Session of 2013

Substitute for HOUSE BILL No. 2051

By Committee on Agriculture and Natural Resources

2-19

AN ACT concerning water; relating to streams, dams and obstructions;
 relating to water rights; relating to water flex accounts; amending
 K.S.A. 82a-307 and K.S.A. 2012 Supp. 82a-301, 82a-302, 82a-303b,
 82a-326, 82a-736 and 82a-1901 and repealing the existing sections;
 also repealing K.S.A. 24-105, 24-107, 82a-312, 82a-313 and 82a-314
 and K.S.A. 2012 Supp. 24-106, 74-509, 82a-307a, 82a-326a and 82a 735.

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

New Section 1. (a) Subject to existing water rights and the principle of beneficial use, the chief engineer may grant, upon application made therefor, limited transfer permits to authorize the use of up to 4,000,000 gallons from an existing water right. The term of such limited transfer permit will be limited to a single calendar year. Each application submitted for a limited transfer permit shall be on a form prescribed by the chief engineer and accompanied by an application fee of \$200.

(b) (1) If the base water right is groundwater, the use of water can be
transferred to another well within the same source of supply within two
miles.

20 (2) If the base water right is surface water, the use can be transferred 21 to another surface water use within the same surface water system.

(c) The chief engineer shall adopt rules and regulations to effectuate and administer the provisions of this section. Such rules and regulations shall require that there is no increase in consumptive use enabled by the transfer permit, prescribe necessary recordkeeping and reporting requirements, prevent impairment of existing rights and address any other matter deemed necessary by the chief engineer to protect the public interest.

(d) Nothing in this section shall be deemed to vest in the holder of
any permit granted pursuant to provisions of this section any permanent
right to appropriate water except as is provided by such permit.

(e) All fees collected by the chief engineer pursuant to this section
shall be remitted to the state treasurer as provided in K.S.A. 82a-731, and
amendments thereto.

(f) This section shall be part of and supplemental to the Kansas waterappropriation act.

Sec. 2. K.S.A. 2012 Supp. 82a-301 is hereby amended to read as follows: 82a-301. (a) *(1)* Except as provided in subsection (c) *and (d)*, without the prior written consent or permit of the chief engineer of the division of water resources of the Kansas department of agriculture, it shall be unlawful for any person, partnership, association, corporation or agency or political subdivision of the state government to: (1)

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(A) Construct, modify or add to any dam or other water obstruction;

8 (2)(B) make, construct, modify or permit to be made or constructed 9 any change in any dam or other add to any water obstruction in a 10 designated stream;

(3) make or permit to be made any change in or addition to any existing
 water obstruction; or

13 (4)(C) change or diminish the course, current, or cross section of any 14 *designated* stream within this state.

15 (2) Any application for any permit or consent shall be made in 16 writing in such form as specified by the chief engineer.

(3) Jetties or Revetments for the purpose of stabilizing a caving bank
 which are properly placed shall not be construed as obstructions for the
 purposes of this section.

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(b) As used in K.S.A. 82a-301 et seq., and amendments thereto;:

21 (1)"Dam" means any artificial barrier including appurtenant works 22 with the ability to impound water, waste water or other liquids that has a 23 height of 25 feet or more; or has a height of six feet or greater and also has the capacity to impound a storage volume at the top of the dam elevation 24 of 50 or more acre feet. The height of a dam or barrier shall be determined 25 as follows: (1) A barrier or dam that extends across the natural bed of a 26 27 stream or watercourse shall be measured from the down stream toe of the 28 barrier or dam to the top of the barrier or dam; or (2) a barrier or dam that 29 does not extend across a stream or watercourse shall be measured from the lowest elevation of the outside limit of the barrier or dam to the top of the 30 31 barrier or dam measured from the lowest elevation of the streambed. 32 downstream toe or outside limit of the dam to the elevation of the top of 33 the dam

(2) "Designated stream" means a natural or man-made channel that
 conveys drainage or runoff from a watershed having an area of:

(A) One or more square miles in zone one, which includes all
geographic points located in or east of Washington, Clay, Dickinson,
Marion, Harvey, Sedgwick or Sumner counties;

(B) two or more square miles in zone two, which includes all
geographic points located west of zone one and in or east of Smith,
Osborne, Russell, Barton, Stafford, Pratt or Barber counties; or

42 (*C*) three or more square miles in zone three, which includes all 43 geographic points located west of zone two. 6

1 (c) (1) The prior written consent or permit of the chief engineer shall 2 not apply to water obstructions that meet the following requirements:

3 (A) The change in the cross section of a designated stream is 4 obstructed less than 5% and the water obstruction or change is contained 5 within a land area measuring 25 feet or less along the stream length; or

(B) (i) the water obstruction is not a dam as defined in subsection (b);

7 (B)(*ii*) the water obstruction is not located within an incorporated 8 area;

9 (C)(*iii*) every part of the water obstruction, *and any water impounded* 10 *by such obstruction*, is located more than 300 feet from any property 11 boundary; and

12 (D)(iv) the watershed area above the water obstruction is 640 acres 13 *five square miles* or less.

14 (2) If the water obstruction does not meet the requirements of 15 subsection (c)(1)(C)(B)(*iii*), but meets all other requirements of subsection 16 (c)(1)(B), such water obstruction may be exempted from the permitting 17 requirements of subsection (a) if the chief engineer determines such water 18 obstruction has minimal impact upon safety and property based upon a 19 review of the information, to be provided by the owner, including:

20 (i) (A) An aerial photo or topographic map depicting the location of 21 the proposed project, the location of the stream, the layout of the water 22 obstruction, the property lines and names and addresses of adjoining 23 property owners; and

24 (ii) (B) the principal dimensions of the project including, but not 25 limited to, the height above streambed.

(3) Notwithstanding any other provision of this section, the chief
 engineer may require a permit for any water obstruction described in this
 subsection if the chief engineer determines such permit is necessary for the
 protection of life or property.

30 (d) The prior written consent or permit of the chief engineer shall not 31 be required for construction or modification of a hazard class A dam that:

(1) Has a height of less than 25 feet and a storage volume at the top
of the dam elevation of less than 75 acre feet, and the dam location and
dimensions have been registered with the division of water resources in a
written form prescribed by the chief engineer; or

(2) is a wastewater storage structure for a confined feeding facility
that has been approved by the secretary of health and environment
pursuant to K.S.A. 65-171d, and amendments thereto, and such
impoundment is designed to hold a storage volume at the top of the dam
elevation of 150 acre feet or less.

41 Sec. 3. K.S.A. 2012 Supp. 82a-302 is hereby amended to read as 42 follows: 82a-302. (a) *Except as otherwise provided for general permits*, 43 each application for the consent or permit required by K.S.A. 82a-301, and

amendments thereto, shall be accompanied by complete maps, plans, 1 2 profiles and specifications of such dam or other water obstruction, or of 3 the changes construction, modification or additions addition proposed to 4 be made in such dam or other water obstruction, the required application 5 fee as provided in subsection (b) unless otherwise exempted, and such 6 other data and information as the chief engineer may require. The chief 7 engineer shall maintain a list of licensed professional engineers who may 8 conduct the review of any application for the consent or permit required by 9 K.S.A. 82a-301, and amendments thereto. Such list may include licensed professional engineers employed by a local unit of government.-10 Notwithstanding any law to the contrary, an applicant for the consent or 11 permit required by K.S.A. 82a-301, and amendments thereto, may have the 12 13 application reviewed by a licensed professional engineer approved by the chief engineer pursuant to this subsection provided such engineer is not an 14 15 employee of the applicant. If such licensed professional engineer finds that 16 such dam or other water obstruction meets established standards for the 17 construction, modification, operation and maintenance of dams and other 18 water obstructions, such findings shall be submitted in complete form to 19 the chief engineer. Upon such submittance, the chief engineer shall grant 20 such consent or permit within 45 days unless the chief engineer finds to 21 the contrary that such dam or other water obstruction does not meet-22 established standards for the construction, modification, operation and 23 maintenance of dams and other water obstructions. If the chief engineer 24 declines to grant such consent or permit based upon a contrary finding, the 25 chief engineer shall provide to the applicant within 15 days a writtenexplanation setting forth the basis for the chief engineer's contrary finding. 26 27 The chief engineer's action in declining to grant such consent or permit-28 and any hearing related thereto shall be conducted in accordance with the 29 provisions of the Kansas administrative procedure act. Any person-30 aggrieved by any order or decision of the chief engineer shall be entitled to 31 appellate review in accordance with the provisions of the Kansas judicial 32 review act. Such applicant shall pay all costs associated with the review by 33 the licensed professional engineer. The chief engineer shall adopt rules 34 and regulations for the issuance of a general permit which may be issued 35 for projects which require limited supervision and review. 36 (b) (1) The application *fee for a permit to construct, modify or add to*

36 (b) (1) The application *fee for a permit to construct, modify or dad to* 37 *a dam shall be \$200.* shall be based upon the stage of construction at the 38 time that a complete application has been submitted. The construction in 39 progress fee shall be applicable for construction begun prior to approval by 40 the chief engineer. Such fee shall be in addition to any other penalty for an 41 unpermitted structure. Such fees shall be as follows:

42 Fees for new dam or dam modification applications

43 — Pre-Construction — Construction In Progress

1	<u> </u>		
2	(2) Permit fees for stream obstructions/channel changes application		
3	fee is based upon two criteria and are as follows:		
4	(A) The drainage area category; and		
5	(B) the stage of construction when the application is submitted.		
6	PreConstruction		
7	Drainage Area Category Construction In Progress		
8	Major (Drainage area greater		
9	than 50 square miles) \$500 \$1000		
10	Moderate (Drainage area 5 to 50		
11	square miles) \$200 \$400		
12	Minor (Drainage area less than		
13	5 square miles) \$100 \$200		
14	General Permit \$100 \$200		
15	•••••••••••••••••••••••••••••••••••••••		
16	The application fee for a permit to construct, modify, or add to a water		
17	obstruction or to change or diminish the course, current or cross section		
18	of a stream shall be based on the watershed area.		
19	Watershed Area Above the Project Permit Application Fee		
20	Less than 5 square miles \$100		
21	Between 5 and 50 square miles \$200		
22	More than 50 square miles \$500		
23	1		
24	(3) The application fee for a general permit shall be \$100.		
25	(c) All fees collected by the chief engineer pursuant to this section		
26	shall be remitted to the state treasurer as provided in K.S.A. 2012 Supp.		
27	82a-328, and amendments thereto.		
28	Sec. 4. K.S.A. 2012 Supp. 82a-303b is hereby amended to read as		
29	follows: 82a-303b. (a) (1) In order to secure conformity with adopted rules		
30	and regulations and to assure compliance with the terms, conditions or		
31	restrictions of any consent or permit granted pursuant to the provisions of		
32	K.S.A. 82a-301 through 82a-303, and amendments thereto, the chief		
33	engineer or an authorized representative of the chief engineer shall have		
34	the power and the duty to inspect any dam or other water obstruction.		
35	Upon a finding pursuant to subsection (a) of K.S.A. 82a-303c, and		
36	amendments thereto, by the chief engineer that a dam is unsafe, the chief		
37	engineer shall order an annual inspection of the dam until it is either in		
38	compliance with all applicable provisions of this act, any rules and		
39	regulations promulgated pursuant to this act, permit conditions and orders		
40	of the chief engineer; or the dam is removed. The safety inspection shall be		
41	conducted by the chief engineer or authorized representative and the cost		
42	shall be paid by the dam owner. The class and size of a dam provided for		
43	by the provisions of this act shall be defined by rules and regulations		

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3	Size of Dam	Inspection fee
4	Class 1	<u>\$1,500</u>
5	Class 2	\$1,500
6	Class 3	\$2,500
7	Class 4	\$4,000

8 (2) Each hazard class C dam shall be required to have a safety 9 inspection conducted by a licensed professional engineer qualified in 10 design, construction, maintenance and operation of dams once every three 11 years, unless otherwise ordered by the chief engineer.

(3) Each hazard class B dam shall be required to have a safety
 inspection conducted by a licensed professional engineer qualified in
 design, construction, maintenance and operation of dams once every five
 years unless otherwise ordered by the chief engineer.

16 (4) Within 60 days of the date of inspection, a report of the inspection 17 shall be provided to the chief engineer by the licensed professional 18 engineer who conducted the inspection. The report shall document the 19 physical condition of the dam, describing any deficiencies observed, an 20 analysis of the capacity of the dam and its spillway works, compliance of 21 the dam with approved plans and permit conditions, changes observed in 22 the condition of the dam since the previous inspection, an assessment of 23 the hazard classification of the dam including a statement that the engineer 24 either agrees or disagrees with the current classification, and any other 25 information relevant to the safety of the dam or specifically requested by 26 the chief engineer.

(5) Upon failure of a dam owner to comply with the applicable inspection interval, the chief engineer or such chief engineer's authorized representative shall conduct a mandatory inspection of the dam and the costs as established by this act for the inspection shall be paid by the owner, in addition to any other remedies provided for violations of this act.

32 (6) The failure to file a complete and timely report as required by the 33 provisions of this act, or the failure to submit the fees assessed for 34 inspections conducted by the chief engineer or such *the* chief engineer's 35 authorized representative shall be deemed a violation of this act and 36 subject to the penalties provided by K.S.A. 82a-305a, and amendments 37 thereto.

(b) For the purpose of inspecting any dam or other water obstruction,
the chief engineer or an authorized representative of the chief engineer
shall have the right of access to private property. Costs for any work which
may be required by the chief engineer or the authorized representative
prior to or as a result of the inspection of a dam or other water obstruction
shall be paid by the owner, governmental agency or operator of such dam

1 or other water obstruction.

2 (c) All fees collected by the chief engineer pursuant to this section
3 shall be remitted to the state treasurer as provided in K.S.A. 2012 Supp.
4 82a-328, and amendments thereto.

5 Sec. 5. K.S.A. 82a-307 is hereby amended to read as follows: 82a-6 307. Upon petition of fifty (50) 50 taxpayers of any county of this state, owning land in the flood plain of any river in such county, or upon 7 8 enactment of a resolution by the county commission of such county, the 9 board of county commissioners of each county in this state are hereby authorized within their respective jurisdictions to clean and maintain the 10 banks and channels of the streams and watercourses within definitely 11 12 established bank lines, as provided in K.S.A. 82a-307a, and to keep said such streams free of drift, trees and other obstructions, for the purpose of 13 reducing floods and overflows; and for the purposes aforesaid. The said 14 board of county commissioners, having obtained written permission from 15 16 the landowner, may enter upon private property, if necessary, to clean and maintain such streams, doing as little damage as possible thereto, and 17 When. If material damage shall be is done to any property, said the 18 19 commissioners shall allow reasonable compensation therefor, whenelaimed by the owner thereof, if said the landowner presents a claim is 20 21 presented in writing to said the board within ten (10) 60 days from the date 22 of the removal of said obstruction; and that such alleged material 23 damage. Nothing in this act shall be construed to permit the board of county commissioners of any county to remove or destroy any permanent 24 improvement, including dams and bridges, in and over such streams, 25 26 providing such improvements, dams or bridges have been lawfully placed 27 thereon

28 Sec. 6. K.S.A. 2012 Supp. 82a-326 is hereby amended to read as 29 follows: 82a-326. When used in this act:

(a) "Water development project" means any project or plan which
may be allowed or permitted *requires a permit* pursuant to K.S.A. 24-126,
24-1213, 82a-301 et seq., and amendments thereto, or the multipurpose
small lakes program act, and amendments thereto;

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- (b) "environmental review agencies" means the:
- 35 (1) Kansas department of wildlife, parks and tourism;
- 36 (2) Kansas forest service;
- 37 (3) state biological survey;
- 38 (4) Kansas department of health and environment;
- 39 (5) state historical society;
- 40 (6) Kansas department of agriculture division of conservation; and
- 41 (7) state corporation commission.
- 42 Sec. 7. K.S.A. 2012 Supp. 82a-736 is hereby amended to read as 43 follows: 82a-736. (a) It is hereby recognized that an opportunity exists to

1 improve water management by enabling multi-year flexibility in the use of

water authorized to be diverted under a groundwater water right, provided, that such flexibility neither impairs existing water rights, nor increases the total amount of water diverted, so that such flexibility has no long-term negative effect on the source of supply. It is therefore declared necessary and advisable to permit the establishment of multi-year flex accounts for groundwater water rights, together with commensurate protections for existing water rights and their source of supply.

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(b) As used in this section:

10 (1) "Base water right" means a water right under which an applicant 11 applies to the chief engineer to establish a multi-year flex account and 12 where all of the following conditions exist:

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(A) The authorized source of supply is groundwater; and

14 (B) the water right has not been the subject of a change approval to 15 implement the provisions of K.A.R. 5-5-9(a)(2), K.A.R. 5-5-11(b)(2) or 16 K.A.R. 5-5-11(b)(3), in effect upon the effective date of this act.

17 (2) "Multi-year flex account" means a term permit which suspends a 18 base water right during its term, except when the term permit may be no 19 longer exercised because of an order of the chief engineer, and is subject to 20 the terms and conditions as provided in subsection (e).

21 (3) "Base average usage" means: (A) The average amount of water 22 actually diverted for a beneficial use under the base water right during 23 calendar years 2000 through 2009, excluding any amount diverted in any 24 such year that exceeded the maximum annual quantity of water authorized 25 by the base water right; or (B) if the holder of the base water right shows to the satisfaction of the chief engineer that water conservation reduced 26 27 water use under the base water right during calendar years 2000 through 28 2009, then the average amount of water actually diverted for a beneficial 29 use under the base water right during the five calendar years immediately before the calendar year when water conservation began, excluding any 30 31 amount used in any such year that exceeded the amount authorized by the 32 base water right.

(4) "Chief engineer" means the chief engineer of the division of waterresources of the department of agriculture.

(5) "Flex account acreage" means the maximum number of acres
lawfully irrigated during a calendar year when no term, condition or
limitation of the base water right has been violated and either of the
following conditions is met:

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(A) The calendar year is 2000 through 2009; or

40 (B) if water conservation reduced water use under the base water
41 right during calendar years 2000 through 2009, the calendar year is a year
42 within the five calendar years immediately prior to the calendar year when
43 water conservation began.

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"Net irrigation requirement" means the net irrigation requirement 1 (6) 2 for 50% chance rainfall of the county that corresponds with the location of the authorized place of use of the base water right as provided in K.A.R. 5-3 4 5-12, on the effective date of this act.

5 (c) (1) Any holder of a base water right that has not been deposited or placed in a safe deposit account in a chartered water bank may establish a 6 7 multi-year flex account where the holder may deposit, in advance, the 8 authorized quantity of water from such water right for any five consecutive 9 calendar years, subject to all of the following:

(A) The water right must be vested or shall have been issued a 10 certificate of appropriation; 11

12 (B) the withdrawal of water pursuant to the water right shall be properly and adequately metered; 13

(C) the water right is not deemed abandoned and is in compliance 14 with the terms and conditions of its certificate of appropriation, all 15 16 applicable provisions of law and orders of the chief engineer;

17 (D) the amount of water deposited in the multi-year flex account shall not exceed the greatest of the following: 18

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(i) 500% of the base average usage;

(ii) 500% of the product of the annual net irrigation requirement 20 21 multiplied by the flex account acreage, multiplied by 110%, but not greater 22 than five times the maximum annual quantity authorized by the base water 23 right: or

24 (iii) if the authorized place of use is located wholly within the 25 boundaries of a groundwater management district, an amount that shall not increase the long-term average use of the groundwater right as specified by 26 rule or regulation promulgated pursuant to subsection (o) of K.S.A. 82a-27 28 1028, and amendments thereto; and

29 (E) notwithstanding any other provisions of this subsection, except when the base water right is suspended due to the issuance of a two-year 30 term permit in a designated drought emergency area for 2011 and 2012, 31 32 the quantity of water deposited into a multi-year flex account shall be reduced by the quantity of water used in excess of the maximum annual 33 quantity of the base water right during 2011 if the application for a multi-34 35 year flex account is filed with the chief engineer on or before July 15, 36 2012

37 (2) The provisions of K.A.R. 5-5-11 are limited to changes in annual 38 authorized quantity and shall not apply to this subsection.

39 (d) The chief engineer shall implement a program providing for the issuance of term permits to holders of groundwater water rights who have 40 41 established flex accounts in accordance with this section. Such term permits shall authorize the use of water in a flex account at any time 42 43 during the five consecutive calendar years for which the application for the

term permit authorizing a multi-year flex account is made, without annual
 limits on such use.

3 (e) Term permits provided for by this section shall be subject to the 4 following:

5 (1) A separate term permit shall be required for each point of 6 diversion authorized by the base water right.

7 (2) The quantity of water authorized for diversion shall be limited to 8 the amount deposited pursuant to subsection (c)(1)(D).

9 (3) The rate of diversion for each point of diversion authorized under 10 the term permit shall not exceed the rate of diversion for each point of 11 diversion authorized under the base water right.

12 (4) The authorized place of use shall be the place of use or a 13 subdivision of the place of use for the base water right.

(5) The point of diversion authorized by the term permit shall be 14 specified by referencing one point of diversion authorized by the base 15 16 water right at the time the multi-year flex account term permit application 17 is filed with the chief engineer or at the time any approvals changing such 18 referenced point of diversion of the base water right are approved during 19 the multi-year flex account period. For a base water right with multiple 20 points of diversion, each point of diversion authorized by a term permit 21 shall receive a specific assignment of a maximum authorized quantity of 22 water, assigned proportionately to the authorized annual quantities of the 23 respective points of diversion under the base water right.

(6) The chief engineer may establish, by rules and regulations, criteriafor such term permits.

(7) Except as explicitly provided for by this section, such term
permits shall be subject to all provisions of the Kansas water appropriation
act, and rules and regulations adopted under such act, and nothing in this
section shall authorize impairment of any vested right or prior
appropriation right by the exercise of such term permit.

(f) An application for a multi-year flex account shall be filed with the
chief engineer on or before October 1 of the first year of the multi-year
flex account term for which the application is being made.

34 (g) All costs of administration of this section shall be paid from fees 35 for term permits provided for by this section. Any appropriation or transfer 36 from any fund other than the water appropriation certification fund for the 37 purpose of paying such costs shall be repaid to the fund from which such 38 appropriation or transfer is made. At the time of repayment, the secretary 39 of agriculture shall certify to the director of accounts and reports the 40 amount to be repaid and the fund to be repaid. Upon receipt of such certification, the director of accounts and reports shall promptly transfer 41 42 the amount certified to the specified fund.

43 (h) The fee for a multi-year flex account term permit shall be the

same as specified for other term permits in K.S.A. 82a-708c, and
 amendments thereto, except as follows:

(1) If the base water right is currently suspended due to the issuance
of a two-year term permit in a designated drought emergency area for 2011
and 2012, then a holder of such term permit shall be subject to a \$200
application fee for a multi-year flex account term permit if the application
is filed on or before July 15, 2012; or

8 (2) if water use under the authority of the base water right exceeded 9 the maximum annual quantity authorized by the base water right during 10 2011 and the holder of the base water right files an application for 11 approval of a multi-year flex account term permit on or before July 15, 12 2012, then the application fee shall be \$600.

(i) Any holder of a groundwater base water right that has participated for the full five years in the multi-year flex account program that re-enrolls the same groundwater base water right in a succeeding, contiguous multi-year flex account shall be credited with water not used under the concluding multi-year flex account, during the succeeding multiyear flex account. Such credit shall not exceed 1/5 of the amount of water calculated pursuant to subsection (c)(1)(D).

(j) The chief engineer shall have full authority pursuant to K.S.A.
 82a-706c, and amendments thereto, to require any additional measuring
 devices and any additional reporting of water use for term permits issued
 pursuant to this section. Failure to comply with any measuring or reporting
 requirement may result in a penalty, up to and including the revocation of
 the term permit and the suspension of the base water right for the duration
 of the term permit period.

27 (i)(k) The chief engineer shall submit a written report on the 28 implementation of this section to the house standing committee on 29 agriculture and natural resources and the senate standing committee on 30 natural resources on or before February 1 of each year.

31 $\frac{(k)}{l}$ This section shall be part of and supplemental to the Kansas 32 water appropriation act.

33 Sec. 8. K.S.A. 2012 Supp. 82a-1901 is hereby amended to read as 34 follows: 82a-1901. (a) Orders of the chief engineer of the division of water 35 resources of the department of agriculture pursuant to K.S.A. 42-703, 42-36 722, 42-722a, 82a-708b, 82a-711, 82a-718 and 82a-1038, and K.S.A. 2012 37 Supp. 82a-1041, and amendments thereto, and failure of the chief engineer 38 to act pursuant to K.S.A. 82a-714, and amendments thereto, shall be 39 subject to review in accordance with the provisions of the Kansas 40 administrative procedure act.

Such review shall be conducted by the secretary of agriculture or a
presiding officer from the office of administrative hearings within the
department of administration. The secretary of agriculture shall not have

1 the authority otherwise to designate a presiding officer to conduct such 2 review unless at the party's request pursuant to K.S.A. 75-37,121, and 3 amendments thereto.

4 (b) The order of the secretary of agriculture or the administrative law 5 judge or presiding officer upon review pursuant to subsection (a) shall be a 6 final order under the Kansas administrative procedure act. Such order shall 7 not be subject to reconsideration pursuant to K.S.A. 77-529, and 8 amendments thereto, and shall be subject to review in accordance with the 9 Kansas judicial review act.

10 (c) This act shall not affect any administrative proceeding pending 11 before the chief engineer of the division of water resources of the 12 department of agriculture, the secretary of agriculture or any 13 administrative hearing officer on July 1, 1999, and such matter shall 14 proceed as though no change in the law had been made with regard to such 15 proceeding.

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 Sec. 9.
 K.S.A. 24-105, 24-107, 82a-307, 82a-312, 82a-313 and 82a

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 314 and K.S.A. 2012 Supp. 24-106, 74-509, 82a-301, 82a-302, 82a-303b,

18 82a-307a, 82a-326, 82a-326a, 82a-735 and 82a-736 are hereby repealed.

Sec. 10. This act shall take effect and be in force from and after itspublication in the statute book.