Apparently the two had left a party to take a friend home and were on their way back to the party when the accident occurred, according sheriff's deputy Martha Culbreath.

Culbreath said Prochaska's blood alcohol content tested below the legal limit, but she was issued a citation for underage consumption of alcohol.

The sheriff's department investigated the party and Braun said he may file charges against the purchasers of the alcohol.

Hertel and Culbreath both agree underage drinking at high school parties has always been a problem but is usually on the rise during the spring months. The parties are almost always located outside city limits.

"It seems to pick up more this time of year." Culbreath said. "The problem gets worse as the weather gets warmer." Culbreath described another recent incident in which sheriff's officers shut down a party and seized two kegs of beer just south of Antonino. About 40 high-school-age youths were present, she said.

An invesitagtion revealed the party had been well publicized among students at Hays High School, Thomas More Prep-Marian high school and Russell High School, she said.

"It was a pretty even distribution from all three schools," Culbreath said.

The purchasers of alcohol in the incidents Culbreath investigated were alleged to be either older friends or siblings. However, Hertel said there had been instances when parents purchased a keg of beer for their children.

"Those people need to understand that this is illegal," he said. "We are going to start cracking down on the people responsible for this."

Braun said there were not many charges filed in connection with purchasing alcohol for underage parties on a yearly basis, mainly because purchases are hard to trace.

"I think now it's starting to get a little more attention from law enforcement," he said. "If it's keg beer then you have a deposit and a serial number to find out who bought it. A lot of the officers are starting to work with liquor stores on that."

Although Braun has filed only one charge recently, he does have paperwork on other cases involving alcohol purchases for minors. He said more charges might be filed in the near future.

Law enforcement officers also may be getting some help if a proposed bill in the Kansas Legislature becomes law. The proposal, drafted by Rep. Dale Sprague, R-McPherson, would require purchasers of beer in excess of six gailons to give their names and addresses to the liquor store. The keg would also have a number stamped on it for identification.

That proposal has the support of the Hays Pride In Our Neighborhood Committee. Chairman Bill Davis said the committee had been pushing for a similar city ordinance until the legislation was proposed at the state level.

"People are coming to grips with this problem nationwide," Davis said. "It's just too bad we have had to lose so many of our young people in the process."

With or without the legislation. Culbreath said officers would make an attempt to shut down underage keg parties early. However, many parties where underage drinking occurs are not discovered until the following morning or after a car accident has been reported.

"It's not just one of those things where the kids are cruising Main and decide to have a beer party," she said. "Most of these parties are well planned in advance."

"The people who buy these kegs are usually well aware of the fact that the consumers are going to be underage and I think it's great they (county attorney) are willing to pursue this matter to the furthest extent."

STATE OF KANSAS



DIVISION OF THE BUDGET

Room 152-E
State Capitol Building
Topeka, Kansas 66612-1578

(913) 296-2436 FAX (913) 296-0231

March 18, 1992

The Honorable Kathleen Sebelius, Chairperson Committee on Federal and State Affairs House of Representatives Third Floor, Statehouse

Dear Representative Sebelius:

JOAN FINNEY, GOVERNOR

GLORIA M. TIMMER, Director

SUBJECT: Fiscal Note for HB 2967 by Representative Sprague

In accordance with KSA 75-3715a, the following fiscal note concerning HB 2967 is respectfully submitted to your committee.

HB 2697 would require retailers to maintain additional records concerning the sale of certain alcoholic beverages. The retailer who sells cereal malt beverages or beer, in containers of six gallons or more, would be required to comply with the following:

Place on containers of six gallons or more a keg identification number which includes the retailer's liquor license number.

Record, at the time of sale, the keg number; the date of sale; the purchaser's name, address, and signature; and the number of the piece of identification used by the purchaser.

Keep such records for at least six months.

Allow the records to be reviewed by any law enforcement officer during normal business hours or other reasonable times.

Violation of this act could result in the suspension of the retailer's liquor or cereal malt beverage license for a period of five business days.

Sen. Reil CRH2840m1 Attach. 2

REPORTS OF STANDING COMMITTEES

MR. PRESIDENT:

Your Committee on Federal and State Affairs

Recommends that House Bill No. 2840 (As Amended by House Committee of the Whole)

"AN ACT concerning alcoholic beverages; amending K.S.A. 1991 Supp. 41-308, 41-311, 41-345 and 41-2704 and repealing the existing sections."

Be amended:

On page 1, in line 39, after "liquor", by inserting ", subject to the approval of the director";

On page 5, by striking all of lines 12 through 43;

By striking all of pages 6 and 7;

On page 8, by striking all of lines 1 through 9; by renumbering sections 7 and 8 as sections 3 and 4; in lines 10 and 11, by striking ", 41-311, 41-345 and 41-2704" and inserting "and 41-311";

In the title, in line 11, by striking ", 41-311, 41-345 and 41-2704" and inserting "and 41-311";

And the bill be passed as amended.

Chair	per	son
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DEPARTMENTS OF THE ARMY AND AIR FORCE NATIONAL GUARD OF KANSAS ADJUTANT GENERAL OF KANSAS P.O. BOX C-300 TOPEKA, KANSAS 66601-0300



REPLY TO ATTENTION OF

April 3, 1992

Members of the Senate Federal and State Affairs Committee:

The Kansas Adjutant General, Major General James Rueger, supports Senate Bill 780.

The Kansas National Guard along with National Guard units in nearly all of the 50 states has been actively engaged in assisting civilian, local and federal law enforcement agencies with counter drug and drug interdiction operations as part of the national war on drugs. This program has been highly successful.

The proposed amendments to K.S.A. 48-241 will specifically delineate the authority of the commander in chief to order into active service members of Kansas National Guard units for the express purpose of assisting civilian law enforcement agencies with counter drug and drug interdiction activities.

This amendment is needed to (1) eliminate a potential successful challenge to the lawful use of Kansas military assets for such law enforcement activities; (2) specifically cloaks men and women of the Kansas National Guard with immunity from civil prosecution as is presently provided National Guard personnel engaged in the lawful activities permitted under K.S.A. 48-241 (a critical protection which is needed in this volatile legal arena of criminal activity); and (3) it will assist with defining the state's authority to participate with other states in undertaking joint operations with law enforcement agencies through a mutual assistance compact with other jurisdictions.

Your favorable consideration of this amendment is respectfully requested.

JONATHAN P. SMALL COL, JACC, KSARNG

Judge Advocate General State of Kansas

Sen. R CRS780mi Attach. 4

REPORTS OF STANDING COMMITTEES

MR. PRESIDENT:

Your Committee on Federal and State Affairs

Recommends that Senate Bill No. 780

"AN ACT concerning the militia; relating to ordering to active service for certain purposes; amending K.S.A. 48-241 and repealing the existing section."

Be amended:

On page 1, in line 22, by striking ", to"; by striking all of lines 23 through 26; in line 30, by striking all after "them"; in line 31, by striking "occasions" and inserting "except for willful misconduct beyond the scope of their official duties";

And the bill be passed as amended.

Chair	per	son
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A++. 4

SENATE BILL No. 772

By Committee on Federal and State Affairs

3-16

AN ACT concerning the state lottery; relating to the conduct of 9 excursion-beat-entertainment-games; amending K.S.A. 1991 Supp. 10 74-8711 and repealing the existing section. 11 Be it enacted by the Legislature of the State of Kansas: 12 New Section 1. Sections 1 through 19 shall be known as and may be cited as the Kansas lottery excursion-boat-entertainment-act and, except as otherwise provided by this act, shall be subject to 15 the provisions of the Kansas lottery act. 17 New Sec. 2. As used in this act, unless the context otherwise 18 requires: (a) "Commission," "executive director," "Kansas lottery," "lottery," "state lottery" and "person" have the meanings provided by K.S.A. 1991 Supp. 74-8702 and amendments thereto. (b) "Adjusted gross receipts" means the gross receipts less winnings paid to wagerers. (c) "Applicant" means any person applying for a certificate to engage in an occupation on an excursion-entertainment-boat, a certificate to operate, an excursion-entertainment-boat, a certificate to conduct excursion boat-entertainment games, on an excursion-boat, 28 ... a certificate to be a distributor or a certificate to be a manufacturer. (d) "Cheat" means to alter the selection of criteria which determine the result of an excursion-boat, game or the amount or frequency of payment in such game. (e) "Distributor" means a person who sells, markets or otherwise distributes, to a contractor authorized to conduct games pursuant to 34 this act, games or implements of gambling which are usable in the lawful conduct of games pursuant to this act. 36 (f) "Dock" means the location where an excursion entertainment boat moors for the purpose of embarking passengers for and dis-38 embarking-passengers from an excursion. Excursion" -means- the-time -during -which-entertainment CA40 games may be operated on an excursion entertainment boat whether 41 docked-or-during a cruise.

(h) - "Excursion boat-entertainment-game"-or-"games" means any

games played with cards, dice or equipment, or any mechanical,

limited gaming

limited gaming

in a state owned and operated gaming operation

a state owned and operated gaming operation

in a state owned and operated gaming operation
in a state owned and operated gaming operation

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"Game" or "games"

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electromechanical or electronic device or machine, for money, 2 checks, credit or any representative of value. Excursion boat enter-13111 tainment games do not include bingo, as defined by K.S.A. 79-4701 and amendments thereto. commission bearing 5 (i) "Excursion boat-entertainment-gaming devices" or "gaming 622 devices" means any equipment or mechanical electromechanical or -7: electronic contrivance, component or machine used remotely or di-18 streetly in connection with gaming or any game which affects the result of wager by determining win or loss before an energies a 10 "Excursion entertainment boat" means a self-propelled excur-11: sion vessel, including a barge and boat combination: (1) Which is certified and licensed by the United States coast guard; (2) which, prior to retrofitting for games, has an authorized capacity of 500 or more persons; (3) which is not continuously-docked; and (4) on which 15 : lawful gaming is authorized as provided in this act. 112 (5) 16 :: (k) "Gross receipts" means the total sums wagered under this 17 to actine maistratus maistratus an estaremo of elv differe you medical . (H) "Manufacturer" means a person who designs, assembles, fab-19 ricates, produces, constructs or otherwise prepares a product or a 20 component part of a product of any gaming device usable in the 21. lawful conduct of excursion-boat-ontertainment games pursuant to this act. capitalities while the course will be absoluter. 23. "Minor" means any person under 21 years of age. 24 (n) "Port of call" means any port-where an excursion entertain-25% ment boat may dock the diget put on the shorter of the devices 26 (v) "Slot machines" means any mechanical, electrical or other device, contrivance or machine which, upon insertion of a coin, token 28 or similar object, or upon payment of any consideration, is available 29040 to play or operate, the play or operation of which, whether by reason 30 p of the skill of the operator in playing a gambling game which is 31 presented for play by the machine or application of chance, or both, may deliver or entitle the person playing or operating the machine 33. to receive cash, premiums, merchandise, tokens or anything of value, 34 m, whether the payoff is made automatically from the machine or in any other manner. 35 Josephanment boots. 36_{Mm3} New Sec. 3_{Mg}(a) The Kansas lottery may provide for the operation 37g and conduct of excursion boat entertainment games, on excursion-38 beats in this state as provided by law. The Kansas lottery may directly operate and conduct such games or, to the extent allowed by law, 40. amay enter into contracts for facilities, equipment, products and serve 41 arices for the operation and conduct of such games. Any such contract M21so shall be subject to the provisions of K.S.A. 1991 Supp 74-8705 and 43 amendments thereto. a file good of documents

Games authorized by this act

(g) "Limited

(h)
(i) "Limited gaming establishment" or "certified establishment" means any premises certified to conduct gaming pursuant to this act.

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at locations

1 (b) Video lottery games, slot machines and other electronic games operated and conducted on an excursion boat pursuant to this act 3 shall pay out an average of not less than 85% of all wagers on such games and machines. and sever diments townsto. 5 com (c). The system of wagering on an excursion boat entertainmentgame as provided by this act is legal, when conducted by a person holding a certificate authorizing the conduct of excursion boat entertainment-games-en-an-excursion-entertainment-boat at authorized 9 locations as provided in this act. time a state of the st (d) Excursion entertainment beats operating pursuant to this act 10 shall be authorized only-upon-the-Missouri-River-and-the-lower-fivemiles of the Kansas River-within the state of Kansas. Such excursion entertainment-boats-must-be-primarily-headquartered-and-based-in-14 A Wyandotte-County: The temperature of the Andrew of the Andrew or the temperature of the Andrew (e) The Kansas lottery shall not authorize more than one person 15 16: to operate an excursion entertainment boat during the period of time when-any certificate-to-operate-an-excursion-entertainment-boat-is in-effect. s. compression of a more and a market of M. New Sec. 4. The commission shall adopt rules and regulations: 20 mg (a) he Identifying occupations which require certification to be per-21 formed on-an-excursion-entertainment-boat-and prescribing fees, standards and procedures for such certification. (b) Establishing standards under which all texeursion-entertainment boat operations shall be held and standards for the facilities where the operations are to be held, which may authorize the con-26 duct of games on an excursion entertainment boat-where alcoholic 27th beverages are sold and consumed has an earest since and the sold and 28 com (c) Establishing the payouts from excursion boat-entertainment-29 games, taking into consideration factors that provide entertainment 30 opportunities which are beneficial to certificate holders and the gen-31 : eral public and subject to the provisions of subsection (b) of section 32 ld 3.7 on patternay to parady across of slatenara seath with 33:184 (d): Establishing the duration of excursions for a period of not 34 reless than two hours and limiting the hours of operation of excursion entertainment boats. any miles manager. 36 . (a) Establishing the hours during which excursion boat enter-* 37 is tainment games may be conducted, which may be limited to not 38 less than the hours during which alcoholic liquor may be sold by a 39% drinking establishment. I no verses doubleto ben energia - les 40167 11.(1) Establishing minimum charges for admissions to excursion en-41 tertainment boats and regulating the number of free admissions. 42 m co (g) Prescribing the form and content of applications for certificates pursuant to this act. and read three commen

in a limited gaming establishment

and not more than 95% of the amount wagered when played at a skill level that will provide the greatest return to the player over a period of continuous play in a certified establishment.

limited gaming

Limited gaming operations established in counties with a population of not less than 150,000 residents

limited gaming establishment in counties where such establishments are permitted.

in a limited gaming establishment

limited gaming

<u>for</u> authorized by this act

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<u>(e)</u>

(h) As otherwise necessary to administer and enforce the provisions of this act. of the periodic of the section New Sec. 5. (a) The executive director shall have full jurisdiction over and shall supervise all gaming operations governed by this act. (b) The executive director shall have power to: (1) Investigate and determine the eligibility of applicants and select among competing applicants the applicants which best serve the interests of the citizens of Kansas. (2) Certify persons to engage in those occupations on exeursion 9 entertainment-boats which require certification eertify persons to conduct excursion boat entertainment games on excursion boats and 11 certify the operators of excursion boats: 12 (3) Regulate the wagering structure for excursion games. 13 (4) Enter the office, excursion entertainment boat, facilities or 14 other places of business of a certificate holder to determine com-15 pliance with this act. The state and a larger of the larger weath 16 (5) Investigate alleged violations of this act or commission rules 17 and regulations or orders and take appropriate action against a holder 18 of a certificate for such a violation or institute appropriate legal action 19 for enforcement, or both, including revocation or suspension of a certificate: And Company with the Company of the Company 21 (6) Require a certificate holder or employee of a certificate holder 22 to remove a person violating a provision of this act or commission rules and regulations or orders, or other person deemed to be undesirable, from an excursion entertainment beat. 25 (7) Require the removal from an excursion-entertainment beat of 26 a certificate holder or employee of a certificate holder for violating this act or a commission rule and regulation or order or engaging in a fraudulent practice. At the state of the state of the (8) Require a certificate holder to file an annual balance sheet and profit and loss statement pertaining to the certificate holder's gaming activities in this state, together with a list of the stockholders or other persons having any beneficial interest in the gaming activities of such certificate holder and printers are in the second and the second (9) Take any other action which may be reasonable or appropriate to enforce this act and commission rules and regulations. 37. -(10) Require all holders of certificates to conduct excursion boat 38. entertainment games to utilize cashless wagering systems whereby 39 all players' money is converted to tokens, electronic cards or chips 40 which only can be used for wagering on the excursion entertainment 41 -boates was we removed out it is should be then in viviant's to

42 (11) Provide for adequate security aboard each exoursion enter-43 tainment boat and at each port of call.

at a limited gaming establishment

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a limited gaming establishment.
a limited gaming establishment

at a limited gaming establishment.

gaming at a limited gaming establishment, which videotaping shall be performed under guidelines set by the Kansas Lottery division of security that may require that all or part of the original tapes be submitted to the division on a timely schedule.

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(e) The executive director shall require periodic-drug-testing in accordance with standards provided by regulations of the United States department of transportation.

New Sec. 6. (a) The executive director shall contract for the conduct of excursion-boat-entertainment-games and the operation of excursion entertainment-boats. Any person contracted with shall be issued a certificate to conduct excursion boat entertainment games or a certificate to operate an excursion entertainment boat, as applicable.

- (b) Any person seeking to conduct excursion boat entertainment games or to operate an excursion entertainment boat shall file an application with the executive director not less than 90 days before the date of the first excursion and shall identify the excursion entertainment boat upon which games will be authorized, shall specify the exact location where the excursion entertainment boat will be docked and shall be in such form and contain such information as the commission prescribes.
- (c) Certification to conduct excursion boat entertainment games and certification to operate an excursion entertainment boat shall be for a period established by rules and regulations of the commission, but not to exceed three-years. Such certification shall be renewable.
- (d) Annual fees for certification to conduct excursion boat entertainment games shall be in an amount prescribed by rules and regulations of the commission. Annual fees for certification to operate an excursion entertainment boat shall be based on the passenger-carrying capacity, including crew, for which the excursion entertainment boat is registered and shall be \$5 per person of capacity.
- (e) All moneys collected from annual certification fees provided for by this section shall be remitted by the executive director to the state treasurer, who shall deposit the entire amount in the state treasury and credit it to the lottery operating fund.

New Sec. 7. (a) A person shall not be issued a certificate to conduct excursion boat entertainment games or a certificate to operate an excursion entertainment beat unless the person has completed and signed an application on the form prescribed and provided by the executive director. The application shall include the full name, residence, date of birth and other personal identifying information of the applicant that the commission deems necessary. The application shall also indicate whether the applicant has any record of conviction of a felony, addiction to alcohol or a controlled substance or a history of mental illness. It is the burden of the applicant to show by a preponderance of the evidence the applicant's suitability as to character, experience and adequacy of funds.

<u>may</u>

limited gaming establishments.
limited gaming operations.

a limited gaming establishment

<u>limited gaming establishment</u> -constructed

limited gaming establishment

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(b) An applicant for a certificate to conduct, excursion boat entertainment_games-or-a-certificate-to-operate-an-excursion-entertainment boat shall submit to the commission, in the manner prescribed on the application forms, pictures, fingerprints and descriptions of physical characteristics of: https://www.new.ic.new.go.

(1) The applicant, if the applicant is a natural person.

(2) Each partner, if the applicant is a partnership.

(3) Each officer or director, and each stockholder who owns 5% or more of the stock of the corporation, if the applicant is a corporation. Distribute and the model to the control of the application.

(4) Each officer or director of the association, if the applicant is ชนด กระวายอาณิสนักสาร มีรีเ an unincorporated association.

(c) Before a certificate to conduct exeursion boat entertainment games or a certificate-to-operate-an-excursion-entertainment-boat isgranted, the division of lottery security or Kansas bureau of investigation shall conduct a thorough background investigation of the applicant, including each person whose picture, fingerprints and description are required to be submitted pursuant to subsection (b). The applicant shall provide information on a form as required by the division of lottery security.

(d) The executive director shall charge the applicant an application fee to defray the costs associated with the search and classification of fingerprints required and background investigations required by this section. Such fee shall be in addition to any other certificate fee charged by the commission.

New Sec. 8. (a) If the executive director is satisfied that all applicable provisions of this act and commission rules and regulations adopted under this act have been or will be complied with, the executive director shall issue a certificate for a period of not more than three years to an applicant for a certificate to conduct excursion boat entertainment games or a certificate to operate an excursion entertainment-beat. The commission by rule and regulation shall "specify which games authorized under this act will be authorized and the number, location and type of excursion boats to be certified under this act. The certificate shall set forth the name of the certificate holder, the type of certificate granted, the place where the excursion entertainment boats will operate and dock and the time and number of days when gaming may be conducted. The executive director shall not allow a certificate holder to conduct excursion boat 40 entertainment games on an excursion entertainment boat while docked if the certificate holder does not operate excursions for a minimum number of days as specified by rules and regulations -adopted by the commission, agree a second along and (a)

limited gaming operations

Any person involved in the operation of games on behalf of the limited gaming establishment shall have a certificate of occupation on his or her person at all times while at the limited game establishment pursuant to rules and regulations adopted by the lottery commission.

(d)

limited gaming operations, is issued,

five limited gaming operations

and the address where limited gaming operations will be located.

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(b) A certificate shall be granted to an applicant only upon the express conditions thatsignification of the secretary are reminded as (1) The applicant shall not, by lease, contract, understanding or arrangement of any kind, grant, assign or turn over to a person the operation of an exeursion-entertainment-boat or the conduct of excursion-boat-entertainment-games. This section does not prohibit a management contract approved by the executive director; and (2) the applicant shall not in any manner permit a person other than the applicant to have a share, percentage or proportion of the money received for admissions to the excursion entertainment boat. (c) Incissuing a certificate to operate an excursion entertainment boat, the Kansas lottery may give preference to a Kansas resident who operates an existing excursion boat. (d) The Kansas lottery shall require that an applicant utilize Kansas resources, goods and services in the operation of an exeursion entertainment boat. The lottery shall develop standards to assure that a substantial amount of all resources and goods used in the operation of an exeursion entertainment boat come from Kansas and that a substantial amount of all services and entertainment be provided by Kansans. (e) The Kansas-lottery-shall, as a condition of granting a certificate, require an applicant to provide written documentation that the applicant will: (1) Provide an area reserved solely for activities and interests of minors and is staffed to provide adequate supervision; work with the Kansas department of commerce to promote tourism throughout Kansas; and (3) provide an area reserved for promotion and sale of arts, crafts and gifts native to and made in Kansas. (f) No person employed in the operation of an exeursion entertainment boat or in the conduct of excursion boat entertainment games ishall be paid less than the federal minimum wage level (g), A certificate shall not be granted if there is substantial evidence that any of the following applies: (1) The applicant has been suspended from conducting gaming in another jurisdiction by a board or commission of that jurisdiction; (2) the applicant has not demonstrated financial responsibility sufficient to meet adequately the requirements of the enterprise _proposed; ... director shall not allow a contribute holder to co 40, the applicant is not the true owner of the enterprise proposed;

(4) the applicant is not the sole owner and other persons have 42 ownership in the enterprise, which fact has not been disclosed;

(5) the applicant is a corporation and 10% or more of the stock

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of the corporation is subject to a contract or option to purchase at any time during the period for which the certificate is to be issued, unless the contract or option was disclosed to the lottery and the lottery approved the sale or transfer during the period of the certificate;

- (6) the applicant has knowingly made a false statement of a material fact to the lottery;
- (7) the applicant has failed to meet a monetary obligation in connection with an excursion entertainment boat;
- (8) the applicant is not of good repute and moral character or has entered a plea of guilty to, or has been convicted of, a felony; or was a second of the second
- (9) the applicant has loaned to any person money or any other thing of value for the purpose of permitting that person to wager on any game of chance.
- (h) An exeursion-entertainment-boat is subject to an inspectionof its sanitary facilities to protect the environment and water qualitybefore-a-certificate-is-issued-by-the-lottery-under-this-act:-
- (i) If an excursion entertainment beat-stops at more than one port and travels past a county without stopping at any port in that county, the executive director may require the excursion boat operator to develop a schedule for ports of call in such county which have the necessary facilities to handle the boat. The executive director may limit the schedule to only one port-of-call per-county.
- (j) Upon a violation of any of the conditions listed in this section, the executive director may immediately revoke the certificate after a thorough and complete investigation.
- New Sec. 9. (a) Except as otherwise provided by law, the holder of a certificate to conduct excursion-boat-entertainment-games, shall permit no form of wagering on such games.
- (b) The commission may adopt rules and regulations allowing additional wagers consistent with generally accepted wagering options in the games of twenty-one and dice.
- (c) The certificate holder may receive wagers only from a person present on-an-excursion-authorized pursuant to this act.
- (d) The certificate holder shall exchange the money of each wagerer for tokens, chips or other forms of credit to be wagered on the games. The certificate holder shall exchange the tokens, chips or other forms of wagering credit for money at the request of the wagerer. In these country in the constraint short saver, in terms of
- 41 (e) Wagering shall not be conducted with money or other negotiable currency. of the term of the test and the costs figure of the costs.
 - (f) A minor shall not make a wager on an excursion entertainment

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boat-and shall not be allowed in the area of-the-excursion-entertainment boat where gaming is being conducted.

(g) A cortificate holder-shall-not-conduct-games while the excursion entertainment boat is docked unless it is temporarily docked for embarking or disembarking passengers, crew or supplies during the course of an excursion, for mechanical problems, adverse weather or other conditions adversely affecting safe navigation, during the duration-of-the-problem-or-condition, or as authorized by the lottery.

(h) (1) The holder of a certificate to engage in an occupation on an-excursion-entertainment-boat, conduct excursion-boat-entertainment games or operate an excursion entertainment boat shall consent to the search, without a warrant, by agents of the division of lottery security or Kansas lottery employees designated by the executive director, of the holder's person, personal property and effects, and premises which are located on the exoursion entertainment beat or adjacent facilities under control of the certificate holder, in order to inspect or investigate for violations of this act or rules and regulations adopted by the commission pursuant to this act.

(2) Nothing in subsection (h)(1) shall be construed to permit a warrantless inspection of living quarters or sleeping rooms, on an excursion entertainment boat if:

(A) The certificate holder has specifically identified to the lottery in writing those areas which are to be used as living quarters or sleeping rooms:

(B) gaming is not permitted in the living quarters or sleeping rooms, and gaming devices, records or other items relating to the gaming operations are not stored, kept or maintained in the living quarters or sleeping rooms; and

(C) neither cereal malt beverages nor alcoholic liquors are stored, kept or maintained in the living quarters or sleeping rooms except those legally possessed by the individual occupying the quarters or 化自动电影 医二氯磺胺 化氯酚 化二氯酚 经基础管理 电电流 美華

(3) The commission shall adopt rules and regulations to enforce this subsection (h).

New Sec. 10. (a) There is hereby imposed a fee of \$1 on each admission to an excursion entertainment boat. The fee imposed by this subsection shall be remitted to the executive director by the operator of the excursion entertainment boat not more than 10 days 39 rafter the day on which the admission was paid or, if free or com-40 Iplimentary, was used. The executive director shall promptly remit 41 Jany moneys received pursuant to this subsection to the state treas-420 urer, who shall deposit the entire amount in the state treasury and 45 Credit it to the lottery operating fund.

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(b) In addition to the fee, imposed by subsection (a), there is 2: hereby imposed on each admission to an excursion entertainment 3....boat a fee of \$1. The fee imposed by this subsection shall be remitted 4 to the executive director by the operator of the excursion enter-5. tainment boat not more than 10 days after the day on which the 6: admission was paid or, if free or complimentary, was used. The executive director shall promptly remit any moneys received pursuant to this subsection to the state treasurer, who shall deposit the entire amount in the state treasury and credit it to the local excursion boat fee fund neizeroze mod sais ture a service in Arts of the

11. 11. (c) Except as provided by subsection (d), the fees imposed by this section shall apply regardless of whether the admission is paid, a free or complimentary. When the was the arrest of the

(d). The fees imposed by this section shall not apply to admissions 15 of employees of the operator of the excursion boat, or of officers or 16 employees of the Kansas lottery, while such officers or employees 17 are engaged in the duties of their office or employment

New Sec. 11: The state's share of the adjusted gross receipts received annually from wagering on excursion boat entertainment games shall be an amount equal to 5% of the first \$1,000,000 of adjusted gross receipts, 10%-of the next-\$2,000,000-of-adjusted-gross-22 receipts and 20% of any amount of adjusted gross-receipts over \$3,000,000. Such amount shall be paid by the holder of the certificate 24 to conduct the exeursion boat entertainment games to the executive director within 10 days after the close of the day when the wagers 26 were made. The executive director shall promptly remit any moneys received from such taxes to the state treasurer. On receipt of such moneys, the state treasurer shall deposit the entire amount in the state treasury and credit-5%-thereof-to-the-local-excursion-boat-fee 30 fund and the remainder to the lottery operating fund.

31 New Sec. 12: (a) There is hereby created in the state treasury the local excursion boat fee fund.

.33 Moneys in the local excursion boat fee fund shall be expended only as authorized by this section.

(c) On or before, the 10th day of each month, the holder of a certificate to operate an excursion entertainment boat shall certify 37. to the executive director the number of passengers embarking on such boat at each port of call during the preceding calendar month. On or before the 15th day, of each month, the executive director shall cause moneys credited to the fund pursuant to sections, 10 and 41 11, from fees imposed or amounts wagered during the preceding 42 calendar month to be paid to the treasurer of each dity where passengers-embark on an excursion-entertainment boat, or, if passengers 10. at limited gaming establishments

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1 embark at a port of eall-not within a city, to the treasurer of the 2 county where such passengers embark, in the same proportion that the number of passengers embarking on excursion entertainment boats at ports of call in such city or county during such month bears to the total number of passengers embarking on excursion entertainment boats at all ports of call in this state during such month. (d) Upon receipt of moneys pursuant to this section, the city or

county treasurer shall deposit the entire amount in the general fund of the respective city or county was stated and a success orders of

(e) All expenditures from the local excursion boat fee 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 executive director or the executive director's designee. 14 New Sec. 13. Before a certificate to operate an excursion entertainment boat or a certificate to conduct excursion boat entertainment games is issued, the applicant shall post a bond to the state of Kansas in a sum specified by the lottery in the contract, with sureties approved by the executive director. The bond shall be used to guarantee that the certificate holder will faithfully make all payments, keep its books and records, make reports and operate excursion entertainment games, or conduct exeursion boat entertainment-games, in conformity with this act and rules and regulations adopted by the commission. The bond shall not be canceled 24 by a surety on less than 30 days' notice in writing to the Kansas lottery. If a bond is canceled and the certificate holder fails to file a new bond with the Kansas lottery in the required amount on or before the effective date of cancellation, the certificate holder's cer-

New Sec. 14., (a) The holder of a certificate to operate an excursion entertainment boat shall keep its books and records so as to elearly-shows

tificate shall be revoked. The total and aggregate liability of the

surety on the bond is limited to the amount specified in the bond.

(1) The total number of admissions to exeursions conducted by the contractor on each day, including the number of admissions upon free passes or complimentary tickets; and the to the (b)

36 (2) the amount received daily from admission fees.

37 The holder of a certificate to conduct excursion boat entertainment games shall keep its books and records so as to clearly show the total amount of money wagered during each excursion-day 40 mand the adjusted gross receipts for the day; mon passes had

41 (c) The holder of a certificate to operate an exeursion-entertainment boat or a certificate to conduct excursion boat entertainment games shall furnish to the Kansas lottery such reports and information

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as the Kansas lottery may require with respect to its activities. The gross receipts and adjusted gross receipts from excursion beat entertainment games shall be separately handled and accounted for from all other moneys received from operation of an excursion entertainment boat. The Kansas lottery may designate representatives to beard an excursion entertainment boat, who shall have full access to all places within the enclosure of the boat, shall directly operate or supervise the handling and accounting of all gross receipts and adjusted gross receipts from excursion boat entertainment games, shall supervise and check admissions to the boat and shall directly operate or supervise all security relating to the boat and shall directly

New Sec. 15. Within 90 days after the end of each month, the holder of a certificate to operate an excursion entertainment boat or a certificate to conduct excursion boat entertainment games shall transmit to the lottery an audit of the financial transactions and condition of the certificate holder's operations conducted under this act. Additionally, within 90 days after the end of the certificate holder's fiscal year, the certificate holder shall transmit to the Kansas lottery an audit of the financial transactions and condition of the contractor's total operations. All audits shall be conducted by independent certified public accountants registered or licensed in the state of Kansas.

New Sec. 16. The executive director shall make an annual report to the governor for the period ending June 30 of each year. Included in the report shall be an account of the Kansas lottery's actions, its financial position and results of operation under this act; the practical results attained under this act and any recommendations for legislation which the Kansas lottery deems advisable.

New Sec. 17. (a) It is a class A misdemeanor to: in visit

(1) Operate an excursion beat-where wagering is used or to be used without a certificate issued by the lottery.

(2) act, or employ a person to act, aboard an excursion entertainment boat, as a shill or decoy to encourage participation in an excursion boat entertainment game, other than media marketing and work associated with the tourism industry;

(3) knowingly permit a minor to make a wager in an excursion boat entertainment game;

(4) wager or accept a wager on an excursion boat entertainment game at any location outside the excursion entertainment boat.

(b) It is a class D felony to: (c) to the property (b)

(1) Offer, promise or give anything of value or benefit to a person who is connected with the holder of a certificate to operate an excursion entertainment boat or a certificate to conduct exeursion

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-	boat entertainment games, including but not limited to an officer or	
÷	employee of the certificate holder or the holder of a certificate to	to a limital coming actablishment
		in a limited gaming establishment
	suant to an agreement or arrangement or with the intent that the	
	promise or thing of value or benefit will influence the actions of the	,
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	boat entertainment game, or to influence official action of any em-	
	ployee of the Kansas lottery or a member of the commission, except	
	as limited by K.S.A. 1991 Supp. 74-8716 and amendments thereto;	
	(2) solicit or knowingly accept or receive a promise of anything	
	of value or benefit while the person is connected with the holder	
	of a certificate to operate an excursion entertainment boat or a cer-	a limited gaming establishment
	tificate to conduct exeursion boat entertainment games, including	
	but not limited to an officer or employee of the certificate holder	
	or the holder of a certificate to engage in an occupation on an in	a limited gaming establishment
	exeursion entertainment boat, pursuant to an understanding or ar-	
	rangement or with the intent that the promise or thing of value or	
	benefit will influence the actions of the person to affect or attempt	
	to affect the outcome of an excursion boat entertainment, game, or	a
	to influence official action of any employee of the Kansas lottery or	-
	a member of the commission;	
	(3) cheat at an excursion boat entertainment game;	a
	(4) manufacture, sell or distribute any cards, chips, dice, game	at a limited gaming establishment;
	or device which is intended to be used to violate any provision of	•
	this act; processes the control of t	
	(5) alter or misrepresent the outcome of an exeursion boat en-	a
	tertainment game, on which wagers have been made after the out-	authorized by this act
	come is made sure but before it is revealed to the players;	
	(6) place a bet after acquiring knowledge, not available to all	<u>a</u>
	players, of the outcome of the excursion boat entertainment game	authorized by this act
	which is the subject of the bet or to aid a person in acquiring the	
	knowledge for the purpose of placing a bet contingent on that	
	outcome;	
,	(7) claim, collect or take, or attempt to claim, collect or take,	
	money or anything of value in or from an exeursion boat entertain-	<u>. a</u>
	ment game, with intent to defraud, without having made a wager	authorized by this act
	contingent on winning an excursion boat entertainment game, or	authorized by this act
	claim, collect or take an amount of money or thing of value of greater	
	value than the amount won; so company them we are supply	
)	(8) knowingly entice or induce a person to go to any place where-	- <u>a</u>
,	an excursion boat entertainment game, is being conducted or operated	_authorized by this act
,	in violation of the provisions of this act with the intent that the	
3	other person plays or participates in such game;	
	- · · · · · · · · · · · · · · · · · · ·	

(9) use counterfeit chips or tokens in an exeursion boat enter--tainment game: authorized by this act (10) knowingly use; other than chips, tokens, coin or other methods or credit approved by the commission; legal tender of the United States, or use a coin not of the same denomination as the coin intended to be used in an excursion boat entertainment game; authorized by this act (11) have in one's possession any device intended to be used to violate a provision of this act; it was the provision of ... (12) have in one's possession, unless one is a certificate holder or employee of a certificate holder acting in furtherance of the employee's employment, any key or device designed for the purpose of opening, entering or affecting the operation of an excursion boat entertainment game, drop box or an electronic or mechanical device authorized by this act connected with an excursion boat entertainment game or for removing coins, tokens, chips or other contents of an excursion boat such a entertainment game; or a relative subject to the content of the subject to the su а 13) a have in one's possession while on an excursion entertainment authorized by this act; in a limited gaming establishment boat any firearm unless one is a law enforcement officer or an agent or employee of the Kansas lottery acting in such officer's, agent's or 19 20 employee's official capacity in open has referred that the property and (c) A person convicted of any act described in subsection (b) shall 21 be barred for life from exeursion entertainment boats, under the gaming establishments jurisdiction of the Kansas lottery. without which we will be a factory of the (d) The possession of more than one of the devices described in 25 subsection (b)(4), (11) or (12) permits a rebuttable presumption that the possessor intended to use the devices for cheating. 26 (e) Except for wagers on excursion boat entertainment games or 27 authorized by this act exchanges for money as provided in section 9, it is a class A mis-28 demeanor for the holder of a certificate to conduct excursion boat-29 30 entertainment games to exchange tokens, chips or other forms of authorized by this act credit to be used on excursion boat entertainment games for anything 31 such of value, there are compared the during the restriction of New Sec. 18. (a) It is unlawful for any person to participate in 16 an excursion boat entertainment game, or to share in the excursion 35 boat entertainment game winnings of a person, knowing that such authorized by this act struction fees shall be deposited in the state freasurisi norney 13-36 (1) The executive director, a member of the commission or an 38: remployee of the Kansas lottery; inoffitree e to related the left (2): an officer or employee of alvendor contracting to supply ex-40 eursion boat entertainment games or gaming equipment for use in 41 st the operation of any excursion boat entertainment game conducted pursuant to this act; nouriestiment e ad hor flate escope to an a spouse, child, stepchild, brother, stepbrother, sister, step-

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.]	sister, parent or stepparent of a person described by subsection (a)(1)		
- 2	2 or (2); or second to the second		
3	3: (4) a person who resides in the same household as any person		
¥	described by subsection (a)(1) or (2), additionary and in the second section of the contract o		
5	6 (b) Violation of subsection (a) is a class A misdemeanor upon		
(conviction of the first offense and a class D felony upon conviction		
7	7 h of a second or subsequent offense, those while the last that		
8	8 (c) Notwithstanding subsection (a), the executive director may	·	New Sec. 17. (a) Anything of value,
(authorize in writing any employee of the Kansas lottery and any	•	including all traceable proceeds
10		<u> </u>	including but not limited to real and
1.	l -entertainment game, for the purposes of verifying the proper oper-	authorized by this act	personal property, moneys, negotiable
19	ation of excursion boat entertainment games with respect to security,	such	instruments, securities and conveyances
13	3 systems operation and contract compliance by certificate holders.		is subject to forfeiture to the state
14			of Kansas if the item was used:
18			(1) In exchange for a bribe intended
. 10	, ,		to affect the outcome of a
1'			game authorized by this act;
18		a	or or
19		— <u>a</u> — authorized by this act	(2) In exchange for or to facilitate
20	o in accordance with rules and regulations adopted by the commission,	addition in the details acc	a violation of this act.
2		a	(b) All moneys found in close
2		<u> </u>	proximity of wagers, or of records of
2	, , , , , , , , , , , , , , , , , , ,		wagers, are presumed forfeited. The
2.		— <u>authorized by this act</u>	burden of proof is upon the claimant of
2			the property to rebut this presumption.
2		<u> </u>	(c) Subsection (a) does not apply if
2	- · · · · · · · · · · · · · · · · · · ·	 	the act or omission which would give
	8 adopted by the commission and by the provisions of this act.		rise to the forfeiture was committed
	9 New Sec. 19: (a) A manufacturer or distributor of exeursion boat	<u> 18</u>	or omitted without the owner's
3	0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	authorized by this act	knowledge or consent.
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3	· · · · · · · · · · · · · · · · · · ·		
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	4. lottery requires. The annual certificate fee for a distributor is \$1,000	shall not exceed \$5,000	
i .	5 and the annual certificate fee for a manufacturer is \$250. The cer-		s determined by rules and regulations
\mathcal{J}_3		adopted by the commis	sion.
	7 to the lottery operating fund. a more able professional edge (f) 75 8 (b) A holder of a certificate to conduct excursion boat entertain-		
1, 13	9 ment games, shall acquire all exeursion boat entertainment games or		
1/43	9 ment games, snall acquire all excursion boat entertainment games or 0 m gaming devices from a distributor certified pursuant to this section.	authorized by this act	
]4	1 (c) A holder of a certificate to conduct excursion boat entertain		
4		.1 . 1	
_ 1 4	3 - boat entertainment games or gaming devices.	— authorized by this act	
	Some officer and from the games of gaining devices. The state of the s	<u>such</u>	
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(d) The executive director may suspend or revoke the certificate of a distributor or manufacturer for a violation of this act or a rule and regulation adopted pursuant to this act committed by the distributor or manufacturer, or an officer, director, employee or agent of the manufacturer or distributor.

(e) A manufacturer or distributor of excursion boat entertainment games, who has been granted a certificate under this section shall have a representative within this state to take delivery of excursion boat entertainment, games or gaming devices prior to delivery to a certificate holder. The manufacturer or distributor shall provide the lottery with a copy of the invoice showing the items shipped and a copy of the bill of lading. When received, the games or gaming devices shall be stored in a public warehouse in this state until delivered to the certificate holder or, after delivery is complete, the shipment may be transferred to a certificate holder.

Sec. 20 K.S.A. 1991 Supp. 74-8711 is hereby amended to read as follows: 74-8711. (a) There is hereby established in the state treasury the lottery operating fund.

(b) The executive director shall remit at least weekly to the state treasurer: (1) Allmoneys collected from the sale of lottery tickets and shares and; (2) all moneys required to be credited to the fund pursuant to the Kansas lottery excursion boat entertainment act; and (3) any other moneys received by or on behalf of the Kansas lottery. Upon receipt of any such remittance, the state treasurer shall deposit the entire amount thereof in the state treasury and credit it to the lottery operating fund. Moneys credited to the fund shall be expended or transferred only as provided by this act. Expenditures from such fund shall be made in accordance with appropriations acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director or by a person designated by the executive director.

(c) Moneys in the lottery operating fund shall be used for:

(1) The payment of expenses of the lottery, which shall include all costs incurred in the operation and administration of the Kansas lottery; all costs resulting from contracts entered into for the purchase or lease of goods and services needed for operation of the lottery, including but not limited to supplies, materials, tickets, independent studies and surveys, data transmission, advertising, printing, promotion, incentives, public relations, communications, and distribution of tickets and shares; and reimbursement of costs of facilities and services provided by other state agencies:

(2) the payment of compensation to lottery retailers;

(3) transfers of moneys to the lottery prize payment fund pursuant

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to K.S.A. 1988 1991 Supp. 74-8712 and amendments thereto;

(4) transfers to the state general fund pursuant to K.S.A. 1988 1991 Supp. 74-8713 and amendments thereto;

(5) transfers to the state gaming revenues fund pursuant to subsection (d) of this section and as otherwise provided by law; and

(6) the transfers to the county reappraisal fund as prescribed by law.

(d) The director of accounts and reports shall-transfer moneys in the lottery operating fund to the state gaming revenues fund created by K.S.A. 1988 1991 Supp. 79-4801 and amendments thereto, on or before the 15th day of each month, for fiscal years commoneing on or after July 1, 1988 in an amount certified monthly by the executive director and determined as follows, whichever is greater:

(1) In An amount equal to the moneys in the lottery operating fund in excess of those needed for the purposes described in subsections (c)(1) through (c)(4), or

(2) an amount equal to not less than 30% of total monthly revenues from the sales of lottery tickets and shares, less estimated returned tickets, and from moneys required to be credited to the fund pursuant to the Kansas lottery exoursion boat entertainment act.

Sec. 21. K.S.A. 1991 Supp. 74-8711 is hereby repealed.

Sec. 22. This act shall take effect and be in force from and after its publication in the statute book.

(d) The director of accounts and reports shall treemoneys in the lottery operating fund to the state ral fund on or before the 15th of each month. The cansifer shall be in an amount certified by the executive director as equal to the amount received during the preceding month from the state's share of limited gaming income and from fees for applications or certificates of limited gaming machine manufacturers and distributors, less amounts described in subsections (c)(1) and (3) for the preceding month and attributable to limited gaming operations.

(e) The director of accounts and reports shall transfer moneys in the lottery operating fund to the state gaming revenues fund created by K.S.A. 1991 Supp.

79-4801 and amendments thereto on or before the 15th day of each month. The transfer shall be in an amount certified monthly by the executive director and destermined as follows, whichever is greater:

(1) An amount equal to the moneys in the lottery operating fund in excess of those needed for the purposes described in subsections (c)(1) through (c)(4); or

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SENATE BILL NO. 794

By Committee on Federal and State Affairs

AN ACT concerning state senatorial districts; providing for the reapportionment thereof; repealing K.S.A. 4-4,101 through 4-4,142.

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

Section 1. In accordance with section 2 of article 2 of the constitution of the state of Kansas, the state of Kansas is divided into 40 single member state senatorial districts. Such districts are reapportioned in accordance with section 1 of article 10 of the constitution of the state of Kansas.

- Sec. 2. (a) As used in this act, "voting district," "tract," "block group" or "block" means, respectively, a voting district (VTD), tract, block group or block identified on the official U.S. 1990 decennial census maps.
- (b) Voting districts, tracts, block groups and blocks are referred to in this act by the alphanumeric code by which they are identified on the official U.S. 1990 decennial census maps and data lists.
- (c) The boundaries of counties, voting districts, tracts, block groups and blocks referred to in this act are those boundaries as they exist and are identified on the official U.S. 1990 decennial census maps.
- Sec. 3. (a) If a county, voting district, tract, block group or block is not included within a senatorial district established by this act, such county, voting district, tract, block group or block shall be attached to the state senatorial district to which it is contiguous and, if contiguous to more than one state senatorial district, it shall be attached to the contiguous state senatorial district which has the least total population.
 - (b) If a county, voting district, tract, block group or block

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is included in two or more state senatorial districts established by this act, such county, voting district, tract, block group or block shall be attached to and become a part of the state senatorial district which has the least total population.

Sec. 4. Senatorial district one shall consist of all of Atchison, Brown, Doniphan and Jackson counties and the following voting districts in Jefferson county: (0010), (0020), (0030), (0040), (0050), (0060), (0070), (0080), (0090), (0100).

Sec. 5. Senatorial district two shall consist of the following voting districts in Douglas county: (003A), (003B), (003C), (004A), (004B), (004C), (005A), (005B), (006A), (006B), (006C), (006D), (0070), (0080), (0090), (0100), (011A), (011B), (0120), (0130), (0140), (0150), (0160), (0170), (0180), (0190), (0200), (0210), (0220), (0230), (0240), (0250), (0260), (0270), (0280), (0290), (030A), (0310), (0320), (0330), (0340), (0350), (0360), (0370), (038A), (038B), (038C), (038D), (0390), (0400), (0410), (0420), (044A), (0450).

Sec. 6. Senatorial district three shall consist of all of Leavenworth county.

Sec. 7. Senatorial district four shall consist of the following voting districts in Johnson county: (0130), (0140), (0150), (0160), (0170), (0180), (0260), (0270), (0280), (0290), (0300), (0310), (0320); the following blocks in voting district (0330), tract 0503.01, block group 2, in Johnson county: block 203, block 204, block 205, block 206, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 221; the following blocks in voting district (0340), tract 0503.01, block group 1, in Johnson county: block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121; the following blocks in voting district (0350), tract 0504, block group 1, in Johnson county: block 101A, block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 115; the following block in voting district (0350), tract 0504, block group 2, in Johnson county: block 208A; the following block in

voting district (0350), tract 0504, block group 3, in Johnson county: block 304A; the following blocks in voting district (0610), tract 0502, block group 2, in Johnson county: block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 226A; the following blocks in voting district (0610), tract 0503.02, block group 1, in Johnson county: block 112, block 113, block 114, block 117, block 118, block 121, block 122, block 123; the following blocks in voting district (0620), tract 0502, block group 1, in Johnson county: block 120A, block 123A, block 124; and the following voting districts in Wyandotte county: (0970), (0980), (0990), (1000), (1010), (1020), (1030), (1040), (1050), (1060), (1080), (1090), (1100), (1110), (1120), (1130), (1140), (1150), (1160), (1170), (1180), (1190), (1350),(1360), (1370), (1380), (1390), (1400), (1410), (1420), (1510), (1520), (1530), (1540), (1550), (1560), (1570), (1580).

Sec. 8. Senatorial district five shall consist of the following voting districts in Wyandotte county: (0050), (0060), (0070), (0080), (0090), (0100), (0110), (0120), (0130), (0140), (0150), (0160), (0170), (0180), (0190), (0200), (0210), (0220), (0230), (0240), (0250), (0260), (0270), (0280), (0300), (0310), (0360), (0370), (0380), (0390), (0400), (0410), (0420), (0430), (0440), (0450), (0450), (0470), (0480), (0490), (0500), (0510), (0520), (0530), (0540), (0550), (0560), (0570), (0580), (0590), (0600), (0610), (0620), (0630), (0640), (0650), (0660), (0670), (0680), (0690), (0700), (0710), (0720), (0730), (0740), (0750), (0760), (0770), (0780).

Sec. 9. Senatorial district six shall consist of the following voting district in Johnson county: (0030); and the following voting districts in Wyandotte county: (0010), (0020), (0030), (0040), (0290), (0320), (0330), (0340), (0350), (0790), (0800), (0810), (082A), (082B), (082C), (0830), (0840), (0850), (0860), (0870), (0880), (0890), (0900), (0910), (0920), (0930), (0940), (0950), (0960), (1070), (1200), (1210), (1220), (1230), (1240), (1250), (1260), (1280), (1290), (1300), (1310), (1320), (1330), (1340), (1430), (1440), (1450), (1460), (1470), (1480),

(1490), (1500).

Sec. 10. Senatorial district seven shall consist of the following voting districts in Johnson county: (0190), (0200), (0210), (0220), (0230), (0240), (0250); the following blocks in voting district (0330), tract 0503.02, block group 2, in Johnson county: block 201, block 202, block 205, block 206, block 207, block 208, block 209, block 210, block 222, block 223, block 224, block 225; the following blocks in voting district (0340), tract 0504, block group 1, in Johnson county: block 114B, block 116B, block 117B, block 118B, block 119B; the following blocks voting district (0340), tract 0504, block group 3, in Johnson county: block 301, block 302, block 303, block 306, block 308B, block 309, block 311, block 312, block 313, block 314, block 320, block 321; the following blocks in voting district (0350), tract 0504, block group 1, in Johnson county: block 110, block 122; the following voting districts in Johnson county: (0550), (056A), (057A), (0590), (0600); the following blocks in voting district (0610), tract 0503.02, block group 1, in Johnson county: block 102, block 108, block 109, block 110, block 111, block 115, block 116, block 119, block 124, block 125, block 126, block 127; the following block in voting district (0620), tract 0502, block group 1, in Johnson county: block 101B; the following blocks in voting district (0620), tract 0503.02, block group 1, in Johnson county: block 101B, block 103, block 104, block 105, block 106, block 107; the following blocks in voting district (0620), tract 0507, block group 1, in Johnson county: block 103B, block 104B; the following blocks in voting district (0620), tract 0507, block group 5, in Johnson county: block 501, block 502, block block 504, block 505, block 506, block 507, block 508, block 509, block 510, block 511, block 512, block 515; and the following voting districts in Johnson county: (0630), (0640), (0650), (0660), (0670), (0680), (069B), (0700), (0710), (0720), (0730), (0740), (0750), (0760), (0770), (0780), (079A), (081A), (084A), (086A), (1070), (1080), (1090), (110A), (1110), (112A), (114A), (1150), (1160), (1170), (1180), (1190), (1200), (1210),

(1220), (1230), (1310).

Sec. 11. Senatorial district eight shall consist of the following voting districts in Johnson county: (1240), (1250), (1260), (1270), (1280), (1290), (1300), (1320), (1330), (1340), (135A), (136A), (1370), (1380), (1520), (1530), (1540), (1550), (1560), (1570), (1580), (1590), (1600), (1610), (1620), (1630), (1640), (1650), (1660), (1670), (1680), (1690), (1700), (171A), (171B), (171C), (171D), (171E), (1720), (1730), (1740), (2090), (2100), (2110), (2120), (213A), (213B), (214B).

Sec. 12. Senatorial district nine shall consist of the following voting districts in Johnson county: (0890), (0920), (1020), (1030), (1040), (1050), (1060), (139A), (1400), (1410), (143A), (1440), (1450), (1460), (1470), (1480), (1490), (1500), (1510), (175A), (176A), (177A), (1780), (1790), (1800), (181A), (1820), (207A), (207B), (207C), (208A), (2370).

Sec. 13. Senatorial district 1.0 shall consist of the following voting districts in Johnson county: (0040), (005A), (005B), (006C), (007B), (0080), (009A), (009B), (010A), (0110), (0120), (0360), (0370), (0380), (0390), (0400), (0410), (042A), (043A), (044A), (045A), (0460), (0470), (0480), (0490), (0500), (0510), (0520), (0530), (0540), (0870), (0880), (0900), (0910), (093A), (094A), (094B), (095A), (095B); and the following voting district in Wyandotte county: (1270).

Sec. 14. Senatorial district 11 shall consist of the following voting districts in Douglas county: (0470), (0480), (0490), (0500), (0510); the following voting districts in Franklin county: (0010), (0020), (0030), (006A), (006B), (007A), (007B), (007C), (0080), (0090), (0100), (0110), (0120), (013A), (013B), (0140), (0160), (0170), (0180), (0190), (0200), (0230), (0240); and the following voting districts in Johnson county: (190A), (2040), (214A), (214C), (214D), (214G), (214H), (215A), (216A), (218A), (219A), (2230), (2240), (2250), (226A), (226B), (226C), (2270), (228A), (228B), (2290), (230A), (2310), (2320), (2330), (234A), (234B), (234C), (234D), (234E), (2350), (2360).

Sec. 15. Senatorial district 12 shall consist of the

following voting districts in Allen county: (0010), (0020), (0030), (0040), (0050), (0060), (0070), (0180), (0190), (0200), (0210); all of Anderson county; the following voting districts in Bourbon county: (0010), (0020), (0030), (0040), (0050), (0060), (010A), (010B), (010F), (010G), (010H), (010J), (0110), (012A), (0130), (014A), (015A), (0160); the following voting districts in Franklin county: (0040), (0050), (0210), (0220), (0250), (0260); and all of Linn and Miami counties.

Sec. 16. Senatorial district 13 shall consist of the following voting districts in Bourbon county: (0070), (0080), (012B), (014B), (015B), (015C), (0170), (0180), (0190), (0200); and all of Cherokee and Crawford counties.

Sec. 17. Senatorial district 14 shall consist of all of Labette county; the following voting districts in Montgomery county: (004A), (004B), (0130), (014A), (014B), (0150), (0160), (0170), (0180), (0190), (0200), (0270), (0280), (0290), (0300), (0310), (0320), (0330), (0340), (0350), (0360), (0370), (0380), (0390); and all of Neosho county.

Sec. 18. Senatorial district 15 shall consist of the following voting districts in Allen county: (0080), (009A), (0100), (0110), (012A), (012B), (013A), (0140), (015A), (015B), (015C), (016A), (016B), (0170); all of Chautauqua, Coffey and Elk counties; the following voting districts in Montgomery county: (0010), (0020), (0030), (0050), (0060), (0070), (008A), (008B), (008C), (0090), (0100), (0110), (0120), (021A), (021B), (0220), (0230), (024A), (024B), (0250), (0410), (0420), (042X), (0430), (0440), (0450), (0460), (0470), (0480), (0490), (0500), (0510), (0520); and all of Wilson and Woodson counties.

Sec. 19. Senatorial district 16 shall consist of all of Butler and Greenwood counties; the following voting district in Sedgwick county: (1950); the following block group in voting district (196A), tract 0100, in Sedgwick county: block group 3; and the following block group in voting district (196B), tract 0100, in Sedgwick county: block group 1.

Sec. 20. Senatorial district 17 shall consist of all of

Chase county; the following voting districts in Geary county: (0030), (0040), (0050), (0060); the following blocks in voting district (0070), tract 0001, block group 1, in Geary county: block 101C, block 107B, block 127B, block 128B, block 129, block 130; the following blocks in voting district (0070), tract 0001, block group 2, in Geary county: block 204B, block 206B, 207; the following blocks in voting district (0070), tract 0001, block group 3, in Geary county: block 302B, block 303, block 304, block 305B, block 306B, block 307, block 308B, block 309B, block 310B; the following blocks in voting district (0070), tract 0007, block group 2, in Geary county: block 204A, block 217A, block 217B, block 218, block 219A, block 219B, block 220, block 221, block 222, block 223A, block 223B, block 225B, block 226A, block 227B, block 228, block 292, block 293, block 294A, block the following block groups in voting district (0070), tract 0007, Geary county: block group 3, block group 4; the following in voting district in Geary county: (011B); the following block in voting district (023A), tract 0008, block group 3, in Geary county: block 334B; the following voting districts in Geary (0240), (0250), (0260); all of Lyon county; the following voting districts in Marion county: (0010), (0020), (0070), (0080), (0090), (0100), (0110), (012A), (0130), (0200), (0210), (0220), (023A), (023B), (0240), (0250), (0280), (0300), (0310); all of Morris county; the following voting districts in Osage county: (0010), (0070), (0080), (009A), (0200), (0210); and all of Wabaunsee county.

Sec. 21. Senatorial district 18 shall consist of the following voting districts in Shawnee county: (0010), (0020), (0030), (0040), (0050), (0060), (0070), (0080), (0090), (0100), (0110), (0120); the following blocks in voting district (0130), tract 0024, block group 9, in Shawnee county: block 902B, block 903, block 904, block 905, block 906, block 907B, block 915B; the following blocks in voting district (0130), tract 0036.02,: block group 1, in Shawnee county: block 102B, block 103, block 104, block 105, block 106; the following blocks in voting district

(0130), tract 0036.02, block group 3, in Shawnee county: block 301, block 302, block 303, block 304, block 305, block 306, block 307, block 308, block 309, block 310; and the following voting districts in Shawnee county: (0140), (0150), (0160), (0170), (0180), (0370), (038A), (038B), (0390), (0400), (0410), (0420), (0430), (0440), (0450), (0460), (0470), (0480), (0490), (0500), (0510), (0520), (0530), (0540), (0550), (0560), (0570), (0580), (0660), (0670), (0680), (0690), (0700), (0710), (0720), (0730), (0750), (0760), (0800), (0830), (0840), (0850), (0860), (0870), (0880), (0890), (0990), (097B), (1080), (1140), (1670).

Sec. 22. Senatorial district 19 shall consist of following voting districts in Douglas county: (0010), (0020), (0460), (0540); the following voting districts in Jefferson county: (0110), (0120); the following voting districts in Osage county: (0020), (0030), (0040), (0050), (0060), (009B), (0100), (0110), (0120), (0130), (014A), (0150), (0160), (0170), (0180), (0190), (0220), (0230); the following voting districts in Shawnee county: (0190), (0200), (0210), (0220), (0230), (0240), (0250), (0260), (0270), (0280), (0290), (0300), (0310), (0320), (0330), (0340), (0350), (0360), (0590), (0600), (0610), (0620), (0630), (0640), (0650), (1090), (1100), (1110), (112A), (112B), (1130), (1150), (1160), (1170), (1180), (1350), (1360), (1370), (138A), (138B), (1390), (1400), (1410); the following blocks in voting district (1520), tract 0030, block group 1, in Shawnee county: block 101, block 103C, block 104B, block 116, block 118, block 122, block 124, block 125, block 128B, block 129, block 130, block 134, block 135, block 136B; the following blocks in voting district (1520), tract 0030, block group 4, in Shawnee county: block 401B, block 402B; the following blocks in voting district (1520), tract 0030, block group 9, in Shawnee county: block 903D, block 903E, block 903F, block 903G, block 908B, block 909, block 910B, block 911B; the following blocks in voting district (1520), tract 0031, block group 9, in Shawnee county: block 901B, block 902, block 903; and the following voting districts in Shawnee county (1615), (1630).

Sec. 23. Senatorial district 20 shall consist the of following blocks in voting district (0130), tract 0036.02, block group 1, in Shawnee county: block 107B, block 108B; the following voting districts in Shawnee county: (0740), (0770), (0780), (0790), (0810), (0820), (0910), (0920), (0930), (0940), (0950), (0960), (097A), (0980), (099A), (099B), (100A), (1010), (1020), (1030), (1040), (1050), (1060), (1070), (1190), (1200), (1210), (1220), (1230), (1240), (1250), (1260), (1270), (1280), (1290), (1300), (1310), (1320), (1330), (1340), (1420), (1430), (1440), (1450), (1460), (1470), (1480), (1490), (1500), (1510); the following block in voting district (1520), tract 0037, block group 3, in Shawnee county: block 301B; the following blocks in voting district (1520), tract 0037, block group 4, in Shawnee county: block 401, block 402B, block 403, block 404, block 405, block 406, block 407, block 408, block 409, block 410, block 411, block 412, block 413, block 414, block 415, block 416, block 417, block 418, block 419, block 420, block 422, block 423, block 424B, block 426A, block 427; the following block group in voting district (1520), tract 0037, in Shawnee county: block group 7; the following blocks in voting district (1520), tract 0037, block group 9, in Shawnee county: block 902, block 916B, block 918; the following blocks in voting district (1520), tract 0038, block group 1, in Shawnee county: block 101A, block 102A, block 102B, block 103, block 104, block 138; and the following voting districts in Shawnee county (1530), (1540), (1550), (1560), (157A), (157B), (1580), (1590), (1600), (161A), (161B), (161C), (161D), (1620), (1640), (1650), (1660).

Sec. 24. Senatorial district 21 shall consist of all of Clay, Marshall, Nemaha and Pottawatomie counties; the following voting districts in Riley county: (0010), (0020), (0030), (0040), (0050), (0060), (0070), (0090), (0100), (0130), (0150), (0180), (0190), (0220), (0230), (0240); and the following voting districts in Washington county: (0040), (0050), (0060), (0070), (0150), (0160), (0170), (0180), (0250), (0260).

Sec. 25. Senatorial district 22 shall consist of the

following voting districts in Geary county: (001A), (001B), (001C), (001D), (001E), (001F), (001G), (001H), (001J), (001K), (001L), (001M), (001N), (001P), (001Q), (001R), (001T), (001U), (001V), (001W), (001X), (001Y); the following blocks in voting district (0070), tract 0005, block group 2, in Geary county: block 201B, block 202C, block 203B, block 204C, block 221B, block 222B, block 223C, block 223D, block 225, block 226B, block 227, block 228, block 229B, block 230B; the following blocks in voting district (0070), tract 0005, block group 4, in Geary county: block 401B, block 402B, block 413B, block 414B, block 425B, block 426C; the following voting districts in Geary county (008A), (008B), (009A), (009B), (0100), (011A), (0120), (0130), (014A), (014B), (014C), (014D), (0150), (016A), (016B), (0170), (0180), (019A), (019B), (019C), (019D), (019E), (020A), (020B), (0210), (0220); the following blocks in voting district (023A), tract 0002, block group 1, in Geary county: block 101C, block 101D, block 120B; the following blocks in voting district (023A), tract 0002, block group 3, in Geary county: block 301B, block 301C, block 302B; the following blocks in voting district (023A), tract 0003, block group 2, in Geary county: block 201C, block 202, block 203D, block 203E, block 204, block 205; the following block in voting district (023A), tract 0003, block group 4, county: block 415C; the following block in voting district (023A), tract 0004, block group 3, in Geary county: block 302B; the following blocks in voting district (023A), tract 0004, block group 4, in Geary county: block 415B, block 421B, block 422D; the following block in voting district (023A), tract 0005, block group 4, in Geary county: block 426D; the following blocks in voting district (023A), tract 0007, block group 2, in Geary county: block 294B, block 295B, block 296, block 297; the following blocks in voting district (023A), tract 0008, block group 1, in Geary county: block 152B, block 169E, block block 171, block 172, block 173, block 190B, block 191B, block 192D, block 193, block 194, block 195, block 196, block 197; the following blocks in voting district (023A), tract 0008, block

group 2, in Geary county: block 201, block 202, block 203, block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 231, block 232, block 233, block 234, block 235, block 236, block 237, block 238, block 239, block 240, block 241, block 242, block 243, block 244, block 245, block 246, block 247C, block 247D, block 248, block 249E, block 249J, block 250, block 251, block 252, block 253, block 254, block 255, block 256, block 257, block 258, block 259, block 260, block 261, block 262, block 263, block 264, block 265, block 266, block 267, block 268, block 269, block 270, block 271, block 272, block 273, block 274, block 275, block 276; the following blocks in voting district (023A), tract 0008, block group 3, in Geary county: block 301B, block 302, block 303, block 304, block 305, block 306, block 307, block 308, block 309, block 310, block 311, block 312, block 313, block 314, block 315, block 316, block 317B, block 318B, block 318C, block 319B, block 320, block 321, block 322, block 323, block 324, block 325, block 326, block 327, block 328, block 329, block 330, block 331, block 332, block 333, block 370, block 371, block 372; the following voting districts in Geary county (023B), (023E), (023F), (023G), (023H); and the following voting districts in Riley county: (0091), (0092), (0093), (009A), (009B), (009C), (009D), (009E), (009F), (009G), (009H), (009K), (009M), (009N), (009P), (009Q), (009R), (009T), (009U), (009V), (009W), (009X), (009Y), (0110), (0120), (014A), (014C), (0160), (017A), (017B), (017X), (0200), (021A), (0250), (0260), (0270), (0280), (0290), (0300), (0310), (0330), (0340), (0350), (0360), (0370), (0380), (0390), (0400), (0410), (0420), (0430), (0440), (0450).

Sec. 26. Senatorial district 23 shall consist of the following voting districts in Johnson county: (001A), (001C), (002A), (002D), (002E), (002F), (002G), (002H), (002J), (005C), (006A), (006B), (096A), (096B), (097A), (097B), (098A), (098C),

(098D), (098E), (0990), (100A), (1010), (183A), (183B), (183C), (185A), (186A), (188B), (188C), (189A), (189B), (190B), (190C), (190D), (190E), (190F), (190G), (191A), (1920), (193A), (195A), (196A), (197A), (198A), (199A), (2010), (2020), (2030), (2050), (2060), (220A), (222A).

Sec. 27. Senatorial district 24 shall consist of all of Ellsworth, Lincoln and Saline counties.

Sec. 28. Senatorial district 25 shall consist of all of Dickinson and Harvey counties; the following voting districts in McPherson county: (0080), (0090), (0100), (0110), (0260), (0270), (0280), (0290), (0360), (0370); and the following voting districts in Marion county: (0030), (0040), (0050), (0060), (0140), (015A), (015B), (015C), (0160), (0170), (0180), (0190), (0260), (0270).

Sec. 29. Senatorial district 26 shall consist of the following voting districts in Sedgwick county: (0150), (063A), (0650); the following blocks in voting district (066B), tract 0095.01, block group 3, in Sedgwick county: block 325, block 357; the following voting districts in Sedgwick county: (067A), (067B), (1130), (1140); the following blocks in voting district (116A), tract 0095.02, block group 3, in Sedgwick county: block 340, block 341, block 342, block 343, block 344, block 345, block 346, block 347, block 349A, block 350, block 351, block 352, block 353, block 354, block 355, block 356, block 357; the following voting districts in Sedgwick county: (1170), (1180); the following blocks in voting district (1480), tract 0091, block group 5, in Sedgwick county: block 511, block 512, block 513; the following voting districts in Sedgwick county: (1490), (1500), (1740), (1750), (1760), (1780), (1790), (185B), (185C); the following block in voting district (1870), tract 0056, block group 1, in Sedgwick county: block 117; the following block in voting district (1870), tract 0056, block group 3, in Sedgwick county: block 310A; the following blocks in voting district (1870), tract 0057, block group 9, in Sedgwick county: block 914, block 915, block 916, block 920; the following blocks in voting

district (1870), tract 0059, block group 1, in Sedgwick county: block 120, block 138, block 139, block 140; the following blocks in voting district (1890), tract 0054, block group 2, in Sedgwick county: block 201, block 202, block 203, block 204, block 205A; the following block group in voting district (1890), tract 0054 in Sedgwick county: block group 4; the following blocks in voting district (1890), tract 0054, block group 6, in Sedgwick county: block 624A, block 625A, block 627A; the following districts in Sedgwick county: (190A), (1910), (192A), (192C), (192D), (192E), (192F), (192G), (192H), (192I), (192J), (192K), (192X), (198B), (2030), (2040), (205A), (205B), (2060), (2070), (208A), (208B); the following block in voting district (2090), tract 0092, block group 2, in Sedgwick county: block 260B; the following block in voting district (2090), tract 0096, block group 1: block 109; the following voting districts in Sedgwick county: (2170), (219A), (2200); and the following blocks in voting district (0060), tract 9921, block group 1, in Sumner county: block 102, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 125, block 126, block 127, block 128, block 129, block 130, block 131, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140, block 141, block 142, block 143, block 144, block 145, block 146, block 151, block 152, block 153, block 154.

Sec. 30. Senatorial district 27 shall consist of the following voting districts in Sedgwick county: (0610), (0620), (063B), (063C), (064A), (064B), (0680), (0690), (0700), (0710), (0720), (0730), (0740), (0750), (0760), (0770), (0780), (0790), (0800), (1050), (1060), (1070), (1080), (1090), (110A), (110B), (1110), (1120), (1190), (1200), (1210), (1220); the following blocks in voting district (1230), tract 0027, block group 2, in Sedgwick county: block 203, block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213; the following blocks in voting district (1230), tract 0027, block group 3, in Sedgwick county: block 301, block 303, block 304, block 305, block 306, block 308, block 310, block 311,

block 312, block 313, block 314; the following blocks in voting district (1230), tract 0031, block group 1, in Sedgwick county: block 101, block 103, block 104, block 105, block 106, block 107, block 108, block 109, block 111, block 119, block 120, block 121; the following blocks in voting district (1230), tract 0043, block group 2, in Sedgwick county: block 262, block 263, block 264, block 265, block 266, block 267, block 268; the following block group in voting district (1230), tract 0043, in Sedgwick county; block group 7; the following voting districts in Sedgwick county: (1240), (1470); the following blocks in voting district (1480), tract 0029, block group 2, in Sedgwick county: block 218, block 219; the following blocks in voting district (1480), tract 0029, block group 3, in Sedgwick county: block 317, block 318; the following blocks in voting district (1480), tract 0030, block group 2, in Sedgwick county: block 215, block 216, block 217, block 218; the following blocks in voting district (1480), tract 0030, block group 3, in Sedgwick county: block 301, block 302, block 315, block 316; the following blocks in voting district (1480), tract 0090, block group 3, in Sedgwick county: block 312, block 313, block 315, block 316, block 317, block 318, block 319, block 320, block 321, block 322, block 323, block 324, block 325, block 326, block 327, block 328; the following block group in voting district (1480), tract 0091, in Sedgwick county: block group 1; the following blocks in voting district (1480), tract 0091, block group 5, in Sedgwick county: block 501, block 502, block 503, block 504, block 505, block 506, block 507, block 508, block 509, block 510, block 515, block 517, block 518, block 523, block 524, block 525; and the following voting districts in Sedgwick county (1510), (192B), (192W).

Sec. 31. Senatorial district 28 shall consist of the following blocks in voting district (1230), tract 0031, block group 1, in Sedgwick county: block 102, block 110, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 122, block 123, block 124; the following blocks in voting district (1400), tract 0068, block group 6, in Sedgwick county:

A++. 6

block 603, block 604; the following voting districts in Sedgwick county: (1430), (1440), (1450), (1460), (1520), (1530), (1540), (1550), (1560), (1570), (1580), (1590), (1600), (1610), (1620), (1630), (1640), (1680), (169A), (1700), (1710), (1720), (1730), (1770), (1800), (1810), (1820), (1830), (1840), (185A), (186A), (186B); the following blocks in voting district (1870), tract 0051, block group 3, in Sedgwick county: block 311, block 312, block 314; the following blocks in voting district (1870), tract 0057, block group 9, in Sedgwick county: block 902, block 903, block 904, block 905, block 906, block 907, block 908, block 909, block 910, block 911, block 912, block 913, block 917, block 918, block 919; the following block in voting district (1870), tract 0060, block group 6, in Sedgwick county: block 618; the following voting district in Sedgwick county: (1880); the following block in voting district (196B), tract 0066, block group 1, in Sedgwick county: block 107B; and the following voting district in Sedgwick county: (198A).

Sec. 32. Senatorial district 29 shall consist following blocks in voting districts (008A), tract 0101.02, block group 5, in Sedgwick county: block 532B, block 545; the following block in voting district (011A), tract 0101.01, block group 4, in Sedgwick county: block 428B; the following block group in voting district (026A), tract 0078, in Sedgwick county: block group 1; the following blocks in voting district (026A), tract 0078, block group 2, in Sedgwick county: block 201, block 202, block 203, block 204, block 213, block 214, block 215, block 216, block 217; the following blocks in voting district (026A), tract 0101.02, block group 5, in Sedgwick county: block 532A, block 533, block 544, block 546, block 547, block 548; the following voting districts in Sedgwick county (0270), (0280), (0330), (0340), (0350), (0360), (0370), (0380); the following blocks in voting district (0390), tract 0001, block group 1, in Sedgwick county: block 104, block 105, block 106, block 107, block 112, block 116, block 117, block 119, block 121, block 122, block 123; the following voting districts in Sedgwick county: (0440), (0450),

(0460), (0490), (0500), (0510), (0520); the following block in voting district (0530), tract 0003, block group 3, in Sedgwick county: block 302; the following blocks in voting district (0530), tract 0004, block group 5, in Sedgwick county: block 507, block 518, block 519; the following voting districts in Sedgwick county:(0810), (0820), (0830), (0840), (0860), (0870), (0880), (1020), (1030), (1040), (1250), (1260), (1270); the following blocks in voting district (1320), tract 0036, block group 2, in Sedgwick county: block 201, block 203, block 209, block 210, block 211, block 212; the following block groups in voting district (1400), tract 0068, in Sedgwick county: block group 1, block group 2; the following blocks in voting district (1400), tract 0068, block group 6, in Sedgwick county: block 601, block 602, block 605, block 606, block 607, block 608; the following block group in voting district (1400), tract 0068, in Sedgwick county: block group 7; the following voting district in Sedgwick county: (1410); the following blocks in voting district (1420), tract 0035, block group 2, in Sedgwick county: block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211; the following block in voting district (1420), tract 0036, block group 4, in Sedgwick county: block 416; the following block group in voting district (1420), tract 0063, in Sedgwick county: block group 1; and the following blocks in voting district (1420), tract 0063, block group 2, in Sedgwick county: block 201, block 202, block 203, block 205.

Sec. 33. Senatorial district 30 shall consist of the following voting district in Sedgwick county: (0850); the following blocks in voting district (0900), tract 0073.02, block group 2, in Sedgwick county: block 205, block 206, block 207, block 208, block 209A; the following voting districts in Sedgwick county: (0940), (0950), (0960), (0970), (0980), (0990), (1000), (1010), (1280), (1290), (1300), (1310); the following block in voting district (1320), tract 0022, block group 1, in Sedgwick county: block 114; the following block group in voting district (1320), tract 0036, in Sedgwick county: block group 1; the

following blocks in voting district (1320), tract 0036, block group 2, in Sedgwick county: block 202, block 204, block 205, block 206, block 207, block 208; the following blocks in voting district (1320), tract 0036, block group 3, in Sedgwick county: block 301, block 302, block 303, block 308, block 309, block 310, block 311, block 312, block 313, block 314, block 315; the following voting districts in Sedgwick county: (1330), (1340), (135A), (135B), (136A), (136B), (136C), (1370), (1380), (1390); the following block in voting district (1420), tract 0036, block group 4, in Sedgwick county: block 415; the following voting districts in Sedgwick county: (165A), (165B), (166A), (166B), (166C), (1670), (1930); the following blocks in voting district (196A), tract 0072.02, block group 1, in Sedgwick county: block 105B, block 105C, block 106B, block 107B, block 111B; the following blocks in voting district (196A), tract 0072.02, block group 2, in Sedgwick county: block 201B, block 202, block 203, block 204, block 205, block 206, block 207, block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223; the following block in voting district (196B), tract 0066, block group 1, in Sedgwick county: block 102D; the following blocks in voting district (196B), tract 0070, block group 4, in Sedgwick county: block 413B, block 414B; the following block in voting district (196B), tract 0072.02, block group 4, in Sedgwick county: block 408B; and the following voting districts in Sedgwick county: (1970), (199A), (199B), (199C), (199D), (199E), (199F), (200A), (200B), (200C), (200D), (200E), (200F), (200G), (201A), (201B), (201C), (201D), (201E), (201F), (202A), (202B), (202C), (202D), (202E), (202G), (202H), (202J), (202K), (202L), (202M), (218A), (218B), (218C), (219B).

Sec. 34. Senatorial district 31 shall consist of the following voting districts in Sedgwick county: (0030), (0040), (0050), (006A), (006B), (0070); the following block in voting district (008A), tract 0080, block group 1, in Sedgwick county: block 101B; the following blocks in voting district (008A), tract

0101.02, block group 1, in Sedgwick county: block 101, block 102, block 103, block 104, block 105, block 106, block 113, block 114; the following blocks in voting district (008A), tract 0101.02, block group 5, in Sedgwick county: block 501A, block 501B, block 502A, block 502B, block 503A, block 503B, block 504A, block 504B, block 505, block 506, block 507, block 508, block 509, block 510, block 511A, block 511B, block 512A, block 512B, block 512C, block 513, block 514A, block 514B, block 515A, block 515B, block 516, block 517, block 518B, block 518C, block 519C, block 520B, block 521B, block 522, block 523B, block 525, block 526, block 527A, block 527D, block 528, block 529A, block 529B, block 530B, block 531, block 534B; the following voting districts in Sedgwick county: (0090), (0100); the following block in voting district (011A), tract 0101.01, block group 4, in Sedgwick county: block 406; the following blocks in voting district (OllA), tract 0101.02, block group 4, in Sedgwick county: block 408, block 409, block 410, block 411, block 413; the following blocks in voting district (011A), tract 0101.02, block group 6, in Sedgwick county: block 603, block 604, block 605, block 606, block 607, block 608, block 609, block 610, block 611, block 612, block 613, block 614, block 615, block 616, block 617, block 618, block 619, block 620; the following voting districts in Sedgwick county: (012A), (0130), (0140), (023A), (023B), (0240), (0250); following blocks in voting district (026A), tract 0101.02, block group 5, in Sedgwick county: block 527B, block 534A, block block 536, block 537; the following voting districts in Sedgwick county: (026B), (026C), (029A), (029B), (029C), (029D), (030A), (030B), (030C), (031A), (031B), (031C), (032A), (032B); the following blocks in voting district (0390), tract 0001, block group 1, in Sedgwick county: block 101, block 102, block 103, block 108, block 109, block 110, block 111, block 113, block 114, block 115, block 118, block 120; the following block groups in voting district (0390), tract 0082, in Sedgwick county: block group 3, block group 5; the following voting districts in Sedgwick county: (0400), (0410), (0420), (0430), (047A), (047B),

A++. 6

(0480); the following blocks in voting district (0530), tract 0003, block group 2, in Sedgwick county: block 208, block 209, block 210, block 211, block 212, block 213, block 214, block 215, block 216; the following blocks in voting district (0530), tract 0003, block group 3, in Sedgwick county: block 301, block 303, block 304, block 306, block 307, block 308, block 309, block 310, block 311, block 312, block 313, block 314; the following blocks in voting district (0530), tract 0003, block group 4, in Sedgwick county: block 401, block 402, block 403, block 404, block 405, block 406, block 407, block 408, block 409; the following blocks in voting district (0530), tract 0004, in Sedgwick county, block group 5: block 508, block 509, block 510; the following voting districts in Sedgwick county: (0540), (0550), (0560), (0570), (0580), (0590), (0600), (0890); the following blocks in voting district (0900), tract 0076, block group 3, in Sedgwick county: block 301, block 302, block 303, block 304, block 305, block 306, block 309, block 310, block 311, block 312, block 313, block 314, block 315, block 323, block 324, block 325, block 326, block 327, block 328, block 329; and the following voting districts in Sedgwick county: (0910), (092A), (092B), (0930), (1940), (2210), (2220), (2230).

Sec. 35. Senatorial district 32 shall consist of all of Cowley county; the following voting districts in Sumner county: (0010), (0020), (0030), (0040), (0050); the following blocks in voting district (0060), tract 9921, block group 1, in Sumner county: block 101A, block 101B, block 110, block 111A, block 111B, block 112, block 113, block 114A, block 114B, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124A, block 124B, block 147, block 148, block 149A, block 149B, block 150; the following blocks in voting district (0060), tract 9921, block group 5, in Sumner county: block 501, block 502, block 503, block 504, block 505, block 506, block 507, block 508, block 509, block 504, block 511, block 512, block 513, block 514, block 515, block 516, block 517, block 518, block 519, block 520, block 521, block 522, block 523,

block 524, block 525, block 526, block 527, block 528, block 529, block 530, block 531, block 532, block 533, block 534, block 535, block 536, block 537, block 538, block 539, block 540, block 541, block 542, block 543, block 544, block 545, block 546, block 547, block 548, block 549, block 550A, block 551, block 552, block 553, block 554, block 555A, block 556, block 597A; and the following voting districts in Sumner county: (0070), (0080), (0090), (0100), (0110), (0120), (0130), (0140), (0150), (0160), (0170), (0180), (0190), (0200), (0210), (0220), (0230), (0240), (0250), (0260), (0270), (0280), (0290), (0380), (0390), (0400), (0410).

Sec. 36. Senatorial district 33 shall consist of all of Barber, Comanche, Harper, Kingman and Pratt counties; following voting districts in Sedgwick county: (0010), (0020), (0160), (0170), (0180), (0190), (020A), (020B), (0210), (022A), . (022B), (066A); the following block in voting district (066B), tract 0095.01, block group 3, in Sedgwick county: block 322B; the following voting district in Sedgwick county: (1150); following blocks in voting district (116A), tract 0095.02, block group 2, in Sedgwick county: block 221A, block 221B, block block 223, block 224, block 225A, block 226, block 227; the following blocks in voting district (1890), tract 0054, block group 6, in Sedgwick county: block 615A, block 623A; voting district in Sedgwick county: (190B); following following blocks in voting district (2090), tract 0054, block group 6, in Sedgwick county: block 606B, block 607B, block 608, block 609, block 610B, block 611C, block 612, block 613, block 614, block 615B, block 616, block 617, block 618, block 619, block 620, block 621, block 622, block 623B, block 624B, 625B, block 625C, block 625D, block 626, block 627B, block 627C, block 628B, block 628C, block 629B, block 630, block 631, 632, block 633, block 634, block 635, block 636, block 637, block 638, block 639; the following block in voting district (2090), tract 0092, block group 2, in Sedgwick county: block 278C;

following blocks in voting district (2090), tract 0096, block group 1, in Sedgwick county: block 101, block 103, block 104, block 105, block 106, block 107, block 110, block 111A, block 111B, block 112, block 113, block 114, block 115, block 116, block 117, block 118, block 119, block 120, block 121, block 122, block 123, block 124, block 125, block 126, block 127, block 128, block 129, block 130, block 131B, block 132, block 133, block 134, block 135, block 136, block 137, block 138, block 139, block 140; the following blocks in voting district (2090), tract 0096, block group 2, in Sedgwick county: block 202C, block 203, block 204, block 205, block 206C, block 207, block 208, block block 210, block 211, block 212, block 213, block 214, block 215, block 216, block 217, block 218, block 219, block 220, block 221, block 222, block 223, block 224, block 225, block 226, block 227, block 228, block 229, block 230, block 231, block 232, block 233, block 234, block 235, block 236, block 237, block 238, block 239, block 240, block 241, block 242, block 243, block 244, block 245, block 246; the following block in voting district (2090), tract 0096, block group 3, in Sedgwick county: block 301A; the following voting districts in Sedgwick county: (2100), (2110), (2120), (2130), (2140), (2150), (2160); and all of Stafford county.

Sec. 37. Senatorial district 34 shall consist of all of Reno county.

Sec. 38. Senatorial district 35 shall consist of all of Barton county; the following voting districts in McPherson county: (0010), (0020), (0030), (0040), (0050), (006A), (0070), (0120), (0130), (0140), (0150), (0160), (017A), (017B), (018A), (018B), (0190), (020A), (020B), (0210), (0220), (0230), (024A), (024B), (0250), (0300), (0310), (0320), (0330), (0340), (0350); and all of Rice county.

Sec. 39. Senatorial district 36 shall consist of all of Cloud, Jewell, Mitchell, Osborne, Ottawa, Phillips, Republic, Rooks and Smith counties and the following voting districts in Washington county: (0010), (0020), (0030), (0080), (0090),

(0100), (0110), (0120), (013A), (013B), (014A), (0190), (0200), (0210), (0220), (0230), (0240).

Sec. 40. Senatorial district 37 shall consist of all of Edwards, Ellis, Hodgeman, Kiowa, Lane, Ness, Pawnee, Rush and Russell counties.

Sec. 41. Senatorial district 38 shall consist of all of Clark, Ford and Gray counties; the following voting districts in Haskell county: (0020), (0030), (0040), (0050), (0060); and all of Meade and Seward counties.

Sec. 42. Senatorial district 39 shall consist of all of Finney, Grant and Hamilton counties; the following voting districts in Haskell county: (0010), (0070), (0080); and all of Kearny, Morton, Stanton and Stevens counties.

Sec. 43. Senatorial district 40 shall consist of all of Cheyenne, Decatur, Gove, Graham, Greeley, Logan, Norton, Rawlins, Scott, Sheridan, Sherman, Thomas, Trego, Wallace and Wichita counties.

Sec. 44. K.S.A. 4-4,101 through 4-4,142 are hereby repealed.

Sec. 45. This act shall take effect and be in force from and after its publication in the Kansas register.