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

Section 1. K.S.A. 2015 Supp. 75-3307b is hereby amended to read as follows: 75-3307b. (a) The enforcement of the laws relating to the hospitalization of mentally ill persons of this state in a psychiatric hospital and the diagnosis, care, training or treatment of persons in community mental health centers or facilities for persons with mental illness, developmental disabilities or other persons with disabilities is entrusted to the secretary for aging and disability services. The secretary may adopt rules and regulations on the following matters, so far as the same are not inconsistent with any laws of this state:

1. The licensing, certification or accrediting of private hospitals as suitable for the detention, care or treatment of mentally ill persons, and the withdrawal of licenses granted for causes shown;
2. The forms to be observed relating to the hospitalization, admission, transfer, custody and discharge of patients;
3. The visitation and inspection of psychiatric hospitals and of all persons detained therein;
4. The setting of standards, the inspection and the licensing of all community mental health centers which receive or have received any state or federal funds, and the withdrawal of licenses granted for causes shown;
5. The setting of standards, the inspection and licensing of all facilities for persons with mental illness, developmental disabilities or other persons with disabilities receiving assistance through the Kansas department for aging and disability services which receive or have received after June 30, 1967, any state or federal funds, or facilities where persons with mental illness or developmental disabilities reside who require supervision or require limited assistance with the taking of medication, and the withdrawal of licenses granted for causes shown. The secretary may adopt rules and regulations that allow the facility to assist a resident with the taking of medication when the medication is in a labeled container dispensed by a pharmacist. No license for a residential facility for eight or more persons may be issued under this paragraph unless the
secretary of health and environment has approved the facility as meeting 
the licensing standards for a lodging establishment under the food service 
and lodging act. No license for a residential facility for the elderly or for a 
residential facility for persons with disabilities not related to mental illness 
or developmental disability, or both, or related conditions shall be issued 
under this paragraph;

(6) reports and information to be furnished to the secretary by the 
superintendents or other executive officers of all psychiatric hospitals, 
community mental health centers or facilities for persons with 
developmental disabilities and facilities serving other persons with 
disabilities receiving assistance through the Kansas department for aging 
and disability services.

(b) An entity holding a license as a community mental health center 
under paragraph (4) of subsection (a)(4) on the day immediately preceding 
the effective date of this act, but which does not meet the definition of a 
community mental health center set forth in this act, shall continue to be 
licensed as a community mental health center as long as the entity remains 
affiliated with a licensed community mental health center and continues to 
meet the licensing standards established by the secretary.

(c) Notwithstanding the existence or pursuit of any other remedy, the 
secretary for aging and disability services, as the licensing agency, in the 
manner provided by the Kansas judicial review act, may maintain an 
action in the name of the state of Kansas for injunction against any person 
or facility to restrain or prevent the operation of a psychiatric hospital, 
community mental health center or facility for persons with mental illness, 
developmental disabilities or other persons with disabilities operating 
without a license.

(d) The secretary for aging and disability services shall license and 
inspect any facility or provider of residential services which serves two or 
more residents who are not self-directing their services and which is 
subject to licensure under subsection (a)(5) of this section, unless the 
provider of services is already licensed to provide such services.

(e) A community mental health center which has been licensed by the 
secretary for aging and disability services on or before July 1, 2016, and 
which has also been accredited by the commission on accreditation of 
rehabilitation facilities or the joint commission, or an equivalent entity, 
shall be granted a license renewal based on such accreditation.

Sec. 2. K.S.A. 2015 Supp. 75-3307b is hereby repealed.

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