## As Amended by House Committee

Session of 2019

## HOUSE BILL No. 2144

By Representative Williams

## 2-5

AN ACT concerning community colleges; relating to budget authority and
 expenditures; tax levy authority publication of financial information;
 identification of transferable credits; residency requirements; amending
 K.S.A.-71-204, 71-301, 71-406, 71-407 and 71-612 and repealing the
 existing-sections section.

6

Whereas, Nineteen Kansas community colleges are located in 18 of the
105 Kansas counties and exercise taxing authority through their board of
trustees for an increasingly greater percentage of total college revenue; and
Whereas, These community colleges derive property tax income from
local taxpayers while their neighboring counties utilize the college and its
benefits, yet do not pay any local property tax; and

Whereas, These local taxpayers are owed a high degree of transparencyand accountability for their property tax contribution; and

Whereas, Students who attend community colleges deserve
 transparency regarding the transfer of student courses and how student
 fees are expended; and

Whereas, The students and taxpayers of the taxing county or district shall be reaffirmed as priority in financial decisions, reporting processes and transparency measures that provide maximum benefit and accountability to the local taxpayers and local in-district students; and

Whereas, The provisions of sections 1 through 3 and 2 and the 2019 amendments to K.S.A. 71-204, 71-301, 71-406, 71-407 and 71-612 shall be known as the community college taxpayer transparency act.

25 Now, therefore:

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

New Section 1. No board of trustees of a community college shall-27 authorize the expenditure of any moneys for the purpose of construction, 28 29 reconstruction, repair, remodeling, additions to, furnishing and equipping of community college buildings, architectural expenses incidental thereto, 30 the acquisition of real property or the lease of any real property with an 31 aggregate expenditure of more than \$250,000 until a resolution authorizing 32 such expenditure is passed by the board of trustees, published once each 33 week for three consecutive weeks in a newspaper having general-34

2

circulation in the community college district and published on such-1 2 community college's website homepage with an easily identifiable link to such community college's taxpayer and student transparency data required 3 4 under section 3, and amendments thereto. The resolution shall specify the 5 aggregate amount of the expenditure, the period of time during which-6 expenditures shall be made and the purpose of such expenditure. After-7 adoption of the resolution, the expenditure shall be authorized and may be 8 made unless, within 60 days following the last publication of the-9 resolution, a petition in opposition to the resolution, signed by not less-10 than 5% of the qualified electors of the community college district, is filed with the county election officer of the county in which the main campus of 11 12 the community college is located. If a petition is filed, the expenditure-13 shall not be authorized without the question of making such expenditure having been submitted to and approved by a majority of the qualified-14 15 electors of the district voting at an election called for that purpose or at the 16 next general election. If a petition is filed and no election is held, a new 17 resolution authorizing the same or a substantially similar expenditure for 18 the purposes specified in this section may not be adopted for a period of 19 one year after the filing of the petition.

20 New-Sec. 2 Section 1. The board of trustees of each community 21 college shall identify those courses offered by such community college 22 that-are fully transferable to a transfer to all state educational-institution 23 institutions, as that term is defined in K.S.A. 76-711, and amendments 24 thereto. All such courses shall be prominently identified on such 25 community college's website, and in any publication that provides a list or description of any courses offered by such community college and shall 26 27 be accessible through a link on the state board of regent's website.

New Sec.-3 2. The board of trustees of each community college shall annually publish the following information-once each week for threeconsecutive weeks in a newspaper having general circulation in the community college district and on such community college's website homepage with an easily identifiable link, which shall be titled, "Taxpayer and student transparency data":

(a) The tuition rate for: (1) Students residing in the community
college district; (2) students residing outside the community college
district; (3) students residing outside the state of Kansas; and (4) students
residing outside the United States;

(b) the fees charged to: (1) Students residing in the community
college district; (2) students residing outside the community college
district; (3) students residing outside the state of Kansas; and (4) students
residing outside the United States;

42 (c) the total cost, excluding textbooks and housing costs, per credit 43 hour for each semester for: (1) Students residing in the community college district; (2) students residing outside the community college district; (3)
 students residing outside the state of Kansas; and (4) students residing
 outside the United States;

(d) the percentage of students attending each campus operated by the
community college for: (1) Students residing in the community college
district; (2) students residing outside the community college district; (3)
students residing outside the state of Kansas; and (4) students residing
outside the United States;

9 (e) the enrollment percentage of: (1) Students residing in the 10 community college district; and (2) students residing outside the 11 community college district;

(f) the enrollment percentage of students residing in the service areaof the community college;

(g) the name of the county with the largest number of students who
are enrolled in the community college but who are residing outside of the
community college district, and the enrollment percentage of suchstudents;

(h)—the aggregate amount of property tax revenues collected for tax
 levies imposed by the board of trustees of the community college for each
 of the immediately preceding five fiscal years and the change in such
 amount from year-to-year, expressed as a percentage;

22 (i)(h) the aggregate amount of mills levied by the board of trustees of 23 the community college for each of the immediately preceding five fiscal 24 years and the change in such amount from year-to-year, expressed as a 25 percentage; and

(j)(i) (1) Subject to paragraph (2), the aggregate amount<u>budgeted</u>
 *disbursed* for the two immediately preceding fiscal years for all
 institutional scholarships, *foundation scholarships and pell grants*, and
 the total amount<u>budgeted</u> *disbursed* for the two immediately preceding
 fiscal years for:

31  $(\oplus)(A)$  Athletic scholarships for students residing in the community 32 college district;

33 (2)(B) athletic scholarships for students residing outside the state of 34 Kansas;

35  $(\underline{3})(C)$  non-athletic scholarships for students residing in the 36 community college district; and

37  $(\underline{4})(D)$  non-athletic scholarships for students residing outside the state 38 of Kansas.

39 (2) No aggregate information required to be reported pursuant to
40 paragraph (1) shall be reported if such information could identify a
41 student with reasonable certainty.

42 See. 4. K.S.A. 71-204 is hereby amended to read as follows: 71-204.

43 (a) For the purpose of community college maintenance and operation, the

board of trustees is authorized to levy a tax on the taxable tangible-1 2 property of the community college district. Subject to the limitations of subsection (b), such tax levy shall be the amount determined by the board 3 of trustees to be sufficient to finance that part of the budget of the-4 5 community college which is not financed from any other source provided 6 by law. The budget of the community college shall be prepared and 7 adopted as provided by law, and the tax levy therefor shall be certified to 8 the county elerk of every county a part of the territory of which is in the 9 community college district.

10 (b) Commencing in fiscal year 2020, and each fiscal year thereafter, the tax levy authorized by subsection (a) shall be reduced (1) in the 2001 11 fiscal year by an amount equal to 80% of the amount of the difference 12 between the amount of state aid received by the community college in the 13 2000 fiscal year less an amount equal to 25% of the amount of out-district 14 tuition received by the community college in such fiscal year and the-15 16 amount of the state grant to which the community college is entitled in the 2001 fiscal year and (2) in fiscal years 2002, 2003 and 2004 by an amount 17 18 equal to 80% of the amount of the difference between the amount of the 19 state grant received by the community college in the preceding fiscal year 20 less an amount equal to 25% of the amount of out-district tuition received 21 by the community college in the 2000 fiscal year and the amount of the 22 state grant to which the community college is entitled in the current fiscal 23 year and (3) in each fiscal year after the 2004 fiscal year by an amount-24 equal to 80% of the amount of the difference between the amount of the 25 state grant aggregate amount of state aid received by the community college in the immediately preceding fiscal year and the amount of the-26 27 state grant aggregate amount of state aid to be distributed to which the 28 community college is entitled in the current fiscal year.

Sec.-5 3. K.S.A. 71-301 is hereby amended to read as follows: 71-301. (*a*) The board of trustees shall charge to and collect from each student tuition at rates per credit hour enrolled which shall be established by the board of trustees.

33 (b) In addition to tuition, the board of trustees may charge to and 34 collect from each student fees at rates which shall be and for purposes 35 established by the board of trustees. Any fee charged pursuant to this 36 section shall be for a specific purpose, which shall be clearly stated on the 37 community college's website. Any billing statements or other information 38 provided to students that includes fees charged by the community college 39 regarding student fees shall guide students to such website address. 40 Revenues from all fees shall only be expended for that purpose for which 41 the fee is charged.

42 See. 6. K.S.A. 71-406 is hereby amended to read as follows: 71-406.
43 (a) Subject to the provisions of K.S.A. 71-407, and amendments thereto;

## HB 2144—Am. by SC

1	persons enrolling in a community college who, if adults, have not been, or
2	if minors, whose parents have not been residents of the state of Kansas for
3	at least six months prior to enrollment for any term or session are-
4	nonresidents of the state for the purpose of determining state entitlements.
5	(b) For the purpose of determining the residence of persons enrolling
6	as a student in a community college, residence of minors shall be-
7	determined as provided in K.S.A. 72-1046, and amendments thereto, and
8	of adults as provided in subpart Twenty-third of K.S.A. 77-201, and
9	amendments thereto : (1) A student shall not be considered a resident of
10	the state of Kansas unless such student provides a valid Kansas driver's.
11	license, or other form of identification issued by the state and proof that
12	such student or such student's parent or legal guardian has satisfied at
13	least two of the following:
14	(A) Payment of Kansas real property tax;
15	(B) payment of Kansas income tax;
16	(C) reliance on a Kansas-based source of financial support;
17	(D) acceptance of permanent employment in this state;
18	(E) ownership of residential real property located in this state and
19	that such student or such student's parent or legal guardian resides on
20	such real property; or
21	(F) enrollment in an educational program that indicates an intent to
22	maintain a permanent presence in Kansas upon graduation; and
23	(2) a student shall not be considered a resident of the community-
24	college district unless such student provides a valid Kansas driver's-
25	license, or other form of identification issued by the state and such student
26	or such student's parent or legal guardian has satisfied at least two of the
27	following:
28	(A) Payment of Kansas real property tax on real property located in
29	the community college district;
30	(B) payment of Kansas income tax on income earned from an-
31	employer or other income source located in the community college-
32	district;
33	(C) reliance on a source of financial support located in the-
34	community college district;
35	(D) acceptance of permanent employment with an employer located
36	in the community college district; or
37	(E) ownership of residential real property located in the community.
38	college district and that such student or such student's parent or legal-
39	guardian resides on such real property.
40	(c) The state board of regents may adopt rules and regulations-
41	governing the determination of residence of students.
42	See. 7. K.S.A. 71-407 is hereby amended to read as follows: 71-407.
43	(a) The following persons, or any class or classes thereof, and their-

6

1 spouses and dependents, may be considered residents of the state of 2 Kansas by the state board for the purpose of determining state entitlements 3 of community colleges: (1) Persons who are in active military service of 4 the United States; (2) persons who are domiciliary residents of the state. 5 who were in active military service prior to becoming domiciliary 6 residents of the state, who were present in the state for a period of not less 7 than two years during their tenure in active military service, whose-8 domiciliary residence was established in the state within 30 days of 9 discharge or retirement from active military service under honorable-10 conditions, but whose domiciliary residence was not timely enoughestablished to meet the residence duration requirement in accordance with 11 12 the requirements of K.S.A. 71-406, and amendments thereto; (3) persons 13 who are employees of a community college; (4) persons having special domestic relations circumstances; (5) persons who have lost their resident 14 status within six months of enrollment; (6) persons who are not-15 16 domiciliary residents of the state, who have graduated from a high school 17 accredited by the state board of education within six months of enrollment 18 at a community college, who were domiciliary residents of the state at the 19 time of graduation from high school or within 12 months prior to-20 graduation from high school, and who are entitled to admission at a state 21 educational institution pursuant to K.S.A. 72-116 K.S.A. 2018 Supp. 76-22 717b, and amendments thereto; and (7) persons who are domiciliary-23 residents of the state, whose domiciliary residence was established in the 24 state for the purpose of accepting, upon recruitment by an employer, or 25 retaining, upon transfer required by an employer, a position of full-time-26 employment at a place of employment in Kansas, but the domiciliary-27 residence of whom was not timely enough established to meet the-28 residence duration requirement in accordance with the requirements of 29 K.S.A. 71-406, and amendments thereto. 30 (b) As used in this section: 31 (1) "Domiciliary resident" means a person who has present and fixed 32 residence in Kansas where the person intends to remain for an indefinite 33 period and to which the person intends to return following absence. 34 (2) "Full-time employment" means employment requiring at least-35 1,500 hours of work per year. 36 (c) The state board shall prescribe criteria and guidelines for-

determination of the eligibility of persons specified in subsection (a) to be
considered residents of the state and shall specify the evidence necessary
to be submitted by such persons as proof of eligibility. Evidence submitted
by a person as proof of eligibility elaimed under subsection (a)(7) must
include, but not by way of limitation, certification of the claim by the
employer of the person.

43 Sec. 8. K.S.A. 71-612 is hereby amended to read as follows: 71-612.

HB 2144—Am. by SC

7

In any fiscal year, each community college may budget and expend for 1 operating expenses any amount the board of trustees determines necessary 2 to be budgeted therefor. The board of trustees shall not approve any-3 budget in an amount exceeding that of the immediately preceding fiscal. 4 5 year, adjusted to reflect changes in the consumer price index for all urban 6 consumers as published by the United States department of labor for the. 7 preceding calendar year unless the board adopts such budget by-8 resolution. The adoption of a resolution pursuant to this section shallrequire a majority vote of the board. The resolution shall be published at 9 least once in a newspaper having general circulation in the county where 10 the community college is located and on such community college's website 11 homepage with an easily identifiable link to such community college's-12 taxpayer and student transparency data required under section 3, and-13 amendments thereto. The resolution shall be published in substantial-14 15 compliance with the following form: 16 - Community College, 17 County, Kansas. RESOLUTION 18 19 Be It Resolved that: 20 The board of trustees of the above-named community college shall be authorized to adopt a budget for fiscal year in an amount not to-21 22 23 unless a petition in opposition to the same, signed by not less than 5% of the qualified electors of the county, is filed with the county election officer 24 25 within 40 days after publication of this resolution. If a petition is filed, the county election officer shall submit the question of whether adoption of the 26 budget shall be authorized to the electors of the county at an election-27 28 called for the purpose or at the next general election, as is specified by the 29 board of trustees of the community college. 30 CERTIFICATE 31 This is to certify that the above resolution was duly adopted by the-32 board of trustees of *community* -college. 33 County, Kansas, on the day of 34 35 -Clerk of the board of trustees. 36 All of the blanks in the resolution shall be filled appropriately. If a-37 sufficient petition is not filed, the board may adopt the budget. If a-38 sufficient petition is filed, the board may notify the county election officer 39 of the date of an election to be held to submit the question of whether-40 adoption of the budget shall be authorized. Any such election shall benoticed, called and held in the manner provided by K.S.A. 10-120, and 41 42 amendments thereto. If the board fails to notify the county election officer 43 within 30 days after a sufficient petition is filed, or if a majority of the

HB 2144—Am. by SC

- 8
- 1 electors voting at such an election do not approve such resolution, the-
- 2 resolution shall be deemed abandoned and no resolution authorizing the
- 3 adoption of a budget of equal or greater amount shall be adopted by the
- 4 *board within the nine months following publication of the resolution.*
- 5 Sec. 9 4. K.S.A. 71-204, 71-301, 71-406, 71-407 and 71-612 are is 6 hereby repealed.
- 7 Sec.-10 5. This act shall take effect and be in force from and after
  8 July 1, 2020, and its publication in the statute book.