AN ACT concerning school districts; creating the excellence in career technical education act; pertaining to career technical education; amending K.S.A. 72-4417, 72-4419, 72-4463 and 72-6419 and K.S.A. 2011 Supp. 10-1116a, 71-201, 71-609, 72-6413, 72-64c03, 72-6624, 72-6625 and 74-32,141 and repealing the existing sections; also repealing K.S.A. 72-6422 and K.S.A. 2011 Supp. 72-6421.

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

New Section 1. (a) The provisions of sections 1 through 8, and amendments thereto, shall be known and may be cited as the excellence in career technical education act.
(b) The provisions of this section shall take effect and be in force from and after July 1, 2013.

New Section 2. (a) (1) Except as otherwise provided in subsection (a)(2), the determination of pupil enrollment in career technical education shall be the number of full-time equivalent pupils identified as such by the district on September 20.
(2) For districts scheduling the school days or school hours of the school term on a trimestral or quarterly basis, the number of pupils regularly enrolled in the district on September 20 in career technical education plus the number of pupils regularly enrolled in the district on February 20 less the number of pupils regularly enrolled on February 20 who were counted in the enrollment of the district on September 20 in career technical education.
(b) The provisions of this section shall take effect and be in force from and after July 1, 2013.

New Section 3. (a) Each school year the state board shall determine the amount of career technical education state aid each district is entitled to receive pursuant to a formula paid on a per pupil basis that is based on the career technical education enrollment reported by the district pursuant to section 2, and amendments thereto, and which takes into consideration: (1) The number of career technical education programs offered that provide industry certification upon completion; (2) the number of agriculture education programs offered, and the number of such programs that provide industry certification upon completion; and (3) the need to transport pupils to and from a postsecondary educational institution for purposes of
attending a career technical education program offered by such
postsecondary educational institution.

(b) The career technical education state aid fund is hereby established
in the state treasury. All moneys credited to the career technical education
state aid fund shall be used for paying that portion of the costs of operating
and maintaining public schools related to the provision of career technical
education programs and services in partial fulfillment of the constitutional
obligation of the legislature to finance the educational interests of the state.

(c) A district shall not be entitled to any career technical education
state aid for any career technical education program offered by such
district that is also offered by a postsecondary educational institution at a
location that is less than 30 miles from the school where such career
technical education program is offered, and which has sufficient capacity
to accommodate such district's pupils. The state board shall determine
whether such duplicative program is being offered within 30 miles of such
school. In making its determination the state board shall consider whether
the program offered by the postsecondary educational institution is, in fact,
duplicative and whether there is sufficient capacity in such program to
accommodate such district's pupils.

(d) The provisions of this section shall take effect and be in force
from and after July 1, 2013.

New Sec. 4. (a) There is established in each district a fund which
shall be called the career technical education fund. All moneys received by
a district for any course or program authorized and approved under the
provisions of article 44 of chapter 72 of Kansas Statutes Annotated, and
amendments thereto, shall be credited to the career technical education
fund. All moneys received by the district from tuition, fees or charges or
from any other source for career technical education courses or programs
shall be credited to the career technical education fund. The expenses of a
district directly attributable to career technical education shall be paid
from the career technical education fund.

(b) Obligations of a district pursuant to lawful agreements made
under K.S.A. 72-4421, and amendments thereto, shall be paid from the
career technical education fund established by this section. If any such
agreement expresses an obligation of a district in terms of a mill levy, such
obligation shall be construed to mean an amount equal to that which would
be produced by the levy.

(c) On July 1, 2013, any balance remaining in the vocational
education fund, established by K.S.A. 72-6421, and amendments thereto,
prior to its repeal, or the area vocational school fund, established by
K.S.A. 72-6422, and amendments thereto, prior to its repeal, shall be
transferred by the board to the career technical education fund of such
district established by this section.
(d) The provisions of this section shall take effect and be in force from and after July 1, 2013.

New Sec. 5. (a) The state board shall conduct a study of, or contract for the study of, the implementation of requiring each district to maintain an individual career plan of study for each pupil enrolled in the district in grades eight through 12. On or before January 15, 2014, the state board shall prepare and submit a report to the legislature on the findings of such study and whether the state board intends to initiate implementing such requirements.

(b) The provisions of this section shall take effect and be in force from and after July 1, 2013.

New Sec. 6. (a) (1) In the months of July through May of each school year, of the amount of career technical education state aid, as determined pursuant to section 3, and amendments thereto, a district is entitled to receive, the state board shall determine the amount of career technical education state aid which will be required by such district to maintain operations in each such month. In making such determination, the state board shall take into consideration the district's access to local effort sources and the obligations of the general fund which must be satisfied during the month. The amounts determined by the state board under this provision are the amounts of such state aid which will be distributed to the district in the months of July through May.

(2) Subject to the provisions of subsection (c), in the month of June of each school year payment shall be made of the full amount of career technical education state aid, as determined pursuant to section 3, and amendments thereto, such district is entitled to receive less the sum of the monthly payments made in the months of July through May.

(b) Payments of career technical education state aid, as determined pursuant to section 3, and amendments thereto, shall be distributed to districts once each month on the dates prescribed by the state board. The state board shall certify to the director of accounts and reports the amounts due to each district in each of the months of July through June. Such certification, and the amounts payable from the career technical education state aid fund, established by section 3, and amendments thereto, shall be approved by the director of the budget. The director of accounts and reports shall draw warrants on the state treasurer payable to the district treasurer of each district entitled to payments of such state aid, pursuant to vouchers approved by the state board. Upon receipt of such warrant, each district treasurer shall deposit the amounts of such state aid in the general fund.

(c) If any amount of career technical education state aid, as determined pursuant to section 3, and amendments thereto, that is due to be paid during the month of June of a school year pursuant to the other
provisions of this section is not paid on or before June 30 of such school
year, then such payment shall be paid on or after the ensuing July 1, as
soon as moneys are available therefor. Any payment that is due to be paid
during the month of June of a school year and that is paid to school
districts on or after the ensuing July 1 shall be recorded and accounted for
by school districts as a receipt for the school year ending on the preceding
June 30.

(d) The provisions of this section shall take effect and be in force
from and after July 1, 2013.

New Sec. 7. (a) The board of regents shall establish a career technical
education incentive program. Each school year, to the extent there are
sufficient moneys appropriated to the program, the board of regents shall
make an award in the amount of $1,000 for each pupil who graduates from
high school having obtained an industry-recognized credential in an
occupation identified by the secretary of labor as an occupation in highest
need of additional skilled employees. Such awards shall be paid at such
times as established by the board of regents and may be expended for any
expenses occurred in operating the school from which the pupils graduated
as determined by the board.

(b) Each school year, at such time as agreed to by the secretary of
labor and the commissioner of education, the secretary shall provide the
state board with a list of those occupations in highest need of additional
skilled employees.

(c) The state board shall certify to the board of regents and the
director of accounts and reports the amounts due to each district pursuant
to this section. Such certification, and the amount payable, shall be
approved by the director of the budget. The director of accounts and
reports shall draw warrants on the state treasurer payable to the district
treasurer of each district entitled to payment of such award amount,
pursuant to vouchers approved by the board of regents. Upon receipt of
such warrant, each district treasurer shall deposit the amount of such
award in the general fund of the district.

(d) The board of regents may adopt such rules and regulations
necessary to implement and carry out the provisions of this section.

New Sec. 8. (a) The state board may adopt rules and regulations for
the administration of sections 1 through 8, and amendments thereto,
including the classification of expenditures of districts in accordance with
the uniform financial accounting and reporting act, K.S.A. 72-8254, and
amendments thereto.

(b) The provisions of this section shall take effect and be in force
from and after July 1, 2013.

New Sec. 9. (a) Provided a particular career technical education
program, which is open to enrollment of secondary students, is not offered
in a particular service area, the governing board of a community college, technical college or institute of technology located outside such service area, in coordination with one or more school districts located within such service area, may apply to the board of regents for permission to establish such career technical education program to be taught at a location in such service area. An application for such permission shall be submitted in such form and manner as prescribed by the board of regents. In reviewing any such application, the board of regents shall consider the ability and willingness of any postsecondary educational institution located in such service area to offer such career technical education program. If no such career technical education program is offered in such service area and no postsecondary educational institution located in such service area intends to offer such career technical education program, then the board of regents may approve such application to establish such career technical education program. Upon approval of its application by the board of regents, the governing board of a community college, technical college or institute of technology may purchase or otherwise acquire land or land and improvements in such service area for the purpose of providing such career technical educational program.

(b) For purposes of this section:

(1) The terms "career technical education," "community college," "institute of technology" and "technical college" have the same meaning as such terms are defined in K.S.A. 72-4412, and amendments thereto.

(2) "Postsecondary educational institution" has the same meaning as such term is defined in K.S.A. 74-3201b, and amendments thereto.

(3) "Secondary student" means any student who is enrolled in any of the grades nine through 12 in a school district operated pursuant to the laws of this state.

(4) "Service area" means a designated geographic area of the state established pursuant to agreement of the presidents of the community colleges and adopted in policy by the state board of regents.

(c) The provisions of this section shall take effect and be in force from and after July 1, 2013.

Sec. 10. From and after July 1, 2013, K.S.A. 2011 Supp. 10-1116a is hereby amended to read as follows: 10-1116a. The limitations on expenditures imposed under the cash-basis law shall not apply to:

(a) Expenditures in excess of current revenues made for municipally owned and operated utilities out of the fund of such utilities caused by, or resulting from the meeting of, extraordinary emergencies including drought emergencies. In such cases expenditures in excess of current revenues may be made by declaring an extraordinary emergency by resolution adopted by the governing body and such resolution shall be published at least once in a newspaper of general circulation in such city.
Thereupon, such governing body may issue interest bearing no-fund warrants on such utility fund in an amount, including outstanding previously issued no-fund warrants, not to exceed 25% of the revenues from sales of service of such utility for the preceding year. Such warrants shall be redeemed within three years from date of issuance and shall bear interest at a rate of not to exceed the maximum rate of interest prescribed by K.S.A. 10-1009, and amendments thereto. Upon the declaration of a drought emergency, the governing body may issue such warrants for water system improvement purposes in an amount not to exceed 50% of the revenue received from the sale of water for the preceding year. Such warrants shall be redeemed within five years from the date of issuance and shall bear interest at a rate not to exceed the maximum rate of interest prescribed by K.S.A. 10-1009, and amendments thereto.

(b) Expenditures in any month by school districts which are in excess of current revenues if the deficit or shortage in revenues is caused by, or a result of, the payment of state aid after the date prescribed for the payment of state aid during such month under K.S.A. 72-6417 or 72-6434, or section 7, and amendments thereto.

Sec. 11. From and after July 1, 2013, K.S.A. 2011 Supp. 71-201 is hereby amended to read as follows: 71-201. (a) The board of trustees, in accordance with the provisions of law and the rules and regulations of the state board of regents, shall have custody of and be responsible for the property of the community college and shall be responsible for the operation, management and control of the college. The board of trustees shall hold at least one regular meeting each month at a time prescribed by the board. The board shall make an annual report in the manner prescribed by the state board of regents. Members of the board of trustees shall be paid subsistence allowances, mileage and other actual and necessary expenses incurred in the performance of their official duties.

(b) For effectuation of the purposes of this act, the board of trustees in addition to such other powers expressly granted to it by law and subject to the rules and regulations of the state board of regents is hereby granted the following powers:

(1) To select its own chairperson and such other officers as it may deem desirable, from among its own membership. The secretary may be chief administrative officer of the college.

(2) To sue and be sued.

(3) To determine the educational program of the college subject to prior approval thereof as provided in this act and to grant certificates of completion of courses or curriculum.

(4) To appoint and fix the compensation and term of office of a president or chief administrative officer of the college.

(5) To appoint upon nomination of the president or the chief
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1 administrative officer members of the administrative and teaching staffs, to
2 fix and determine within state adopted standards their specifications,
3 define their duties and to fix their compensation and terms of employment.
4 No community college teacher shall be required to meet licensure
5 requirements greater than those required in the state educational
6 institutions.

6 (6) Upon recommendation of the chief administrative officer, to
7 appoint or employ such other officers of the college, agents and employees
8 as may be required to carry out the provisions of law and to fix and
9 determine within state adopted standards their qualifications, duties,
10 compensation, terms of office or employment and all other items and
11 conditions of employment.

11 (7) To enter into contracts.
12
13 (8) To accept from any government or governmental agency, or from
14 any other public or private body, or from any other source, grants or
15 contributions of money or property which the board may use for or in aid
16 of any of its purposes.

18 (9) To acquire by gift, purchase, lease-purchase, condemnation or
19 otherwise, and to own, lease, use and operate property, whether real,
20 personal, or mixed, or any interest therein, which is necessary or desirable
21 for community college purposes. Any lease-purchase agreement entered
22 into under authority of this subsection shall be subject to the conditions set
23 forth in K.S.A. 10-1116c, and amendments thereto. The term of any lease
24 entered into under authority of this subsection may be for not to exceed 10
25 years. Such lease may provide for annual or other payment of rent or rental
26 fees and may obligate the community college to payment of maintenance
27 or other expenses. Any lease or lease-purchase agreement entered into
28 under authority of this subsection shall be subject to change or termination
29 at any time by the legislature. Any assignment of rights in any lease or
30 lease-purchase made under this subsection shall contain a citation of this
31 section and a recitation that the lease or lease-purchase agreement and
32 assignment thereof are subject to change or termination by the legislature.
33 To the extent that the provisions of the cash-basis and budget laws conflict
34 with this subsection in such a manner as to prevent the intention of this
35 subsection from being made effective, the provisions of this subsection
36 shall control. This provision is subject to the provisions of subsection (d).

37 (10) To enter into lease agreements as lessor of any property, whether
38 real, personal, or mixed, which is owned or controlled by the community
39 college. Any such agreement may specify the purposes for which the
40 property may be used, require that the property be maintained and
41 operated by the lessee, and may contain such restrictions or limitations on
42 the use of the property, be entered into for such period of time, and include
43 such other terms and conditions as the board of trustees determines to be
necessary and proper. Every such agreement shall be subject to change or
termination at any time by the legislature. Any assignment of rights under
any such agreement shall be subject to approval by the board of trustees
and shall contain a citation of this section and a recitation that the lease
agreement and assignment of rights thereunder are subject to change or
termination by the legislature.

(11) To determine that any property owned by the college is no longer
necessary for college purposes and to dispose of the same in such manner
and upon such terms and conditions as provided by law.

(12) To exercise the right of eminent domain, pursuant to chapter 26
of Kansas Statutes Annotated.

(13) To make and promulgate such rules and regulations, not
inconsistent with the provisions of law or with rules and regulations of the
state board of regents, that are necessary and proper for the administration
and operation of the community college, and for the conduct of the
business of the board of trustees.

(14) To exercise all other powers not inconsistent with the provisions
of law or with the rules and regulations of the state board of regents which
may be reasonably necessary or incidental to the establishment,
maintenance and operation of a community college.

(15) To appoint a member to fill any vacancy on the board of trustees
for the balance of the unexpired term. When a vacancy occurs, the board
shall publish a notice one time in a newspaper having general circulation
in the community college district stating that the vacancy has occurred and
that it will be filled by appointment by the board not sooner than 15 days
after such publication.

(16) To contract with one or more agencies, either public or private,
whether located within or outside the community college district or
whether located within or outside the state of Kansas for the conduct by
any such agencies of education for students of the community college, and
to provide for the payment to any such agencies for their contracted
educational services from any funds or moneys of the community college,
including funds or moneys received from student tuition and fees, funds
received from the state of Kansas or the United States for education, or
taxes collected under K.S.A. 71-204, and amendments thereto. Any
contract made under this subsection with an institution of another state
shall be subject to the provisions of K.S.A. 71-202, and amendments
thereto.

(17) To authorize by resolution the establishment of a petty cash fund
in an amount not to exceed $1,000, and to designate in such resolution an
employee to maintain such petty cash fund. The employee designated in
any resolution provided for in this subsection receiving such funds shall
keep a record of all receipts and expenditures from the fund, and shall
from time to time, and at the end of the fiscal year, prepare a statement for
the board showing all receipts, expenditures, and the balance in the petty
cash fund. The board of trustees may authorize the employee designated to
maintain any petty cash fund to make a claim for replenishment of the
fund to its original amount in advance of approval by the board of trustees
if, at any time during the period between regular monthly meetings of the
board of trustees, the balance remaining in the fund is insufficient to make
needed expenditures for any purpose for which the petty cash fund is
maintained. No petty cash fund may be replenished more than one time
during each period between regular monthly meetings of the board of
trustees. If a petty cash fund is replenished prior to the end of the fiscal
year in accordance with the foregoing authorization, the employee
authorized to maintain the petty cash fund shall keep an accurate record of
all expenditures made therefrom, and the purpose therefor, and shall
submit the record to the board of trustees at the next regular monthly
meeting thereof. The petty cash fund shall be replenished by payment from
the appropriate funds of the community college to the petty cash fund
upon proper claim. The fund shall be kept separate from all other funds
and shall be used only for authorized expenditures and itemized receipts
shall be taken for each expenditure. No part of such fund may be loaned or
advanced against the salary of an employee. All employees entrusted with
such funds under this subsection shall be bonded by the community
college district.

(c) Subject to the provisions of subsection (d), the board of trustees
may purchase or otherwise acquire land or land and improvements and
may acquire, construct, reconstruct, repair or remodel improvements
thereon or additions thereto, including furnishings, equipment, and
architectural and incidental expense related thereto, and for such purposes
the board of trustees is authorized to issue and sell general obligation
bonds, the cumulative total not to exceed the following amounts: Where
the community college district has a taxable tangible valuation of less than
$90,000,000 or is located in a county designated as urban under the
provisions of K.S.A. 19-3524, and amendments thereto, not to exceed 5%
of the taxable tangible property of the community college district, and
where the community college district has a taxable tangible valuation of
more than $90,000,000 not to exceed 3% except as provided above for any
community college district located in a county designated as urban under
the provisions of K.S.A. 19-3524, and amendments thereto, of the taxable
tangible property of the community college district. If any increase in the
valuation of a community college district results in an outstanding bonded
indebtedness in excess of that provided in this subsection, such increase
shall not constitute a violation of this subsection. No such bonds shall be
issued until the question of their issuance shall have been submitted to a
vote of the electors of the community college district at a regular election
or at a special election called for that purpose and the majority of the
electors voting on the proposition in such community college district shall
have voted in favor of the issuance of the bonds. Such election shall be
called, noticed and held and the bonds issued, sold, delivered and retired in
accordance with the provisions of the general bond law except as herein
otherwise expressly provided.

(d) (1) Except as provided in section 9, and amendments thereto, the
board of trustees of a community college may purchase or otherwise
acquire land or land and improvements within: (1)(A) The community
college district; or (2)(B) the service area of the community college.
Nothing in this subsection shall be construed or operate in any manner to
require a board of trustees to sell, convey or otherwise dispose of land or
land and improvements located outside the community college district or
the service area of the community college and owned or being acquired by
the community college on the effective date of this act.

(2) For the purposes of this subsection, "service area" means a
designated geographic area of the state established pursuant to agreement
of the presidents of the community colleges and adopted in policy by the
state board of regents.

Sec. 12. From and after July 1, 2013, K.S.A. 2011 Supp. 71-609 is
hereby amended to read as follows: 71-609. (a) No amount of state
funding shall be based upon enrollment in any subject or course the
principal part of which is taught at a location outside the county of the
main campus of the community college, unless the location of such subject
or course is specifically authorized by the state board of regents.

(b) (1) No amount of state funding shall be based upon enrollment in
any subject or course which is taught in a county in which the main
campus of a state educational institution is located, unless the teaching of
such subject or course is specifically authorized by the chief executive
officer of the state educational institution or by a designee of the chief
executive officer. The chief executive officer of each state educational
institution may designate and authorize a person or committee to act on
behalf of the chief executive officer in granting the authorizations required
by this subsection.

(2) For the purposes of this subsection, the term "main campus of a
state educational institution" as applied to Kansas state university of
agriculture and applied science means and includes the campus of the
university located in Riley county and the campus of the university's
college of technology located in Saline county.

(c) The provisions of this section shall not apply to any career
technical education program established by the board of trustees of a
community college pursuant to section 10, and amendments thereto.
Sec. 13. K.S.A. 72-4417 is hereby amended to read as follows: 72-4417. (a) Students admitted to a vocational education course or program which is conducted by the school district in which the student is enrolled may be charged fees but shall not be charged tuition.

(b) Postsecondary students admitted to a vocational education course or program shall pay tuition and fees as provided by laws applicable thereto.

(c) (1) Except as provided in paragraph (2) of this subsection, students admitted to a vocational education course or program which is conducted by a community college shall pay tuition and fees as provided by laws applicable to community colleges and the provisions of this section shall not apply thereto, nor shall any provisions of this act which are inconsistent with laws relating to community college tuition and fees apply to community colleges, technical college or institute of technology may be charged fees, but shall not be charged tuition.

(2) Students admitted to a vocational education course or program under the provision of K.S.A. 71-1706 and which is conducted by a community college which is consolidated with an area vocational school or area vocational-technical school may be charged fees but tuition shall be paid as provided in paragraph (2) of subsection (d). Nothing in this act shall be construed to amend, repeal or in any way change laws relating to community college student or out-district tuition.

(d) Students admitted to a vocational education course or program which is not conducted by the school district in which the student is enrolled shall be charged tuition and fees determined in accordance with subsection (e), subject however to the following:

(1) Tuition or fees, or tuition and fees may be paid for the student in accordance with any agreement made under K.S.A. 72-4421, and amendments thereto; or

(2) if tuition of a student is not paid under provision paragraph (1) of this subsection, the tuition of the student shall be paid by the school district in which the student is enrolled. No school district shall pay tuition for a student who is a postsecondary student, and no school district shall be required to pay tuition or fees of a student who is eligible to have tuition and fees for the course or training the student selects paid by any state or federal agency from moneys, funds or appropriations made available under any one or more federal programs. Any state agency administering any one or more such programs shall pay such tuition and fees upon proper application by a student therefor.

(e) All tuition and fees charged for vocational education by any board shall be in such amounts as are authorized by rules and regulations adopted by the state board which shall establish general guidelines for tuition and fee schedules in vocational education courses and programs,
except that tuition of postsecondary students shall be fixed in accordance
with K.S.A. 72-4433, and amendments thereto. The particular tuition and
fee schedule of every vocational education program shall be subject to
annual approval of the state board. A current complete schedule of tuition
and fees for each vocational education course and program of each board
as approved by the state board shall be maintained on file in the office of
the state board, and shall be open for public inspection at any reasonable
time.

Sec. 14. K.S.A. 72-4419 is hereby amended to read as follows: 72-
4419. The school district in which a student is enrolled shall pay the tuition
of such student to attend any vocational education course or program when
such attendance is approved as provided in K.S.A. 72-4418, and
amendments thereto, from its vocational career technical education fund,
except that any board receiving funds under an agreement under K.S.A.
72-4421, and amendments thereto, shall pay such tuition when the student
is enrolled in a school district which is a party to the agreement if the
agreement so provides. In the case of a school district which is not a party
to an agreement under K.S.A. 72-4421, and amendments thereto, should
there be insufficient or no moneys in the vocational career technical
education fund to pay such tuition, the board of education shall transfer
from the general fund to the vocational career technical education fund
such amount as will satisfy the insufficiency.

Sec. 15. From and after July 1, 2013, K.S.A. 72-4463 is hereby
amended to read as follows: 72-4463. (a) The board of regents shall adopt
rules and regulations for administration of the provisions of this act and
shall:

(1) Publicize procedures for application for vocational education
scholarships;

(2) provide application forms;

(3) determine residence, as provided by law, of applicants for
vocational education scholarships;

(4) prescribe examinations of ability and aptitude for vocational
education and provide for administration of such examinations to
determine qualifications of applicants for vocational education
scholarships;

(5) notify each person who qualifies for designation as a vocational
education scholar and for the award of a vocational education scholarship
and each vocational education scholar who remains eligible and qualified
for the renewal of the award of a vocational education scholarship;

(6) designate vocational education scholars;

(7) approve and award or renew the award of vocational education
scholarships;

(8) determine full-time enrollment in a vocational education program;
(9) provide for apportionment of vocational education scholarships if
appropriations therefor are insufficient for payment in full to all vocational
education scholars;
(10) evaluate the vocational education scholarship program for each
school year and make a report thereon to the governor and the legislature;
(11) request any designated educational institution to furnish any
information relating to and necessary for administration of this act; and
(12) initiate the development of a statewide articulation agreement
on career technical education programs among the high schools,
community colleges, technical colleges and the institute of technology.
(b) In order to comply with the requirements of subsection (a)(4), the
board of regents shall prescribe an examination designed to measure the
basic ability and aptitude for vocational education of applicants for
designation as vocational education scholars and for the award of
vocational education scholarships and shall provide for administration and
validation of the examination. The examination shall be administered to
applicants at least two times each school year, commencing with the 1986-
87 school year, at various locations within the state. The board of regents
may establish and provide for the charging to and collection from
applicants for a vocational education scholarship of a fee to offset, in part
or in total, the expense of administration of the examination. The board of
regents shall remit all moneys received by or for it from fees collected
under this subsection 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 vocational education scholarship
examination fees fund, and shall be used only for the payment of expenses
connected with the administration of such examinations. All expenditures
from the vocational education scholarship examination fees 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 board
of regents or by a person or persons designated by it.
Sec. 16. From and after July 1, 2013, K.S.A. 2011 Supp. 72-6413 is
hereby amended to read as follows: 72-6413. (a) The program weighting
of each district shall be determined by the state board as follows:
(1) Compute full time equivalent enrollment in programs of bilingual
education and multiply the computed enrollment by .395;
(2) compute full time equivalent enrollment in approved vocational
education programs and multiply the computed enrollment by 0.5;
(3) add the products obtained under (1) and (2). The sum result is
the program weighting of the district.
(b) A school district may expend amounts received from the bilingual
weighting to pay the cost of providing at-risk and preschool-aged at-risk
education programs and services.

Sec. 17. From and after July 1, 2013, K.S.A. 72-6419 is hereby amended to read as follows: 72-6419. (a) On or before October 10 of each school year, the clerk or superintendent of each district shall certify under oath to the state board a report showing the total enrollment of the district by grades maintained in the schools of the district and such other reports as the state board may require. Each such report shall show postsecondary education enrollment, vocational career technical education enrollment as defined in section 3, and amendments thereto, special education enrollment, bilingual education enrollment, and at-risk pupil enrollment in such detail and form as is specified by the state board. Upon receipt of such reports, the state board shall examine the reports and if the state board finds any errors in any such report, the state board shall consult with the district officer furnishing the report and make such corrections in the report as are necessary. One of such district officers shall also certify to the state board, on or before August 25 of each year, a copy of the budget adopted by the district.

(b) The provisions of this section shall take effect and be in force from and after July 1, 1992.

Sec. 18. From and after July 1, 2013, K.S.A. 2011 Supp. 72-64c03 is hereby amended to read as follows: 72-64c03. The appropriation of moneys necessary to pay general state aid and supplemental general state aid under the school district finance and quality performance act and career technical education state aid in accordance with the excellence in career technical education act, and state aid for the provision of special education and related services under the special education for exceptional children act shall be given first priority in the legislative budgeting process and shall be paid first from existing state revenues.

Sec. 19. From and after July 1, 2013, K.S.A. 2011 Supp. 72-6624 is hereby amended to read as follows: 72-6624. (a) As used in this section:

(1) "School district" means unified school district No. 404, unified school district No. 493, unified school district No. 499 and unified school district No. 508.

(2) "Property" means any property, and improvements thereon, comprising a racetrack gaming facility or lottery gaming facility under the Kansas expanded lottery act located in Cherokee county.

(3) "State aid" means general state aid, supplemental general state aid, career technical education state aid, capital improvements state aid, capital outlay state aid and any other state aid paid, distributed or allocated to school districts under the school district finance and quality performance act and the excellence in career technical education act or other law, and any other state aid paid, distributed or allocated to school districts on the basis of the assessed valuation of school districts.
(b) For the purposes of computing the assessed valuation of school districts for the payment, distribution or allocation of state aid and the levying of school taxes, \( \frac{1}{4} \) of the assessed valuation of such property shall be assigned to each of the school districts.

(c) The provisions of this section shall not apply if the property is not or ceases to be used as a racetrack gaming facility or lottery gaming facility under the Kansas expanded lottery act.

Sec. 20. From and after July 1, 2013, K.S.A. 2011 Supp. 72-6625 is hereby amended to read as follows: 72-6625. (a) As used in this section:

(1) "School district" means unified school district No. 507 and unified school district No. 374.

(2) "Property" means the following described property, and improvements thereon, comprised of 1,120 acres, more or less, located in Haskell county: All of Section 34, Township 29 South, Range 33 West and the West \( \frac{1}{2} \) of Section 3, Township 30 South, Range 33 West and the Northeast Quarter of Section 3, Township 30 South, Range 33 West.

(3) "State aid" means general state aid, supplemental general state aid, career technical education state aid, capital improvements state aid, capital outlay state aid and any other state aid paid, distributed or allocated to school districts under the school district finance and quality performance act and the excellence in career technical education act or other law, and any other state aid paid, distributed or allocated to school districts on the basis of the assessed valuation of school districts.

(b) For the purposes of computing the assessed valuation of school districts for the payment, distribution or allocation of state aid and the levying of school taxes, \( \frac{1}{2} \) of the assessed valuation of such property shall be assigned to each of the school districts.

(c) The provisions of this section shall not apply if the property is not or ceases to be used for the production of ethanol.

Sec. 21. From and after July 1, 2013, K.S.A. 2011 Supp. 74-32,141 is hereby amended to read as follows: 74-32,141. (a) On July 1, 1999, the technical colleges, area vocational schools and area vocational-technical schools established and existing under the laws of this state shall be and hereby are transferred from the supervision of the state board of education to supervision and coordination by the state board of regents. The technical colleges, area vocational schools and area vocational-technical schools shall continue to be operated, managed and controlled by governing boards as provided for in article 44 of chapter 72 of Kansas Statutes Annotated. The state board of regents shall exercise such supervision and coordination of the operation, management and control of technical colleges, area vocational schools and area vocational-technical schools as may be prescribed by law.

(b) On July 1, 1999, all of the powers, duties, functions, records and
property of the state board of education relating to operations of technical
colleges, area vocational schools and area vocational-technical schools
shall be and are hereby transferred to and conferred and imposed upon the
state board of regents.

(c) On and after July 1, 1999, the state board of regents shall be the
successor in every way to the powers, duties and functions of the state
board of education relating to operations of technical colleges, area
vocational schools and area vocational-technical schools in which the
same were vested prior to July 1, 1999. Every act performed by the state
board of regents shall be deemed to have the same force and effect as if
performed by the state board of education in which such functions were
vested prior to July 1, 1999.

(d) On and after July 1, 1999, whenever the state board of education,
or words of like effect, is referred to or designated by a statute, contract or
other document relating to operations of technical colleges, area vocational
schools or area vocational-technical schools, such reference or designation
shall be deemed to apply to the state board of regents established.

(e) All rules and regulations, and all orders and directives of the state
board of education relating to operations of technical colleges, area
vocational schools and area vocational-technical schools which are in
existence on July 1, 1999, shall continue to be effective and shall be
deemed to be the duly adopted rules and regulations or orders and
directives of the state board of regents until revised, amended, revoked or
nullified pursuant to law.

(f) The unexpended balance of any appropriation for and any funds
available to the state board of education for purposes relating to operations
of technical colleges, area vocational schools and area vocational-technical
schools shall be transferred to the state board of regents on July 1, 1999.

(g) On and after July 1, 1999, all books, records and papers of the
governing boards of technical colleges, area vocational schools and area
vocational-technical schools shall be open and available, at all reasonable
times, to the state board of regents and its designated officers, employees
and agents.

(h) Except as otherwise specifically provided in this act, the transfer
of supervision of the technical colleges, area vocational schools and area
vocational-technical schools from the state board of education to
supervision and coordination by the state board of regents shall not be
construed in any manner so as to change or affect the operation,
management and control of any technical college, area vocational school
or area vocational-technical school or to change or affect any existing
power, duty or function of the governing board of any technical college,
area vocational school or area vocational-technical school with respect to
such operation, management and control.
For the purposes of the school district finance and quality performance act and the excellence in career technical education act, the term approved “career technical” education program means in the case of career technical education programs offered and provided in the area vocational schools, the area vocational-technical schools, and the technical colleges, approved by the state board of regents; and in the case of career technical education programs offered and provided in the high schools of a school district, approved by the state board of education.

Sec. 22. K.S.A. 72-4417 and 72-4419 are hereby repealed.

Sec. 23. From and after July 1, 2013, K.S.A. 72-4463, 72-6422 and 72-6419 and K.S.A. 2011 Supp. 10-1116a, 71-201, 71-609, 72-6413, 72-6421, 72-64c03, 72-6624, 72-6625 and 74-32,141 are hereby repealed.

Sec. 24. This act shall take effect and be in force from and after its publication in the statute book.