2016 Kansas Statutes

77-617. Limitations on new issues. A person may obtain judicial review of an issue that was not raised before the agency, only to the extent that:

- (a) The agency did not have jurisdiction to grant an adequate remedy based on a determination of the issue;
- (b) the agency action subject to judicial review is a rule and regulation and the person has not been a party in adjudicative proceedings which provided an adequate opportunity to raise the issue;
 - (c) the agency action subject to judicial review is an order and the person was not notified of the adjudicative proceeding; or
 - (d) the interests of justice would be served by judicial resolution of an issue arising from:
 - (1) A change in controlling law occurring after the agency action; or
- (2) agency action occurring or first reasonably knowable to the person after the person exhausted the last feasible opportunity for seeking relief from the agency.

 $\textbf{History:} \quad L.\,1984, ch.\,338, \S\,\,17; \, L.\,1987, ch.\,184, \S\,\,4; \, L.\,2009, ch.\,109, \S\,\,27; \, July\,\,1.$