Session of 2017

Substitute for HOUSE BILL No. 2331

By Committee on Government, Technology and Security

3-15

AN ACT concerning information systems and communications; creating 1 the representative Jim Morrison cybersecurity act; relating to digital 2 information security for Kansas executive branch agencies; establishing 3 4 the Kansas information security office; establishing the cybersecurity 5 state fund and cybersecurity state grant fund in the state treasury; creating the Kansas information technology enterprise; relating to 6 consolidation and transfer of certain executive branch information 7 8 technology staff, resources, functions and powers; amending K.S.A. 9 2016 Supp. 12-5364, 74-9302, 74-9304, 74-9306, 74-99f04, 74-99f06, 74-99f08, 75-3707e, 75-4701, 75-4703, 75-4704, 75-4704a, 75-4704b, 10 75-4705, 75-4709, 75-4718, 75-4719, 75-6512, 75-7201, 75-7202, 75-11 7204, 75-7205 and 75-7224 and repealing the existing sections; also 12 13 repealing K.S.A. 2016 Supp. 75-4702 and 75-4702c. 14 15 Be it enacted by the Legislature of the State of Kansas: New Section 1. Sections 1 through 8, and amendments thereto, shall 16 be known and may be cited as the representative Jim Morrison 17 18 cybersecurity act. 19 New Sec. 2. As used in sections 1 through 8, and amendments 20 thereto: 21 (a) "Act" means the representative Jim Morrison cybersecurity act. (b) "Breach" or "breach of security" means unauthorized access of 22 23 data in electronic form containing personal information. Good faith access 24 of personal information by an employee or agent of the executive branch 25 agency does not constitute a breach of security, provided that the 26 information is not used for a purpose unrelated to the business or subject to 27 further unauthorized use. (c) "CISO" means the executive branch chief information security 28 29 officer. 30 (d) "CSGFCC" means the cybersecurity state grant fund coordinating 31 council. 32 (e) "Customer records" means any material, regardless of the physical form on which personal information is recorded or preserved, including, 33 34 but not limited to, written or spoken words, whether graphically depicted, 35 printed or electromagnetically transmitted that are provided by an individual in this state to an executive branch agency for the purpose of 36

1 purchasing or leasing a product or obtaining a service.

2 (f) "Cybersecurity" is the body of technologies, processes and 3 practices designed to protect networks, computers, programs and data from 4 attack, damage or unauthorized access.

5 (g) "Data in electronic form" means any data stored electronically or 6 digitally on any computer system or other database and includes 7 recordable tapes and other mass storage devices.

8 (h) "Executive branch agency" means any agency in the executive 9 branch of the state of Kansas, but does not include elected office 10 agencies{, the Kansas public employees retirement system} or regents' 11 institutions.

(i) "Local governmental entity" means any department, division,
bureau, commission, regional planning agency, board, district, authority,
agency or other instrumentality of this state that acquires, maintains, stores
or uses data in electronic form containing personal information.

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(j) (1) "Personal information" means either of the following:

(A) An individual's first name or first initial and last name, in
 combination with at least one of the following data elements for that
 individual:

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(i) Social security number;

(ii) drivers' license or identification card number, passport number,
 military identification number or other similar number issued on a
 government document used to verify identity;

(iii) financial account number or credit or debit card number, in
 combination with any security code, access code or password that is
 necessary to permit access to an individual's financial account;

(iv) any information regarding an individual's medical history, mental
 or physical condition or medical treatment or diagnosis by a health care
 professional; or

(v) an individual's health insurance policy number or subscriber
 identification number and any unique identifier used by a health insurer to
 identify the individual; or

(B) a user name or e-mail address, in combination with a password or
 security question and answer that would permit access to an online
 account.

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(2) Personal information does not include information:

(A) About an individual that has been made publicly available by a
federal, state or local governmental entity; or

(B) that is encrypted, secured or modified by any other method or
technology that removes elements that personally identify an individual or
that otherwise renders the information unusable.

42 New Sec. 3. (a) There is hereby established within and as a part of the43 Kansas information technology enterprise the position of executive branch

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chief information security officer. The CISO shall be in the unclassified
 service under the Kansas civil service act, shall be appointed by the
 governor and shall receive compensation in an amount fixed by the
 governor.

5 (b) The CISO shall:

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(1) Report to the executive chief information technology officer;

(2) serve as the state's CISO;

8 (3) serve as the executive branch chief cybersecurity strategist and
 9 authority on policies, compliance, procedures, guidance and technologies
 10 impacting executive branch agency cybersecurity programs;

(4) ensure cybersecurity training programs are provided for executivebranch agencies;

(5) ensure compliance with local policy and applicable regulatory
 authority for background investigations of personnel resources assigned in
 support of executive branch agencies;

(6) ensure compliance with cybersecurity policies established by the
Kansas information technology executive council pursuant to K.S.A. 2016
Supp. 75-7203, and amendments thereto, as well as applicable federal
standards for resources assigned or provided;

(7) ensure Kansas information security office personnel resources
 assigned to executive branch agencies are protected from retribution for
 reporting violations;

(8) coordinate cybersecurity efforts between executive branch
 agencies, state information resources and local governmental entities;

(9) have authority to:

26 (A) Oversee executive branch agency cybersecurity plans for 27 information technology projects;

(B) halt executive branch agency information technology projects or
 information systems that are not compliant with approved cybersecurity
 plans;

(C) conduct ad hoc security assessments of executive branch agency
 information systems and internal information technology operating
 environments;

(D) suspend public access to executive branch agency information
 resources where compromise of restricted use information or computer
 resources has occurred or is likely to occur as the result of an identified
 high risk vulnerability or threat;

(E) disburse state cybersecurity funds and cybersecurity state grantfunds; and

40 (F) hire, promote, suspend, demote, discipline and dismiss all 41 executive branch cybersecurity positions; and

42 (10) perform such other functions and duties as provided by law and 43 as directed by the executive chief information technology officer or the 1 governor.

2 (c) The CISO shall adopt rules and regulations pertaining to the 3 following areas:

4 (1) Development of a standard cybersecurity rating method for 5 agencies and the state of Kansas. In developing this standard, the CISO 6 shall utilize, to the extent practicable, the cybersecurity framework 7 developed by the national institute of standards and technology; and

8 (2) providing for a process by which agencies can appeal security 9 determinations made by the CISO.

(d) (1) The CISO shall submit an annual report to the house general
government budget committee, the house government, technology and
security committee, the senate ways and means committee, the joint
committee on Kansas security and the joint committee on information
technology, or their successor committees.

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(2) Such report shall include:

16 (A) A projected budget for the upcoming three fiscal years with 17 project goals;

(B) a description of expenditures made from cybersecurity funds inthe most recent fiscal year;

(C) the status of ongoing cybersecurity plans and projects;

(D) strategic planning goals or objectives met during the most recent
 fiscal year;

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(E) the results of agency security assessments; and

(F) training provided to state employees.

(3) The provisions of subsection (d)(2)(D) through (F) shall expire on
July 1, 2020, unless the legislature reviews and reenacts these provisions
prior to July 1, 2020.

New Sec. 4. (a) There is hereby established within and as a part of the office of information technology services the Kansas information security office. The Kansas information security office shall be administered by the CISO and be staffed appropriately to effect the provisions of the representative Jim Morrison cybersecurity act.

33 (b) For the purpose of preparing the governor's budget report and 34 related legislative measures submitted to the legislature, the Kansas 35 information security office, established in this section, shall be considered 36 a separate state agency and shall be titled for such purpose as the "Kansas 37 information security office." The budget estimates and requests of such 38 office shall be presented as from a state agency separate from the 39 department of administration, and such separation shall be maintained in 40 the budget documents and reports prepared by the director of the budget 41 and the governor, or either of them, including all related legislative reports 42 and measures submitted to the legislature.

43 (c) Under direction of the CISO, the Kansas information security

office shall perform the following functions for executive branch agencies,
 unless otherwise stated:

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(1) Administer the representative Jim Morrison cybersecurity act;

4 5 (2) assist in developing, implementing and monitoring strategic and comprehensive information security risk-management programs;

6 (3) facilitate information security governance, including the 7 formation of an information security steering committee or advisory board;

8 (4) create and manage a unified and flexible control framework to 9 integrate and normalize requirements resulting from global laws, standards 10 and regulations;

(5) facilitate a metrics, logging and reporting framework to measurethe efficiency and effectiveness of the state information security programs;

(6) provide strategic risk guidance for information technology
 projects, including the evaluation and recommendation of technical
 controls;

(7) ensure that security programs and all technology solutions offered
by vendors to the state are in compliance with relevant laws, rules and
regulations and policies;

(8) coordinate the use of external resources involved in information
 security programs, including, but not limited to, interviewing, negotiating
 contracts and fees and managing external resources;

(9) interact with related disciplines through committees to ensure the
 consistent application of policies and standards across all technology
 projects, systems and services, including, but not limited to, privacy, risk
 management, compliance and business continuity management;

(10) liaise with external agencies, such as law enforcement and other
advisory bodies as necessary, to ensure a strong security posture;

(11) assist in the development of effective disaster recovery policiesand standards;

(12) assist in the development of implementation plans and
 procedures to ensure that business-critical services are recovered in a
 cybersecurity event;

(13) review and restructure, as necessary, current information
 technology security responsibilities pursuant to section 3, and amendments
 thereto;

36 (14) coordinate information technology security interests among regents' institutions, elected office agencies, the legislative branch, the judicial branch, other executive elected office state agencies and local government entities; and

40 (15) perform such other functions and duties as provided by law and 41 as directed by the CISO.

42 New Sec. 5. (a) The cybersecurity state grant fund coordinating43 council is hereby established. The CSGFCC shall approve and monitor the

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delivery of state grant fund cybersecurity services, develop strategies for 1 2 state grant fund cybersecurity initiatives and award available grant funds 3 as prescribed in section 8, and amendments thereto.

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(b) The CSGFCC shall be composed of: (1) The CISO, who shall serve as a permanent voting member; and

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(2) the following members appointed by the governor:

7 (A) Two members representing information technology personnel 8 from executive branch agencies;

9 (B) two members representing legal counsel from executive branch 10 agencies; and

(C) one member representing financial personnel from executive 11 12 branch agencies.

13 (c) After initial appointment, members appointed to this committee shall serve a term of three years, which shall expire on June 30 of the last 14 year of such member's term. Appointed members are eligible for 15 16 reappointment, but shall not serve longer than two successive three-year 17 terms. All vacancies may be filled by appointment for the remainder of the 18 unexpired term and any such appointed member may serve two additional 19 three-year terms.

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(d) The CISO shall serve as the chair of the CSGFCC, and shall:

21 (A) Serve as the coordinator of cybersecurity state grant fund services 22 and initiatives in the state;

23 (B) implement statewide cybersecurity state grant fund service 24 planning:

(C) have authority to administer any cybersecurity state grant fund 25 service as adopted by the council: 26

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(D) serve subject to the direction of the council: (E) ensure that policies adopted by the council are carried out;

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(F) preside over all meetings of the council; and

(G) assist the council in effectuating the provisions of this act.

31 (e) The CSGFCC is hereby authorized to adopt rules and regulations necessary to effectuate the provisions of section 8, and amendments 32 33 thereto, including, but not limited to, creating a uniform reporting form 34 designating how moneys have been spent by cybersecurity state grant fund 35 recipients, setting standards for coordinating and purchasing equipment and recommending standards for training of grant recipient personnel. The 36 37 chair of the council shall work with the council to develop rules and 38 regulations necessary for the distribution of moneys in the cybersecurity 39 state grant fund. The council shall work with the chair to carry out the 40 provisions of section 8, and amendments thereto.

41 (f) Any action of the council pursuant to subsection (e) is subject to 42 review in accordance with the Kansas judicial review act, K.S.A. 77-601 et 43 seq., and amendments thereto.

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New Sec. 6. (a) There is hereby established in the state treasury the cybersecurity state fund. All amounts received under this section shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the cybersecurity state fund, which shall be administered by the CISO.

8 (b) On June 30 of each year, any unencumbered balance in the 9 cybersecurity state fund that is not required for expenditures during the 10 ensuing fiscal year may be transferred by the director of accounts and reports from the cybersecurity state fund to the cybersecurity state grant 11 12 fund established by section 7, and amendments thereto. If the director of 13 accounts and reports transfers any funds pursuant to this subsection, the 14 director shall transmit a copy of such transfer to the director of legislative 15 research and the director of the budget.

(c) All payments and disbursements from the cybersecurity state 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 CISO or designee of the CISO.

(d) On or before the 10th day of each month, the director of accounts
and reports shall transfer from the state general fund to the cybersecurity
state fund interest earnings based on: (1) The average daily balance of
moneys in the cybersecurity state fund for the preceding month; and (2)
the net earnings rate of the pooled money investment portfolio for the
preceding month.

26 (e) On July 1, 2017, the chief executive information technology 27 officer shall certify to the director of accounts and reports all unobligated 28 funds remaining in the office of information technology services special 29 revenue funds that are designated by the chief executive information 30 technology officer as cybersecurity fee moneys. Upon receipt of such 31 certification, the director of accounts and reports shall transfer such 32 moneys from the special revenue fund or funds to the cybersecurity state 33 fund. At the same time as the chief executive information technology 34 officer transmits each such certification to the director of accounts and 35 reports, such officer shall transmit a copy of such certification to the 36 director of legislative research and the director of the budget.

New Sec. 7. (a) There is hereby established in the state treasury the cybersecurity state grant fund. All amounts received under this section shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the cybersecurity state grant fund, which shall be administered by the CISO.

(b) All payments and disbursements from the fund shall be made in 1 2 accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the CISO or 3 4 the designee of the CISO.

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(c) Except as provided further, during any fiscal year, the CISO shall 6 maintain a balance in the cybersecurity state grant fund of not less than 7 \$10,000,000. The CISO may approve vouchers for expenditures of the cybersecurity state grant fund that result in the balance of such fund being 8 less than \$10,000,000 if the CISO determines such funds are necessary to 9 10 respond to a cybersecurity breach.

(d) On or before the 10^{th} day of each month, the director of accounts 11 and reports shall transfer from the state general fund to the cybersecurity 12 state grant fund interest earnings based on: (1) The average daily balance 13 of moneys in the cybersecurity state grant fund for the preceding month; 14 and (2) the net earnings rate of the pooled money investment portfolio for 15 16 the preceding month.

17 New Sec. 8. (a) The moneys of the cybersecurity state fund and the 18 cybersecurity state grant fund shall be used only for necessary and 19 reasonable costs incurred or to be incurred by the Kansas information 20 security office for the:

(1) Implementation and delivery of cybersecurity services;

22 (2) purchase, maintenance and license fees for cybersecurity and 23 supporting equipment, software and upgrades;

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(3) training of personnel;

(4) installation, service establishment, start-up charges and monthly 25 recurring charges billed by service suppliers; 26

(5) capital improvements and equipment or other physical 27 28 enhancements to the cybersecurity program;

29 (6) projects involving the development and implementation of 30 cybersecurity services;

(7) cybersecurity consolidation or cost-sharing projects;

32 (8) maintenance of adequate staffing, facilities and support services 33 of the Kansas information security office;

(9) projects involving the development and implementation of 34 35 cybersecurity services for local governmental entities;

36 (10) local governmental entities consolidation or cost-sharing 37 cybersecurity projects;

(11) promotion of cybersecurity education;

(12) development and implementation of a cybersecurity scholarship 39 40 program; and

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(13) cybersecurity self-insurance.

(b) If the CSGFCC, based upon information obtained from the 42 Kansas information security office reports, or an audit of the Kansas 43

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1 information security office determines, that a local governmental entity has 2 used any state cybersecurity fund moneys for any purposes other than 3 those authorized in this act, the local governmental entity shall repay all 4 such funds used for any unauthorized purposes, plus 10% for deposit in the cybersecurity state grant fund. No such repayment of cybersecurity funds 5 6 shall be imposed pursuant to this section, except upon the written order of 7 the council. Such order shall state the unauthorized purposes for which the 8 funds were used, the amount of funds to be repaid and the right of the local 9 governmental entity to appeal to a hearing before the council. The local 10 governmental entity may, within 15 days after service of the order pursuant to K.S.A. 77-531, and amendments thereto, make a written 11 12 request to the council for a hearing. Orders of the council under this 13 subsection and hearings shall be subject to the provisions of the Kansas administrative procedure act, K.S.A. 77-501 et seq., and amendments 14 15 thereto. Any action of the council pursuant to this subsection is subject to 16 review in accordance with the Kansas judicial review act, K.S.A. 77-601 et 17 seq., and amendments thereto.

(c) If the CSGFCC determines that the local governmental entity was
 working in good faith to use the cybersecurity funds for expenditures
 authorized by this act, no repayment of cybersecurity funds shall be
 required.

22 New Sec. 9. On the effective date of this act, the name of the office of 23 information technology services is hereby changed to the Kansas 24 information technology enterprise. All properties, moneys, appropriations, 25 rights and authorities now vested in the office of information technology services shall be vested in the Kansas information technology enterprise. 26 27 Whenever the title of the office of information technology services, or 28 words of like effect, is referred to or designated by any statute, contract or 29 other document, such reference or designation shall be deemed to apply to 30 the Kansas information technology enterprise.

New Sec. 10. (a) (1) On and after the effective date of this act, all cabinet agencies shall be required to receive approval from the executive chief information technology officer for all information technology expenditures by the agency. On and after July 1, 2019, all executive branch agencies shall be required to receive approval from the executive chief information technology officer for all information technology expenditures by the agency.

(2) The heads of such agencies shall provide information to and
 cooperate with the executive chief information technology officer for the
 purpose of implementing and administering this section.

(b) (1) Agencies required to receive approval for information
technology expenditures must submit requests to the Kansas information
technology enterprise for all information technology projects on forms as

required by the enterprise. The Kansas information technology enterprise
 shall evaluate such requests pursuant to rules and regulations adopted by
 the authority granted in K.S.A. 75-4703(b), and amendments thereto.

4 (2) Prior to submission of information technology project requests, 5 agencies may request a project planning meeting with the Kansas 6 information technology enterprise to identify important project issues, 7 project schedules and prioritization, approval requirements and any other 8 issues identified by the executive branch agency or the enterprise.

9 (c) On and after the effective date of this act, all officers and 10 employees of cabinet agencies whose duties or functions for cabinet 11 agencies concern information technology shall report directly to the 12 executive chief information technology officer. On and after July 1, 2019, 13 all other executive branch officers and employees whose duties or 14 functions for executive branch agencies concern information technology 15 shall report directly to the executive chief information technology officer.

16 New Sec. 11. (a) There is hereby created in the state treasury the 17 Kansas information technology enterprise fund. All amounts received under this section shall be remitted to the state treasurer in accordance 18 19 with the provisions of K.S.A. 75-4215, and amendments thereto. Upon 20 receipt of each such remittance, the state treasurer shall deposit the entire 21 amount into the state treasury to the credit of the Kansas information 22 technology enterprise fund, which shall be administered by the executive 23 chief information technology officer.

(b) (1) All payments and expenditures from the Kansas information
technology enterprise 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 chief information technology
officer or the officer's designee.

(2) Moneys in the Kansas information technology enterprise fund
may be used to meet statewide information technology requirements,
including, but not limited to: Project management, security, electronic
mail, Kansas information technology enterprise expenses and any other
information technology operations.

34 (c) The executive chief information officer shall compute the 35 reasonably anticipated itemized costs of providing information technology 36 services to executive branch agencies subject to this act. Any agency that 37 is receiving the information technology services shall reimburse the 38 Kansas information technology enterprise for such costs. Any such 39 reimbursement collected by the Kansas information technology enterprise 40 shall be credited to the Kansas information technology enterprise fund. 41 Annually, on or before August 1, the executive chief information officer 42 shall report to the joint committee on information technology the 43 reasonably anticipated itemized costs of providing information technology

1 services to executive branch agencies subject to this act.

2 (d) Nothing in sections 9 through 13, and amendments thereto, shall
3 be construed to impair any existing contracts, leases or agreements entered
4 into before July 1, 2017.

5 New Sec. 12. (a) The Kansas information technology enterprise shall 6 coordinate with the Kansas division of budget to develop and implement a 7 plan to manage all information technology funding. Executive branch 8 agencies shall cooperate with the executive chief information technology 9 officer and the division of budget to identify information technology 10 expenses, contracts, projects, resources and payment sources.

(b) Except as otherwise provided in sections 9 through 13, and 11 12 amendments thereto, on July 1, 2018, officers and employees of cabinet agencies, and on July 1, 2020, officers and employees of all other 13 executive branch agencies, who, immediately prior to such dates, were 14 engaged in the performance of powers, duties or functions for such 15 16 agencies concerning information technology, that are transferred by this 17 act, or who become a part of the Kansas information technology 18 enterprise, or the powers, duties and functions which are transferred to the 19 Kansas information technology enterprise, and who, in the opinion of the 20 executive chief information technology officer, are necessary to perform 21 the powers, duties and functions of the Kansas information technology 22 enterprise, shall be transferred to, and shall become officers and employees 23 of the Kansas information technology enterprise. Any such officer or 24 employee shall retain all retirement benefits and all rights of civil service 25 that had accrued to or vested in such officer or employee prior to the effective date of this section. The service of each such officer and 26 27 employee so transferred shall be deemed to have been continuous. All 28 transfers and any abolition of personnel positions in the classified service 29 under the Kansas civil service act shall be in accordance with civil service 30 laws and any rules and regulations adopted thereunder.

(c) In the event any conflict arises as to the disposition, function or
duty of any officer or employee referenced in subsection (b), or as a result
of any abolition, transfer, attachment or change made by or under the
authority of sections 9 through 13, and amendments thereto, such conflict
shall be resolved by the governor, whose decision shall be final.

New Sec. 13. (a) There is hereby established the information technology advisory board which shall be attached to the Kansas information technology enterprise for administrative purposes.

(b) The membership of the information technology advisory board shall be composed of members appointed by state entities to represent their information technology interests and approved by the executive chief information technology office. The board shall have a minimum of four members representing cabinet agencies and a minimum of four members representing other executive branch agencies. The executive chief
 information technology officer shall serve as chairperson of the board and
 may seek additional members from additional state entities, including, but
 not limited to, elected office agencies, regents' institutions, the legislative
 branch and the judicial branch.

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(c) The information technology advisory board shall:

7 (1) Provide direction and coordination for the application of the 8 state's information technology resources for all state agencies;

9 (2) receive reports from state agencies regarding the status of 10 information technology projects and solicit feedback for improving such 11 services;

(3) organize and direct technical advisory committees to address
 technology issues and resource management issues as necessary;

(4) review proposed programs and projects referred by chief
 information technology officers and make recommendations regarding the
 appropriateness of planning, technologies used, compliance with policy
 and standards and resource estimates; and

(5) address other information technology resource management issues
 at the request of the executive chief information technology officer or the
 information technology executive council and make recommendations
 thereon.

(d) The board shall meet regularly at least once every calendar
 quarter and special meetings may be called by the chairperson or by a
 majority of the board.

Sec. 14. K.S.A. 2016 Supp. 12-5364 is hereby amended to read as follows: 12-5364. (a) (1) There is hereby created the 911 coordinating council which shall monitor the delivery of 911 services, develop strategies for future enhancements to the 911 system and distribute available grant funds to PSAPs. In as much as possible, the council shall include individuals with technical expertise regarding 911 systems, internet technology and GIS technology.

32 (2) The 911 coordinating council shall consist of 13 voting members 33 to be appointed by the governor: Two members representing information 34 technology personnel from government units; one member representing 35 the Kansas sheriff's association; one member representing the Kansas 36 association of chiefs of police; one member representing a fire chief; one 37 member recommended by the adjutant general; one member recommended 38 by the Kansas emergency medical services board; one member 39 recommended by the Kansas commission for the deaf and hard of hearing; 40 two members representing PSAPs located in counties with less than 75,000 in population; two members representing PSAPs located in 41 counties with greater than 75,000 in population; and one member 42 43 representing PSAPs without regard to size. At least two of the members representing PSAPs shall be administrators of a PSAP or have extensive
 prior 911 experience in Kansas.

3 (3) Other voting members of the 911 coordinating council shall 4 include: One member of the Kansas house of representatives as appointed 5 by the speaker of the house; one member of the Kansas house of 6 representatives as appointed by the minority leader of the house; one 7 member of the Kansas senate as appointed by the senate president; and one 8 member of the Kansas senate as appointed by the senate minority leader.

9 (4) The 911 coordinating council shall also include nonvoting 10 members to be appointed by the governor: One member representing rural telecommunications companies recommended by the Kansas rural 11 independent telephone companies; one member representing incumbent 12 local exchange carriers with over 50,000 access lines; one member 13 representing large wireless providers; one member representing VoIP 14 providers; one member recommended by the league of Kansas 15 16 municipalities; one member recommended by the Kansas association of counties; one member recommended by the Kansas geographic 17 18 information systems policy board; one member recommended by the 19 Kansas office of information technology services enterprise; and one 20 member, a Kansas resident, recommended by the Mid-America regional 21 council.

(b) (1) Except as provided in subsection (b)(2) and (b)(3), the terms of office for voting members of the 911 coordinating council shall commence on the effective date of this act and shall be subject to reappointment every three years. No voting member shall serve longer than two successive three-year terms. A voting member appointed as a replacement for another voting member may finish the term of the predecessor and may serve two additional successive three-year terms.

(2) The following members, whose terms began on the effective dateof this act, shall serve initial terms as follows:

(A) One member representing information technology personnel from
 government units, one member recommended by the adjutant general, one
 member representing PSAPs located in counties with less than 75,000 in
 population and one member representing PSAPs located in counties with
 greater than 75,000 in population shall serve a term of two years;

(B) one member representing information technology personnel from
government units, one member recommended by the Kansas emergency
medical services board, one member representing PSAPs located in
counties with less than 75,000 in population and one member representing
PSAPs without regard to size shall serve a term of three years; and

41 (C) one member representing a fire chief, one member recommended
42 by the Kansas commission for the deaf and hard of hearing, one member
43 representing the Kansas association of chiefs of police and one member

representing PSAPs located in counties with greater than 75,000 in
 population shall serve a term of four years.

3 (3) The initial term for one member representing the Kansas sheriff's 4 association shall begin on July 1, 2014, and be for a period of three years.

5 (4) The terms of members specified in this subsection shall expire on 6 June 30 in the last year of such member's term.

(c) (1) The governor shall select the chair of the 911 coordinating
council, who shall serve at the pleasure of the governor and have extensive
prior 911 experience in Kansas.

10 (2) The chair shall serve as the coordinator of E-911 services and next generation 911 services in the state, implement statewide 911 planning, 11 have the authority to sign all certifications required under 47 C.F.R. part 12 13 400 and administer the 911 federal grant fund and 911 state maintenance fund. The chair shall serve subject to the direction of the council and 14 ensure that policies adopted by the council are carried out. The chair shall 15 16 serve as the liaison between the council and the LCPA. The chair shall 17 preside over all meetings of the council and assist the council in 18 effectuating the provisions of this act.

19 (d) The 911 coordinating council, by an affirmative vote of nine 20 voting members, shall select the local collection point administrator, 21 pursuant to K.S.A. 2016 Supp. 12-5367, and amendments thereto, to 22 collect 911 fees and to distribute such fees to PSAPs and to distribute 911 23 state grant fund moneys as directed by the council. The council shall adopt 24 rules and regulations for the terms of the contract with the LCPA. All 25 contract terms and conditions shall satisfy all contract requirements as 26 established by the secretary of administration. The council shall determine 27 the compensation of the LCPA who shall provide the council with any 28 staffing necessary in carrying out the business of the council or 29 effectuating the provisions of this act. The moneys used to reimburse these 30 expenses shall be paid from the 911 state grant fund, pursuant to 31 subsection (i).

32 (e) The 911 coordinating council is hereby authorized to adopt rules 33 and regulations necessary to effectuate the provisions of this act, including, 34 but not limited to, creating a uniform reporting form designating how 35 moneys, including 911 fees, have been spent by the PSAPs, requiring 36 service providers to notify the council pursuant to subsection (j), setting 37 standards for coordinating and purchasing equipment, recommending 38 standards for training of PSAP personnel and assessing civil penalties. The 39 chair of the council shall work with the council to develop rules and 40 regulations necessary for the distribution of moneys in the 911 federal grant fund. The council shall work with the chair to carry out the 41 42 provisions of this act. Rules and regulations necessary to begin 43 administration of this act shall be adopted by December 31, 2011.

1 (f) The council may, pursuant to rules and regulations, raise or lower 2 the 911 fee upon a finding based on information submitted on the uniform 3 reporting forms, that moneys generated by such fee are in excess of or 4 below the costs required to operate PSAPs in the state. The council shall 5 not set the 911 fee above \$.60.

6 (g) The council may appoint subcommittees as necessary to 7 administer grants, oversee collection and distribution of moneys by the 8 LCPA, develop technology standards, develop training recommendations 9 and other issues as deemed necessary by the council. Subcommittees, if 10 appointed, shall include members of the council and other persons as 11 needed.

(h) The council may reimburse independent contractors or state
agencies for expenses incurred in carrying out the business of the council,
including salaries, that are directly attributable to effectuating the
provisions of this act. The moneys used to reimburse these expenses shall
be paid from the 911 state grant fund, pursuant to subsection (i).

(i) All expenses related to the council shall be paid from the 911 state
grant fund. No more than 2.5% of the total receipts from providers and the
department received by the LCPA shall be used to pay for such expenses.
Members of the council and other persons appointed to subcommittees by
the council may receive reimbursement for meals and travel expenses, but
shall serve without other compensation with the exception of legislative
members.

(j) Every provider shall submit contact information for the provider to
 the council prior to January 1, 2012. Any provider that has not previously
 provided wireless telecommunications service in this state shall submit
 contact information for the provider to the council within three months of
 first offering wireless telecommunications services in this state.

(k) Each PSAP shall file with the council, by March 1, 2012, and
every March 1 thereafter, a report demonstrating how such PSAP has spent
the moneys earned from the 911 fee during the preceding calendar year.
The council shall designate the content and form of such report.

33 (1)The council, upon a finding that a provider has violated any 34 provision of this act, may impose a civil penalty. No civil penalty shall be 35 imposed pursuant to this section except upon the written order of the 36 council. Such order shall state the violation, the penalty to be imposed and 37 the right of such person to appeal to a hearing before the council. Any such 38 person may, within 15 days after service of the order, make a written 39 request to the council for a hearing thereon. Hearings under this subsection 40 shall be conducted in accordance with the provisions of the Kansas 41 administrative procedure act.

42 (m) Any action of the council pursuant to subsection (l) is subject to 43 review in accordance with the Kansas judicial review act. 17

1 (n) Any civil penalty recovered pursuant to this section shall be 2 transferred to the LCPA for deposit in the 911 state grant fund.

3 (o) As long as the provider is working in good faith to comply with 4 the provisions of this act, no civil penalty shall be imposed prior to 5 January 1, 2013.

6 (p) The 911 coordinating council shall make an annual report, to 7 include a detailed description of all expenditures made from 911 fees 8 received by the PSAPs, to the house committee on *energy*, utilities and 9 telecommunications and the senate committee on utilities.

10 Sec. 15. K.S.A. 2016 Supp. 74-9302 is hereby amended to read as 11 follows: 74-9302. It shall be the purpose of INK to perform the following 12 duties:

(a) Provide electronic access for members of the public to publicinformation of agencies via a gateway service;

15 (b) develop a dial-in gateway or electronic network for access to 16 public information;

(c) provide appropriate oversight of any network manager;

(d) explore ways and means of expanding the amount and kind of
public information provided, increasing the utility of the public
information provided and the form in which provided, expanding the base
of users who access such public information and, where appropriate,
implementing such changes;

(e) cooperate with the office of information technology services *Kansas information technology enterprise* in seeking to achieve the
 purposes of INK;

(f) explore technological ways and means of improving citizen and
 business access to public information and, where appropriate, implement
 such technological improvements; and

(g) explore options of expanding such network and its services to
 citizens and businesses by providing add-on services such as access to
 other for-profit information and databases and by providing electronic mail
 and calendaring to subscribers.

Sec. 16. K.S.A. 2016 Supp. 74-9304 is hereby amended to read as
follows: 74-9304. (a) In order to achieve its purpose as provided in this
act, INK shall:

(1) Serve in an advisory capacity to the secretary of administration,
 office of information technology services Kansas information technology
 enterprise and other state agencies regarding the provision of state data to
 the citizens and businesses of Kansas;

40 (2) seek advice from the general public, its subscribers, professional
41 associations, academic groups and institutions and individuals with
42 knowledge of and interest in areas of networking, electronic mail, public
43 information access, gateway services, add-on services and electronic filing

1 of information; and

2 (3) develop charges for the services provided to subscribers, which 3 include the actual costs of providing such services.

4 (b) All state agencies shall cooperate with INK in providing such 5 assistance as may be requested for the achievement of its purpose. 6 Agencies may recover actual costs incurred by providing such assistance. 7 Services and information to be provided by any agency shall be specified 8 pursuant to contract between INK and such agency and shall comply with 9 the provisions of K.S.A. 45-215 et seq. and K.S.A. 2016 Supp. 45-230, 10 and amendments thereto.

Sec. 17. K.S.A. 2016 Supp. 74-9306 is hereby amended to read as follows: 74-9306. The office of information technology services *Kansas information technology enterprise* shall provide to INK such staff and other assistance as may be requested thereby, and the actual costs of such assistance shall be paid for by INK.

Sec. 18. K.S.A. 2016 Supp. 74-99f04 is hereby amended to read as
follows: 74-99f04.- (a) There is hereby established the Kansas geographic
information systems policy board within the <u>office of information</u>technology services Kansas information technology enterprise.

20

(b) The board shall consist of 23 members:

21 (1) The governor shall appoint 11 members as follows: Five 22 representatives of local government, including cities, counties or local 23 government consortia of cities, counties, non-profit and private sector 24 enterprises. Such members may include, but are not limited to, 25 representatives from city and county commissions or planning councils, 26 tribal government, law enforcement, county clerks, county appraisers and emergency planning divisions; two representatives of the board of regents 27 28 institutions; and two executives representing the private sector. Members 29 from the private sector may include, but are not limited to, representatives from the trucking industry, utilities, telecommunications, publishers, 30 31 agriculturalists, oil and gas industry, chambers of commerce, aircraft and 32 auto industry and the banking community; and two representatives from 33 relevant statewide businesses or professional organizations, such as 34 statewide associations of groundwater management districts, emergency 35 planning, law enforcement, licensed surveyors and other relevant technical 36 professions or agriculture-related businesses.

37

(2) The remaining 12 members shall be:

(A) The executive chief information technology officer of the office
 of information technology services Kansas information technology
 enterprise or such officer's designee;

- 41 (
- (B) the director of the Kansas water office or such director's designee;
- 42 (C) the state biologist of the Kansas biological survey or the state 43 biologist's designee;

1 (D) the state geologist of the Kansas geological survey or the state 2 geologist's designee;

3 (E) the executive director of the Kansas historical society or such 4 executive director's designee;

5

(F) the secretary of agriculture or such secretary's designee;

6 (G) the secretary of health and environment or such secretary's 7 designee;

8 (H) the director of legislative research of the legislative research 9 department or such director's designee;

(I) the secretary of revenue or such secretary's designee;

10 11 12

(J) the secretary of transportation or such secretary's designee;(K) the state librarian or such librarian's designee; and

(L) the executive director of the information network of Kansas or
 such executive director's designee.

(c) Members appointed by the governor under subsection (b)(1) shall
be appointed for a four-year term and until such member's successors are
appointed and qualified, except as provided in subsection (d). Members
not appointed by the governor under subsection (b)(1) shall serve
consistent with their terms of office, employment or appointment.

20 (d) The governor may remove a member from the board for lack of 21 attendance or lack of participation.

(e) The governor shall select a chairperson and vice-chairperson from
 among the members of the board who shall serve as chairperson and vice chairperson at the discretion of the governor. The board may elect other
 officers among its members and may establish any committees deemed
 necessary to discharge its duties.

(f) Board members shall not receive compensation, subsistence
allowance, mileage or associated expenses from the state. Officers or
employees of state agencies who serve on the board shall be authorized to
serve on the board as part of their duties.

Sec. 19. K.S.A. 2016 Supp. 74-99f06 is hereby amended to read as follows: 74-99f06. (a) There is hereby established the office of state geographic information systems officer who shall be appointed by the governor and who shall serve in the office of information technologyservices Kansas information technology enterprise.

36

(b) The state geographic information systems officer shall:

(1) Implement Kansas one map, an enterprise statewide mapping
strategy that: (A) Supports Kansas state entities and local governments as
they foster economic vitality, manage resources, educate, save and restore
the natural environment, advance health initiatives, ensure public safety
and support science; and (B) enables state entities and local governments
to better implement and coordinate policies and programs across Kansas;

43 (2) implement and maintain the Kansas data access and support

center, an enterprise geospatial data clearinghouse to include a central
 store and catalog of Kansas data and mapping services available to all state
 entities and the public;

4 (3) recruit a technical committee and appoint the technical committee 5 chair;

6 (4) provide oversight for the development of the Kansas one map 7 program and monitor Kansas one map metrics;

8 (5) establish and manage a Kansas one map communications plan and 9 provide for Kansas one map education;

(6) maintain a liaison relationship with state, federal, regional, countyand municipal organizations;

12 (7) promote, advertise and market applications, capabilities, benefits13 and results of the Kansas one map program;

(8) assist in the identification and capturing of funding to support theKansas one map program; and

(9) recommend to the executive chief information technology officer
 rules and regulations as may be necessary to implement the provisions of
 the Kansas one map act.

(c) The executive chief information technology officer may adopt
 rules and regulations to implement the provisions of the Kansas one map
 act.

Sec. 20. K.S.A. 2016 Supp. 74-99f08 is hereby amended to read as follows: 74-99f08. Funding for the Kansas data access and support center shall be continued through the office of information technology services *Kansas information technology enterprise* and shall be directed to the Kansas geological survey which currently houses and supports this function.

28 Sec. 21. K.S.A. 2016 Supp. 75-3707e is hereby amended to read as follows: 75-3707e. As the infrastructure provider for information 29 technology for the state of Kansas, the office of information technology 30 31 services Kansas information technology enterprise must insure the highest 32 level of information security and privacy in order to protect law enforcement, state agencies and the citizens of Kansas. Toward this 33 34 objective, the department of administration or the office of information 35 technology services Kansas information technology enterprise shall 36 require as a condition of employment that individuals who have 37 unescorted physical access to the data center, telecommunications facilities 38 and other security sensitive areas as designated by the secretary of 39 administration or the executive chief information technology officer be fingerprinted, and such fingerprints shall be submitted to the Kansas 40 bureau of investigation and to the federal bureau of investigation for the 41 purposes of verifying the identity of such individuals and obtaining 42 records of criminal arrests and convictions. 43

7

Sec. 22. K.S.A. 2016 Supp. 75-4701 is hereby amended to read as 1 2 follows: 75-4701. (a) There is hereby established-an office of information technology services the Kansas information technology enterprise, the 3 head of which shall be the executive chief information technology officer. 4 5 The executive chief information technology officer shall administer the 6 office of information technology services Kansas information technology 7 enterprise. The division of information systems and communications and 8 the office of the director of information systems and communications, 9 ereated by this section prior to its amendment by this act, are hereby-10 abolished.

11 (b) The executive chief information technology officer shall be in the 12 unclassified service under the Kansas civil service act and shall be 13 appointed by the governor.

14 (c) There are hereby established, within the office of informationtechnology services Kansas information technology enterprise, the offices 15 16 of the deputy director of information systems and the deputy director of telecommunications who shall be appointed by the executive chief 17 18 information technology officer and shall be in the unclassified service 19 under the Kansas civil service act. The deputy director of information 20 systems and the deputy director of telecommunications shall have such 21 powers, duties and functions as are prescribed by the executive chief 22 information technology officer.

Sec. 23. K.S.A. 2016 Supp. 75-4703 is hereby amended to read as
follows: 75-4703. *(a)* The executive chief information technology officer
may adopt rules and regulations as provided in K.S.A. 2016 Supp. 754718, and amendments thereto, relating to the following:

27 (a)(1) Establishment of rates and charges for services performed by 28 the office of information technology services Kansas information 29 technology enterprise for any other division, department, state agency or governmental unit. Such rates and charges shall be maintained by a cost 30 31 system in accordance with generally accepted accounting principles. In 32 determining cost rates for billing to agencies or governmental units, 33 overhead expenses shall include but not be limited to light, heat, power, 34 insurance, labor and depreciation. Billings shall include direct and indirect 35 costs and shall be based on the foregoing cost accounting practices.

(b)(2) For determination of priorities for services performed by the
 office of information technology services Kansas information technology
 enterprise, including authority to decline new projects under specified
 conditions.

40 (e)(3) Specification of standards for submission of data to be 41 processed by the office of information technology services Kansas 42 *information technology enterprise* and the programs for processing the 43 data, including authority to decline to process computer programs and 1 projects not conforming to published standards. Such standards shall be 2 consistent with the standards and policies adopted by the information 3 technology executive council under K.S.A. 2016 Supp. 75-7203, and 4 amendments thereto.

5 (d)(4) Specification of standards and measures relating to security, 6 confidentiality and availability of data processed by the office of 7 information technology services *Kansas information technology* 8 *enterprise*. Such standards and measures shall be consistent with the 9 standards and policies adopted by the information technology executive 10 council under K.S.A. 2016 Supp. 75-7203, and amendments thereto.

(b) The executive chief information technology officer shall adopt
 rules and regulations that establish a system of prioritization of agency
 information technology projects prior to July 1, 2018.

Sec. 24. K.S.A. 2016 Supp. 75-4704 is hereby amended to read as 14 follows: 75-4704. Under the supervision of the executive chief information 15 16 technology officer, the office of information technology services Kansas 17 information technology enterprise shall provide data processing and 18 application hosting services for other divisions, departments and agencies 19 of the state, and shall make charges for such services in accordance with the cost system established under K.S.A. 75-4703, and amendments 20 21 thereto. The furnishing of data processing services and application hosting 22 by the office of information technology services Kansas information 23 technology enterprise shall be a transaction to be settled in accordance 24 with the provisions of K.S.A. 75-5516, and amendments thereto. All 25 receipts for sales of services shall be deposited in the Kansas information 26 technology enterprise fund created under K.S.A. 75-4715 section 11, and 27 amendments thereto. The provisions of K.S.A. 75-4215, and amendments 28 thereto, shall apply to the Kansas information technology enterprise fund 29 to the extent not in conflict with this act.

30 Sec. 25. K.S.A. 2016 Supp. 75-4704a is hereby amended to read as 31 follows: 75-4704a. (a) Transfers to the information technology reserve 32 fund shall be made from the information technology fund on a monthly 33 basis and the amounts thereof shall be determined by the executive chief 34 information technology officer as charges for depreciation and 35 obsolescence of the office of information technology services Kansas 36 information technology enterprise equipment and programs according to 37 generally accepted accounting principles prescribed by the director of 38 accounts and reports. All recoveries from the sale of surplus, obsolete or 39 unused equipment or of other expenditures from the Kansas information 40 technology enterprise fund shall be remitted to the state treasurer in 41 accordance with the provisions of K.S.A. 75-4215, and amendments 42 thereto. Upon receipt of each such remittance, the state treasurer shall 43 deposit the entire amount in the state treasury to the credit of the

information technology reserve fund. The director of accounts and reports
 shall transfer each month the amount so determined. No such transfer shall
 constitute a charge against or decrease in any expenditure limitation then
 in effect on the information technology fund under any appropriations act
 of the legislature.

6 (b) Expenditures from the information technology reserve fund may 7 be made for equipment and programs needed for the operation of the office 8 of information technology services *Kansas information technology* 9 *enterprise*.

10 Sec. 26. K.S.A. 2016 Supp. 75-4704b is hereby amended to read as follows: 75-4704b. Appropriations may be made for capital outlay and 11 other expenses to carry out the purpose of the office of information-12 technology services Kansas information technology enterprise for the 13 14 same period as is authorized by K.S.A. 46-155, and amendments thereto, 15 for capital improvements. The executive chief information technology 16 officer may enter into multiple year lease or acquisition contracts, subject 17 to state purchasing laws not in conflict with the foregoing authorization 18 and so long as such contracts do not extend beyond the appropriation 19 periods, limitations and restrictions therefor.

K.S.A. 2016 Supp. 75-4705 is hereby amended to read as 20 Sec. 27. 21 follows: 75-4705. (a) Central processing of data by computer, for all 22 divisions, departments and agencies of the state shall be performed by the 23 office of information technology services Kansas information technology 24 enterprise under the supervision of the executive chief information 25 technology officer. No other division, department or agency of the state 26 shall perform central processing computer functions or control or possess 27 any central processing unit of a computer, except as otherwise provided in 28 this section.

(b) With the approval of the executive chief information technology officer, any division, department or agency of the state may possess and operate central processing units of a computer if the same are adjunct to the central processing computer unit or units of the office of information technology services Kansas information technology enterprise.

34 (c) Data to be centrally processed by the office of information-35 technology services Kansas information technology enterprise shall be 36 prepared for such processing by the division, department or agency of the 37 state requesting the same to be processed in accordance with rules and 38 regulations adopted by the executive chief information technology officer 39 as provided in K.S.A. 75-4703, and amendments thereto. Programs for 40 processing the data of any division, department or agency of the state shall 41 be prepared by such division, department or agency of the state in accordance with standards prescribed by rules and regulations adopted by 42 43 the executive chief information technology officer as provided in K.S.A.

1 75-4703, and amendments thereto. Notwithstanding the other provisions of 2 this subsection, the office of information technology services Kansas 3 *information technology enterprise* shall prepare data or programs, or 4 provide technical consultation, when a division, department or agency of 5 the state requests such service of the office of information technology 6 services Kansas information technology enterprise and the executive chief 7 information technology officer.

8 (d) This section shall not apply to the universities under the 9 jurisdiction and control of the state board of regents.

10 Sec. 28. K.S.A. 2016 Supp. 75-4709 is hereby amended to read as follows: 75-4709. (a) The executive chief information technology officer 11 12 shall provide for and coordinate all telecommunications services for all divisions, departments and agencies of the state pursuant to policies 13 established by the information technology executive council. The 14 executive chief information technology officer shall have the authority to 15 16 control the acquisition, retention and use of all telecommunications 17 services for all divisions, departments and agencies of the state, and to 18 develop and review plans and specifications for telecommunications 19 services throughout the state.

(b) The executive chief information technology officer, when
feasible, may enter into agreements with any entity defined in this
subsection extending to such entity the use of state intercity
telecommunications facilities and services under the control of the
executive chief information technology officer.

25

As used in this subsection, an "entity" means:

26 (1) Any governmental unit, including any state agency, taxing27 subdivision of the state or municipality; or

(2) any hospital or nonprofit corporation which the executive chief
information technology officer determines to be performing any state
function on an ongoing basis through agreement or otherwise, or any
function which will assist a governmental unit in attaining an objective or
goal, bearing a valid relationship to powers and functions of such unit.

33 (c) Every record made, maintained or kept by the secretary of 34 administration or the division of information systems and communications, 35 prior to the effective date of this act, shall be maintained or kept by the 36 executive chief information technology officer or the office of information 37 technology services Kansas information technology enterprise, or any 38 agency or instrumentality thereof, which relates to the acquisition, 39 retention or use of telecommunications services provided to any division, 40 department or agency of the state, state officer or governmental unit and which pertains to individually identifiable individuals using such 41 telecommunication services shall constitute for purposes of the open 42 43 records act a record of the division, department or agency of the state, state

officer or governmental unit to which such records relate. The official
 custodian of such records for the purposes of the open records act shall be
 the official custodian of the records of such division, department or agency
 of the state, state officer or governmental unit.

5 K.S.A. 2016 Supp. 75-4718 is hereby amended to read as Sec. 29. 6 follows: 75-4718. (a) The executive chief information technology officer 7 shall submit to the governor proposed rules and regulations with respect to 8 the manner of performance of any power or duty of the office of 9 information technology services Kansas information technology enterprise, the execution of any business of such office and its relations to 10 and business with other state agencies, appeals from the final decisions or 11 12 final actions of the executive chief information technology officer, and 13 such other matters as are provided by law. Before any such proposed rules and regulations are submitted to the governor, the same shall have received 14 15 the approval required by K.S.A. 77-420, and amendments thereto, the 16 attorney general shall have made the finding required by K.S.A. 77-420, 17 and amendments thereto, and the executive chief information technology 18 officer shall have held the hearing thereon required by K.S.A. 77-421, and 19 amendments thereto. The governor shall either approve, modify and 20 approve or reject any such proposed rules and regulations. The executive 21 chief information technology officer shall adopt such rules and regulations 22 so approved or so modified and approved by the governor.

23 (b) All rules and regulations, orders and directives of the secretary of administration, the department of administration, the director of-24 25 information systems and communications, or the division of information 26 systems and communications which relate to the powers, duties and 27 functions transferred from the director of information systems and 28 communications and the division of information systems and 29 communications of the department of administration to the executive chief 30 information technology officer and office of information technology-31 services by this act and which are in effect on the effective date of this act 32 shall continue to be effective and shall be deemed to be rules and-33 regulations, orders and directives of the executive chief information-34 technology officer and office of information technology services until-35 revised, amended, revoked or nullified pursuant to law.

Sec. 30. K.S.A. 2016 Supp. 75-4719 is hereby amended to read as 36 37 follows: 75-4719. For the purpose of preparation of the governor's budget 38 report and related legislative measure or measures for submission to the 39 legislature, the office of information technology services Kansas 40 information technology enterprise, established in K.S.A. 75-4701, and amendments thereto, shall be considered a separate state agency and shall 41 be titled for such purpose as the "office of information technology-42 43 servicesKansas information technology enterprise." The budget estimates

and requests of such office shall be presented as from a state agency
 separate from the department of administration, and such separation shall
 be maintained in the budget documents and reports prepared by the
 director of the budget and the governor, or either of them, including all
 related legislative reports and measures submitted to the legislature.

6 Sec. 31. K.S.A. 2016 Supp. 75-6512 is hereby amended to read as 7 follows: 75-6512. (a) Subject to the provisions of appropriations acts, the 8 secretary of administration is hereby authorized to establish and administer 9 a cafeteria plan pursuant to the provisions of section 125 of the federal 10 internal revenue code of 1986 which shall be available to persons who are officers or employees of the state and who are qualified to participate in 11 12 the state health care benefits program and which shall include, but not be 13 limited to, provisions under which such officers and employees may agree to receive reduced compensation and: (1) Have the state's contribution 14 under K.S.A. 75-6508, and amendments thereto, cover costs of dependent 15 16 benefit coverage or other benefits under the state health care benefits program which would otherwise be payable by such officers and 17 18 employees; and (2) receive benefits under the state employee dependent 19 care assistance program under K.S.A. 75-6520, and amendments thereto.

(b) Any reduction in compensation for any person pursuant to any such cafeteria plan shall not reduce the compensation of such person for purposes of the employment security law, workers compensation act or the purposes of determining contributions and benefits under the Kansas public employees retirement system or any retirement system administered by the board of trustees of the Kansas public employees retirement system.

(c) Implementation of any such cafeteria plan and any additions or
 deletions thereto shall be subject to approval of the secretary of
 administration and the office of information technology services Kansas
 information technology enterprise to assure adequate data processing
 resources therefor within the office of information technology services
 Kansas information technology enterprise.

Sec. 32. K.S.A. 2016 Supp. 75-7201 is hereby amended to read as follows: 75-7201. As used in K.S.A. 2016 Supp. 75-7201 through 75-7212, *and sections 9 through 13*, and amendments thereto:

(a) "Cabinet agency" means the: (1) Department of administration; 35 36 (2) department of revenue; (3) department of commerce; (4) department of 37 labor; (5) department of health and environment; (6) Kansas department 38 for aging and disability services; (7) Kansas department for children and 39 families; (8) department of corrections; (9) adjutant general; (10) Kansas 40 highway patrol; (11) Kansas department of agriculture; (12) Kansas 41 department of wildlife, parks and tourism; and (13) department of 42 transportation.

43 (b) "Cumulative cost" means the total expenditures, from all sources,

for any information technology project by one or more state agencies to
 meet project objectives from project start to project completion or the date
 and time the project is terminated if it is not completed.

4 (b) (c) "Executive branch agency" means any state-agency in the 5 executive branch of government-the state of Kansas, but shall not include 6 elected office agencies{, the Kansas public employees retirement 7 system} or regents' institutions.

(e) (d) "Information technology project" means a project for a major 8 telecommunications or other information 9 computer, technology improvement with an estimated cumulative cost of \$250,000 or more and 10 includes any such project that has proposed expenditures for: (1) New or 11 12 replacement equipment or software; (2) upgrade improvements to existing equipment and any computer systems, programs or software upgrades 13 14 therefor; or (3) data or consulting or other professional services for such a 15 project.

16 (d) (e) "Information technology project change or overrun" means 17 any of the following:

(1) Any change in planned expenditures for an information
technology project that would result in the total authorized cost of the
project being increased above the currently authorized cost of such project
by more than either \$1,000,000 or 10% of such currently authorized cost
of such project, whichever is lower;

(2) any change in the scope of an information technology project, as
 such scope was presented to and reviewed by the joint committee or the
 chief information technology officer to whom the project was submitted
 pursuant to K.S.A. 2016 Supp. 75-7209, and amendments thereto; or

(3) any change in the proposed use of any new or replacement
information technology equipment or in the use of any existing
information technology equipment that has been significantly upgraded.

30 (e) (f) "Joint committee" means the joint committee on information 31 technology.

32 (f) (g) "Judicial agency" means any state agency in the judicial 33 branch of government.

(g) (h) "Legislative agency" means any state agency in the legislative branch of government.

(h) (i) "Project" means a planned series of events or activities that is
 intended to accomplish a specified outcome in a specified time period,
 under consistent management direction within a state agency or shared
 among two or more state agencies, and that has an identifiable budget for
 anticipated expenses.

(i) (j) "Project completion" means the date and time when the head of
 a state agency having primary responsibility for an information technology
 project certifies that the improvement being produced or altered under the

1 project is ready for operational use.

(i) (k) "Project start" means the date and time when a state agency
begins a formal study of a business process or technology concept to
assess the needs of the state agency, determines project feasibility or
prepares an information technology project budget estimate under K.S.A.
2016 Supp. 75-7209, and amendments thereto.

7 (k) (l) "State agency" means any state office or officer, department,
 8 board, commission, institution or bureau, or any agency, division or unit
 9 thereof.

Sec. 33. K.S.A. 2016 Supp. 75-7202 is hereby amended to read as follows: 75-7202. (a) There is hereby established the information technology executive council which shall be attached to the office of information technology services *Kansas information technology enterprise* for purposes of administrative functions.

15 (b) The council shall be composed of 17 voting members as follows: The secretary of administration; two cabinet agency heads; one noncabinet 16 17 agency head; the director of the budget; the executive chief information 18 technology officer; the legislative chief information technology officer; the 19 judicial chief information technology officer and the judicial administrator 20 of the Kansas supreme court: the executive director of the Kansas board of 21 regents; the commissioner of education; two representatives of cities; two 22 representatives of counties; the network manager of the information 23 network of Kansas (INK): and one representative from the private sector 24 who is a chief executive officer or chief information technology officer. 25 The chief information technology architect shall be a nonvoting member of the council. The two cabinet agency heads, the noncabinet agency head. 26 27 the representatives of cities, the representatives of counties and the 28 representative from the private sector shall be appointed by the governor 29 for a term not to exceed 18 months. Upon expiration of an appointed 30 member's term, the member shall continue to hold office until the 31 appointment of a successor. Nonappointed members shall serve ex officio.

(c) The chairperson of the council shall be drawn from the chief
 information technology officers, with each chief information technology
 officer serving a one-year term. The term of chairperson shall rotate
 among the chief information technology officers on an annual basis.

(d) The council shall hold meetings and hearings in the city of Topeka
or at such other places as the council designates, on call of the chairperson
or on request of four or more members.

(e) Members of the council may not appoint an individual torepresent them on the council and only members of the council may vote.

41 (f) Members of the council shall receive mileage, tolls and parking as 42 provided in K.S.A. 75-3223, and amendments thereto, for attendance at 43 any meeting of the council or any subcommittee meeting authorized by the 1 council.

2 Sec. 34. K.S.A. 2016 Supp. 75-7204 is hereby amended to read as 3 follows: 75-7204. (a) There is hereby established, within and as a part of 4 the office of information technology services Kansas information technology enterprise, the position of chief information technology 5 6 architect whose duties shall be performed under the supervision of the 7 executive chief information technology officer.

8 (1) The chief information technology architect shall be in the 9 unclassified service under the Kansas civil service act, shall be appointed by the executive chief information technology officer, subject to approval 10 of the governor and shall receive compensation in an amount fixed by the 11 12 executive chief information technology officer, subject to approval of the 13 governor.

14 (2) The position of chief information technology architect may also be filled by the Kansas information technology enterprise architecture and 15 16 standards committee, which shall be appointed by the executive chief information technology officer. If the chief information technology 17 architect position is filled by the committee, no compensation shall be 18 19 available to committee members.

20

(b) The chief information technology architect shall:

21 (1) Propose to the information technology executive council: (A) 22 Information technology resource policies and procedures and project 23 management methodologies for all state agencies; (B) an information 24 technology architecture, including telecommunications systems, networks 25 and equipment, that covers all state agencies; (C) standards for data 26 management for all state agencies; and (D) a strategic information 27 technology management plan for the state;

28 (2) serve as secretary to the information technology executive 29 council; and

30 (3) perform such other functions and duties as provided by law or as 31 directed by the executive chief information technology officer.

Sec. 35. K.S.A. 2016 Supp. 75-7205 is hereby amended to read as 32 33 follows: 75-7205. (a) There is hereby established within and as a part of 34 the office of information technology services Kansas information technology enterprise the position of executive chief information 35 36 technology officer. The executive chief information technology officer 37 shall be in the unclassified service under the Kansas civil service act, shall 38 be appointed by the governor, and shall receive compensation in an 39 amount fixed by the governor. The executive chief information technology 40 officer shall maintain a presence in any cabinet established by the 41 governor and shall report to the governor. 42

(b) The executive chief information technology officer shall:

43 (1) Review and consult with each executive *branch* agency regarding

information technology plans, deviations from the state information 1 technology architecture, information technology project estimates and 2 3 information technology project changes and overruns submitted by such 4 agency pursuant to K.S.A. 2016 Supp. 75-7209, and amendments thereto, 5 to determine whether the agency has complied with: (A) The information 6 technology resource policies and procedures and project management 7 methodologies adopted by the information technology executive council; 8 (B) the information technology architecture adopted by the information 9 technology executive council; (C) the standards for data management 10 adopted by the information technology executive council; and (D) the strategic information technology management plan adopted by the 11 12 information technology executive council;

(2) report to the *individual or committee serving as the* chief
information technology architect all deviations from the state information
architecture that are reported to the executive information technology
officer by executive *branch* agencies;

(3) submit recommendations to the division of the budget as to the
technical and management merit of information technology project
estimates and information technology project changes and overruns
submitted by executive *branch* agencies pursuant to K.S.A. 2016 Supp.
75-7209, and amendments thereto, based on the determinations made
pursuant to subsection (b)(1);

23 (4) monitor executive *branch* agencies' compliance with: (A) The 24 information technology resource policies and procedures and project 25 management methodologies adopted by the information technology executive council; (B) the information technology architecture adopted by 26 27 the information technology executive council; (C) the standards for data 28 management adopted by the information technology executive council; 29 and (D) the strategic information technology management plan adopted by 30 the information technology executive council;

(5) coordinate implementation of new information technology among
 executive *branch* agencies and with the judicial and legislative chief
 information technology officers;

(6) designate the ownership of information resource processes and the
lead agency for implementation of new technologies and networks shared
by multiple agencies within the executive branch of state government;

(7) review, coordinate and approve all appropriate executive branch
information technology expenditures pursuant to section 10, and
amendments thereto;

40 (8) manage and order executive branch information technology 41 systems and employees in a uniform, efficient and cost-effective manner;

42 (9) deliver information technology services to the executive branch 43 agencies through information technology systems, to further the priorities HB 2331—Am. by HCW

of service, effectiveness, prevention of fraud and abuse and adaptation to 1 2 developing technologies;

(10) on or before the first day of the regular legislative session, shall 3 submit a report to the president of the senate and the speaker of the house 4 of representatives, to be distributed to relevant standing and joint 5 6 committees, and the Kansas legislative research department and the 7 Kansas state library. Such report shall contain: 8

A projected budget for the upcoming three fiscal years; (A)

9 (B) fund balances and expenditures from the most recent fiscal year, 10 with expenditures broken down by agency;

(*C*) a three-year strategic plan for technology for the state;

(D) performance measures for the enterprise;

(E) cost savings to the state achieved through implementation of 13 standardized and consolidated information technology services; 14 15

(F) customer satisfaction ratings; and

16 (G) all other information the executive chief information technology 17 officer deems relevant or necessary; and

(7)(11) perform such other functions and duties as provided by law or 18 19 as directed by the governor.

Sec. 36. K.S.A. 2016 Supp. 75-7224 is hereby amended to read as 20 21 follows: 75-7224. (a) The board shall:

22 (1) Provide a program to facilitate the use of broadband technology-23 based video communication for distance learning and telemedicine by 24 schools, libraries and hospitals;

25 (2) transition schools, libraries and hospitals that have a direct KAN-ED connection as of January 1, 2012, to a commercially provided 26 broadband internet connection no later than June 30, 2013. At the time a 27 28 school, library or hospital has been transitioned off a KAN-ED connection, 29 the board shall pay up to \$350 per month to such school, library or hospital for the cost of broadband service until June 30, 2013; 30

31 (3) provide the secretary of commerce any information necessary to 32 conduct the needs assessment described in subsection (b);

33 (4) assist schools, libraries and hospitals to apply for federal grants to 34 be used for purposes consistent with this act; and

35 (5) collect data regarding:

(A) Distance learning and telemedicine usage; and

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(B) the volume of data accessed.

38 The board shall develop a methodology for updating and validating any 39 data collected for periodic revisions of the program, standards and 40 priorities.

41 (b) (1) The secretary of commerce shall facilitate the execution of the needs assessment and the creation of the report. The secretary shall 42 43 contract with a third party that has expertise in telecommunications

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services for educational institutions to conduct such needs assessment and
 create such report.

3 (2) The needs assessment shall include, for each school, library and 4 hospital connected to the network as of January 1, 2012: Current and 5 future broadband service and quality needs and a determination of all 6 KAN-ED expenses for shared services or infrastructure, including any 7 costs deferred by federal moneys, that are providing services and network 8 connections. Based on the results of the needs assessment, the secretary of 9 commerce, in coordination with the third party contractor, shall create a 10 report that: (A) Compares the utilization, efficiency and effectiveness of KAN-ED to other similar programs in other states for schools, libraries 11 12 and hospitals; (B) determines if the KAN-ED program, as of the effective 13 date of this act, is worth its cost in terms of price, service, quality, needed 14 network upgrades and increased utilization of broadband by schools, 15 libraries and hospitals; (C) determines if there are alternative models or 16 opportunities for broadband procurement by schools, libraries and 17 hospitals; (D) determines if the services and applications offered by KAN-18 ED lead to full utilization of broadband technology by schools, libraries, 19 hospitals and their surrounding communities; and (E) recommends any 20 cost-effective broadband services that are available.

(3) The board shall reimburse the cost of conducting such needs
 assessment and report described in paragraph (2), not to exceed \$250,000.

(4) The results of such needs assessment and the report shall besubmitted to the board on or before January 1, 2013.

(c) The board may request and receive assistance from any school, any library, any hospital, the state corporation commission, any other agency of the state or any telecommunications, cable or other communications services provider to gather necessary data to implement such program.

30 (d) The board shall establish: (1) Technical standards for operation 31 and maintenance of the program; (2) the method of monitoring operations 32 of the program; and (3) the method or methods of adjusting the program to 33 reflect the needs of schools, libraries and hospitals as determined by the 34 needs assessment or ongoing data collection for each such entity. Such 35 standards and methods shall be included in the board's report to the 36 legislature pursuant to K.S.A. 2016 Supp. 75-7226, and amendments 37 thereto.

(e) Based on the findings of the needs assessments or collected data,
the board shall develop a plan to: (1) Facilitate the use of broadband
technology-based video communication for distance learning and
telemedicine by schools, libraries and hospitals; and (2) transition schools,
libraries and hospitals that have a direct KAN-ED connection as of
January 1, 2012, to a commercially provided broadband internet

connection no later than June 30, 2013. The plan may require users of the
 program to bear part of its cost. Such plan shall be included in the board's
 report to the legislature pursuant to K.S.A. 2016 Supp. 75-7226, and
 amendments thereto.

5 (f) The board may appoint such advisory committees as the board 6 determines necessary to carry out the purposes of this act. The membership 7 of advisory committees may include both members of the board and 8 persons who are not board members. Such advisory committees, to the 9 extent appropriate, shall include both communications services providers 10 and participants knowledgeable about topics such as network facilities and services, distance learning and telemedicine, user training and such other 11 12 topics as may be necessary or useful. Members of advisory committees 13 appointed by the board shall receive amounts provided for in-subsection 14 (e) of K.S.A. 75-3223(e), and amendments thereto.

(g) The board shall have all other powers necessary to achieve the purposes of this act, including, but not limited to, the power to: (1) Fix, charge and collect user fees for services provided by the KAN-ED program in accordance with the plan developed pursuant to subsection (e); and (2) receive any appropriations, fees, donations, grants, bequests and devises, conditional and otherwise, of money, property, services or other things of value for the purposes of this act.

(h) The state department of education, the office of informationtechnology services Kansas information technology enterprise of the department of administration, the state corporation commission and all other state agencies shall cooperate with the board in providing information and other assistance requested by the board for the performance of its duties pursuant to this act at no cost to such agencies.

Sec. 37. K.S.A. 2016 Supp. 12-5364, 74-9302, 74-9304, 74-9306, 74-99f04, 74-99f06, 74-99f08, 75-3707e, 75-4701, 75-4702, 75-4702c, 75-4703, 75-4704, 75-4704a, 75-4704b, 75-4705, 75-4709, 75-4718, 75-4719, 75-6512, 75-7201, 75-7202, 75-7204, 75-7205 and 75-7224 are hereby repealed.

Sec. 38. This act shall take effect and be in force from and after itspublication in the statute book.