Session of 2012

Substitute for HOUSE BILL No. 2427

By Committee on Corrections and Juvenile Justice

2-21

1 AN ACT concerning the Kansas open records act; relating to information concerning law enforcement officers; amending K.S.A. 2011 Supp. 45-2 3 221 and repealing the existing section. 4 5 Be it enacted by the Legislature of the State of Kansas: Section 1. K.S.A. 2011 Supp. 45-221 is hereby amended to read as 6 7 follows: 45-221. (a) Except to the extent disclosure is otherwise required 8 by law, a public agency shall not be required to disclose: 9 (1) Records the disclosure of which is specifically prohibited or restricted by federal law, state statute or rule of the Kansas supreme court 10 or rule of the senate committee on confirmation oversight relating to 11 12 information submitted to the committee pursuant to K.S.A. 2011 Supp. 75-13 4315d, and amendments thereto, or the disclosure of which is prohibited or 14 restricted pursuant to specific authorization of federal law, state statute or 15 rule of the Kansas supreme court or rule of the senate committee on 16 confirmation oversight relating to information submitted to the committee 17 pursuant to K.S.A. 2011 Supp. 75-4315d, and amendments thereto, to 18 restrict or prohibit disclosure. 19 (2) Records which are privileged under the rules of evidence, unless 20 the holder of the privilege consents to the disclosure. 21 (3) Medical, psychiatric, psychological or alcoholism or drug 22 dependency treatment records which pertain to identifiable patients. 23 (4) Personnel records, performance ratings or individually identifiable 24 records pertaining to employees or applicants for employment, except that 25 this exemption shall not apply to the names, positions, salaries or actual 26 compensation employment contracts or employment-related contracts or 27 agreements and lengths of service of officers and employees of public 28 agencies once they are employed as such. 29 (5) Information which would reveal the identity of any undercover 30 agent or any informant reporting a specific violation of law. 31 (6) Letters of reference or recommendation pertaining to the character 32 or qualifications of an identifiable individual, except documents relating to 33 the appointment of persons to fill a vacancy in an elected office. 34 (7) Library, archive and museum materials contributed by private 35 persons, to the extent of any limitations imposed as conditions of the 36 contribution.

(8) Information which would reveal the identity of an individual who lawfully makes a donation to a public agency, if anonymity of the donor is a condition of the donation, except if the donation is intended for or restricted to providing remuneration or personal tangible benefit to a named public officer or employee.

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> (9) Testing and examination materials, before the test or examination is given or if it is to be given again, or records of individual test or examination scores, other than records which show only passage or failure and not specific scores.

10 (10) Criminal investigation records, except as provided herein. The 11 district court, in an action brought pursuant to K.S.A. 45-222, and 12 amendments thereto, may order disclosure of such records, subject to such 13 conditions as the court may impose, if the court finds that disclosure:

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(A) Is in the public interest;

(B) would not interfere with any prospective law enforcement action,criminal investigation or prosecution;

17 (C) would not reveal the identity of any confidential source or 18 undercover agent;

(D) would not reveal confidential investigative techniques orprocedures not known to the general public;

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(E) would not endanger the life or physical safety of any person; and

(F) would not reveal the name, address, phone number or any other
 information which specifically and individually identifies the victim of any
 sexual offense in article 35 of chapter 21 of the Kansas Statutes Annotated,
 prior to their repeal, or article 55 of chapter 21 of the Kansas Statutes
 Annotated, and amendments thereto.

If a public record is discretionarily closed by a public agency pursuant
to this subsection, the record custodian, upon request, shall provide a
written citation to the specific provisions of paragraphs (A) through (F)
that necessitate closure of that public record.

(11) Records of agencies involved in administrative adjudication or civil litigation, compiled in the process of detecting or investigating violations of civil law or administrative rules and regulations, if disclosure would interfere with a prospective administrative adjudication or civil litigation or reveal the identity of a confidential source or undercover agent.

(12) Records of emergency or security information or procedures of a public agency, or plans, drawings, specifications or related information for any building or facility which is used for purposes requiring security measures in or around the building or facility or which is used for the generation or transmission of power, water, fuels or communications, if disclosure would jeopardize security of the public agency, building or facility.

(13) The contents of appraisals or engineering or feasibility estimates 1 or evaluations made by or for a public agency relative to the acquisition of 2 property, prior to the award of formal contracts therefor. 3

(14) Correspondence between a public agency and a private 4 individual, other than correspondence which is intended to give notice of 5 6 an action, policy or determination relating to any regulatory, supervisory or 7 enforcement responsibility of the public agency or which is widely 8 distributed to the public by a public agency and is not specifically in response to communications from such a private individual. 9

(15) Records pertaining to employer-employee negotiations, if 10 disclosure would reveal information discussed in a lawful executive 11 session under K.S.A. 75-4319, and amendments thereto. 12

13 (16) Software programs for electronic data processing and documentation thereof, but each public agency shall maintain a register, 14 open to the public, that describes: 15

16 (A) The information which the agency maintains on computer 17 facilities: and

18 (B) the form in which the information can be made available using 19 existing computer programs.

(17) Applications, financial statements and other information 20 21 submitted in connection with applications for student financial assistance 22 where financial need is a consideration for the award.

23 (18) Plans, designs, drawings or specifications which are prepared by a person other than an employee of a public agency or records which are 24 25 the property of a private person.

26 (19) Well samples, logs or surveys which the state corporation commission requires to be filed by persons who have drilled or caused to 27 be drilled, or are drilling or causing to be drilled, holes for the purpose of 28 discovery or production of oil or gas, to the extent that disclosure is 29 limited by rules and regulations of the state corporation commission. 30

(20) Notes, preliminary drafts, research data in the process of 31 analysis, unfunded grant proposals, memoranda, recommendations or 32 other records in which opinions are expressed or policies or actions are 33 proposed, except that this exemption shall not apply when such records are 34 35 publicly cited or identified in an open meeting or in an agenda of an open 36 meeting.

37 (21) Records of a public agency having legislative powers, which 38 records pertain to proposed legislation or amendments to proposed 39 legislation, except that this exemption shall not apply when such records 40 are:

41 (A) Publicly cited or identified in an open meeting or in an agenda of 42 an open meeting; or

43 (B) distributed to a majority of a quorum of any body which has authority to take action or make recommendations to the public agency
 with regard to the matters to which such records pertain.

3 (22) Records of a public agency having legislative powers, which 4 records pertain to research prepared for one or more members of such 5 agency, except that this exemption shall not apply when such records are:

6 (A) Publicly cited or identified in an open meeting or in an agenda of 7 an open meeting; or

8 (B) distributed to a majority of a quorum of any body which has 9 authority to take action or make recommendations to the public agency 10 with regard to the matters to which such records pertain.

11 (23) Library patron and circulation records which pertain to 12 identifiable individuals.

13 (24) Records which are compiled for census or research purposes andwhich pertain to identifiable individuals.

15 (25) Records which represent and constitute the work product of an attorney.

17 (26) Records of a utility or other public service pertaining to 18 individually identifiable residential customers of the utility or service, 19 except that information concerning billings for specific individual 20 customers named by the requester shall be subject to disclosure as 21 provided by this act.

(27) Specifications for competitive bidding, until the specificationsare officially approved by the public agency.

(28) Sealed bids and related documents, until a bid is accepted or allbids rejected.

26 (29) Correctional records pertaining to an identifiable inmate or 27 release, except that:

28 (A) The name; photograph and other identifying information; sentence data; parole eligibility date; custody or supervision level; 29 disciplinary record; supervision violations; conditions of supervision, 30 31 excluding requirements pertaining to mental health or substance abuse 32 counseling; location of facility where incarcerated or location of parole 33 office maintaining supervision and address of a releasee whose crime was 34 committed after the effective date of this act shall be subject to disclosure 35 to any person other than another inmate or releasee, except that the 36 disclosure of the location of an inmate transferred to another state pursuant 37 to the interstate corrections compact shall be at the discretion of the 38 secretary of corrections;

(B) the ombudsman of corrections, the attorney general, law
enforcement agencies, counsel for the inmate to whom the record pertains
and any county or district attorney shall have access to correctional records
to the extent otherwise permitted by law;

43 (C) the information provided to the law enforcement agency pursuant

1 to the sex offender registration act, K.S.A. 22-4901 *et seq.*, and 2 amendments thereto, shall be subject to disclosure to any person, except 3 that the name, address, telephone number or any other information which 4 specifically and individually identifies the victim of any offender required 5 to register as provided by the Kansas offender registration act, K.S.A. 22-6 4901 *et seq.*, and amendments thereto, shall not be disclosed; and

7 (D) records of the department of corrections regarding the financial assets of an offender in the custody of the secretary of corrections shall be subject to disclosure to the victim, or such victim's family, of the crime for which the inmate is in custody as set forth in an order of restitution by the sentencing court.

(30) Public records containing information of a personal nature where
 the public disclosure thereof would constitute a clearly unwarranted
 invasion of personal privacy.

(31) Public records pertaining to prospective location of a business or industry where no previous public disclosure has been made of the business' or industry's interest in locating in, relocating within or expanding within the state. This exception shall not include those records pertaining to application of agencies for permits or licenses necessary to do business or to expand business operations within this state, except as otherwise provided by law.

(32) Engineering and architectural estimates made by or for anypublic agency relative to public improvements.

(33) Financial information submitted by contractors in qualificationstatements to any public agency.

26 (34) Records involved in the obtaining and processing of intellectual 27 property rights that are expected to be, wholly or partially vested in or 28 owned by a state educational institution, as defined in K.S.A. 76-711, and 29 amendments thereto, or an assignee of the institution organized and 30 existing for the benefit of the institution.

(35) Any report or record which is made pursuant to K.S.A. 65-4922,
65-4923 or 65-4924, and amendments thereto, and which is privileged
pursuant to K.S.A. 65-4915 or 65-4925, and amendments thereto.

34 (36) Information which would reveal the precise location of an35 archeological site.

36 (37) Any financial data or traffic information from a railroad
 37 company, to a public agency, concerning the sale, lease or rehabilitation of
 38 the railroad's property in Kansas.

(38) Risk-based capital reports, risk-based capital plans and
corrective orders including the working papers and the results of any
analysis filed with the commissioner of insurance in accordance with
K.S.A. 40-2c20 and 40-2d20, and amendments thereto.

43 (39) Memoranda and related materials required to be used to support

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1 the annual actuarial opinions submitted pursuant to subsection (b) of 2 K.S.A. 40-409, and amendments thereto.

3 (40) Disclosure reports filed with the commissioner of insurance 4 under subsection (a) of K.S.A. 40-2,156, and amendments thereto.

5 (41) All financial analysis ratios and examination synopses 6 concerning insurance companies that are submitted to the commissioner by 7 the national association of insurance commissioners' insurance regulatory 8 information system.

9 (42) Any records the disclosure of which is restricted or prohibited by 10 a tribal-state gaming compact.

(43) Market research, market plans, business plans and the terms and conditions of managed care or other third-party contracts, developed or entered into by the university of Kansas medical center in the operation and management of the university hospital which the chancellor of the university of Kansas or the chancellor's designee determines would give an unfair advantage to competitors of the university of Kansas medical center.

(44) The amount of franchise tax paid to the secretary of revenue or
the secretary of state by domestic corporations, foreign corporations,
domestic limited liability companies, foreign limited liability companies,
domestic limited partnership, foreign limited partnership, domestic limited
liability partnerships and foreign limited liability partnerships.

22 (45) Records, other than criminal investigation records, the disclosure 23 of which would pose a substantial likelihood of revealing security 24 measures that protect: (A) Systems, facilities or equipment used in the 25 transmission or distribution of energy, water production, or communications services; (B) transportation and sewer or wastewater 26 treatment systems, facilities or equipment; or (C) private property or 27 28 persons, if the records are submitted to the agency. For purposes of this 29 paragraph, security means measures that protect against criminal acts intended to intimidate or coerce the civilian population, influence 30 31 government policy by intimidation or coercion or to affect the operation of government by disruption of public services, mass destruction, 32 33 assassination or kidnapping. Security measures include, but are not limited 34 to, intelligence information, tactical plans, resource deployment and 35 vulnerability assessments.

36 (46) Any information or material received by the register of deeds of 37 a county from military discharge papers (, DD Form 214). Such papers 38 shall be disclosed: To the military dischargee; to such dischargee's 39 immediate family members and lineal descendants; to such dischargee's 40 heirs, agents or assigns; to the licensed funeral director who has custody of 41 the body of the deceased dischargee; when required by a department or 42 agency of the federal or state government or a political subdivision 43 thereof; when the form is required to perfect the claim of military service

or honorable discharge or a claim of a dependent of the dischargee; and
 upon the written approval of the commissioner of veterans affairs, to a
 person conducting research.

4 (47) Information that would reveal the location of a shelter or a 5 safehouse or similar place where persons are provided protection from 6 abuse or the name, address, location or other contact information of 7 alleged victims of stalking, domestic violence or sexual assault.

8 (48) Policy information provided by an insurance carrier in 9 accordance with subsection (h)(1) of K.S.A. 44-532, and amendments 10 thereto. This exemption shall not be construed to preclude access to an 11 individual employer's record for the purpose of verification of insurance 12 coverage or to the department of labor for their business purposes.

(49) An individual's e-mail address, cell phone number and other
 contact information which has been given to the public agency for the
 purpose of public agency notifications or communications which are
 widely distributed to the public.

(50) Information provided by providers to the local collection point
administrator or to the 911 coordinating council pursuant to the Kansas
911 act, and amendments thereto, upon request of the party submitting
such records.

21 (51) Records of a public agency on a public website which are 22 searchable by a key word search which identify the home address or home 23 ownership of a law enforcement officer as defined in K.S.A. 2011 Supp. 24 21-5111, and amendments thereto, parole officer, probation officer, court 25 services officer or community correctional services officer. The agency head of such law enforcement office, parole office, probation office, court 26 27 services office or community correctional services office or such 28 individual officer shall file with the custodian of such record a request to 29 have such officer's identifying information removed from the searchable 30 public website. Within seven days of receipt of such requests, the public agency shall remove such officer's identifying information from such 31 32 public websites.

33 (b) Except to the extent disclosure is otherwise required by law or as 34 appropriate during the course of an administrative proceeding or on appeal 35 from agency action, a public agency or officer shall not disclose financial 36 information of a taxpayer which may be required or requested by a county 37 appraiser or the director of property valuation to assist in the determination 38 of the value of the taxpayer's property for ad valorem taxation purposes; or 39 any financial information of a personal nature required or requested by a public agency or officer, including a name, job description or title 40 41 revealing the salary or other compensation of officers, employees or 42 applicants for employment with a firm, corporation or agency, except a 43 public agency. Nothing contained herein shall be construed to prohibit the 1 publication of statistics, so classified as to prevent identification of 2 particular reports or returns and the items thereof.

3 (c) As used in this section, the term "cited or identified" shall not 4 include a request to an employee of a public agency that a document be 5 prepared.

6 (d) If a public record contains material which is not subject to 7 disclosure pursuant to this act, the public agency shall separate or delete 8 such material and make available to the requester that material in the 9 public record which is subject to disclosure pursuant to this act. If a public 10 record is not subject to disclosure because it pertains to an identifiable individual, the public agency shall delete the identifying portions of the 11 record and make available to the requester any remaining portions which 12 are subject to disclosure pursuant to this act, unless the request is for a 13 14 record pertaining to a specific individual or to such a limited group of 15 individuals that the individuals' identities are reasonably ascertainable, the 16 public agency shall not be required to disclose those portions of the record 17 which pertain to such individual or individuals.

(e) The provisions of this section shall not be construed to exempt
 from public disclosure statistical information not descriptive of any
 identifiable person.

(f) Notwithstanding the provisions of subsection (a), any public record which has been in existence more than 70 years shall be open for inspection by any person unless disclosure of the record is specifically prohibited or restricted by federal law, state statute or rule of the Kansas supreme court or by a policy adopted pursuant to K.S.A. 72-6214, and amendments thereto.

(g) Any confidential records or information relating to security
measures provided or received under the provisions of subsection (a)(45)
shall not be subject to subpoena, discovery or other demand in any
administrative, criminal or civil action.

Sec. 2. K.S.A. 2011 Supp. 45-221 is hereby repealed.

32 Sec. 3. This act shall take effect and be in force from and after its 33 publication in the statute book.

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