Repeal of Statutes on State Agency Motor Pools; HB 2703

HB 2703 repeals the following five statutes concerning the state central motor pool and branch motor pools, which no longer exist:

- KSA 75-4602 had required the Secretary of Administration (Secretary) to create a central motor pool within the state for use by state agencies and allowed for branch motor pools in other locations in the state;
- KSA 2011 Supp 75-4603 allowed the Secretary to direct any state agency to transfer an agency-owned motor vehicle to the state motor pool, authorized the purchase or acquisition of motor vehicles for the motor pool, provided for the sale of motor vehicles in the motor pool and for sale proceeds to be deposited in the Motor Pool Service Fund, and required the title of all motor vehicles in the central motor pool or branch motor pools (except those leased) to be titled to the Department of Administration;
- KSA 75-4607 provided for reimbursement to the Secretary by state agencies for the use of the motor pool, maintenance of a cost system to determine charges, outlined costs to be considered in setting rates, and established the Motor Pool Service Fund;
- KSA 75-4615 provided for the transfer of funds in the Vehicle Depreciation Reserve Account to the Motor Pool Depreciation Reserve Fund, and required the transfer of all assets and liabilities of the Motor Pool Revolving Fund (except the part in the Vehicle Depreciation Reserve Account) to the Motor Pool Service Fund; and
- KSA 75-4616 required a percentage of new light-duty motor vehicles acquired annually for the state fleet for use primarily in a metropolitan area, or a consolidated metropolitan statistical area, to be alternative-fueled motor vehicles according to the schedule set by this statute.