Session of 2002

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HOUSE BILL No. 2866

By Representative Tanner

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8 9 AN ACT concerning school districts; relating to closing of buildings; 10 amending K.S.A. 72-8213 and K.S.A. 2001 Supp. 72-8233 and repeal-11 ing the existing sections; also repealing K.S.A. 72-8136a, 72-8136b, 72-12 8136c, 72-8136d and 72-8136e. 13 14 Be it enacted by the Legislature of the State of Kansas: 15Section 1. K.S.A. 72-8213 is hereby amended to read as follows: 72-16 8213. (a) As used in this act, the term "school building" means any build-17ing or structure operated or used for pupil attendance purposes by the 18board of education of a unified school district and the word "enrollment" 19 has the meaning ascribed thereto in the school district equalization act. 20(b) (1) Subject to provision (2) of this subsection, the board of edu-21eation of a unified school district shall not close any school building except 22 as provided in this section. -(2) The provisions of this section shall be deemed alternative to the 2324provisions of K.S.A. 72-8233, and amendments thereto, and no procedure 25or authorization under such statute shall be limited by the provisions of this section. Nothing in this section shall operate or be construed so as 26 to abrogate, limit, or affect in any way the provisions of any law admin-27istered by the state fire marshal or any rules and regulations adopted 2829 pursuant to any such law. 30 (c) (1) The provisions of this subsection apply to unified school dis-31 triets with under 1,600 enrollment. 32 (2) The board shall not close any school building that is being oper-33 ated on the effective date of this act unless and until the board has adopted and implemented a plan for closing such school building. A plan 34 35 for closing a school building shall contain procedures in conformity with the provisions of this subsection. 36 (3) A plan for closing a school building may be adopted and imple-37 mented by a board upon a finding by the board that the school building 38 39 should be closed in order to enhance the quality of education and improve the school system of the unified school district. 40 41 (4) A plan for closing a school building shall contain the following

42 procedures:

43 (A) The board of education shall adopt a resolution stating its inten-

tion to close the affected school building. Such resolution shall include 1 the reasons for the proposal to close the school building, the name of the 2 3 affected school building, the school building or buildings to which the involved pupils shall be reassigned, and the time, date and place of a 4 $\mathbf{5}$ public hearing to be held on the proposal to close such school building. 6 (B) A public hearing on the board's proposal to close a school building 7 shall be held after adoption of the resolution thereon. Public notice of 8 the time, date, place and purpose of such public hearing shall be published in a newspaper of general circulation in the school district at least 9 10 once a week for two consecutive weeks. (C) Subsequent to the public hearing provided for in paragraph (B), 11 the board of education, after considering all the testimony and evidence 12 13 brought forth at the public hearing, shall make a final decision as to the 14 elosing of the affected school building. The decision shall be in writing 15and shall be published at least once in a newspaper of general circulation in the unified school district. The final decision either to close the affected 16 17school building or not to close the affected school building shall be implemented by the board in accordance with its plan unless a petition in 1819opposition to implementation of the same, signed by not less than 5% of 20the registered electors residing within the unified school district, is filed 21 with the county election officer of the home county of the school district 22 within 45 days after publication of the final decision. If such a petition is filed, the county election officer shall hold an election upon the question 23 24of whether such school building should be closed or, at the request of 25the board of education, shall submit the question to the registered elee-26 tors of the unified school district at the next primary or general election 27 of the unified school district. Such election shall be held jointly with other 28elections held at the same time insofar as is practicable as provided for 29 by K.S.A. 25-2011, and amendments thereto. All registered electors re-30 siding within the unified school district may vote at the election. The board shall not close any affected school building pending any election 31 32 to be held under the provisions of this paragraph. If a majority of those 33 voting at such election are not in favor of closing the affected school building, the school building shall not be closed. If a majority of the votes 34 35 at such election are in favor of closing the affected school building, the 36 board shall close the school building in accordance with the plan. 37 - (d) The board of education of any unified school district with 1,600 38 or more enrollment may close any of its school buildings at any time the board finds the buildings should be closed to improve the school system 39 40of the unified school district. The closing of any school building under

41 this subsection shall require a majority vote of the members of the board

42 of education and shall require no other approval.

43 (c) Notwithstanding the other provisions of this section, (c) The

board of education of any unified school district may close any school 1 building which has failed to receive accreditation by the state board of 2 3 education. The closing of any school building under this subsection shall require a majority vote of the members of the board of education and 4 shall require no other procedure or approval. 5

 (\mathbf{f}) (d) If any territory has been or is hereafter attached or transferred to any unified school district, any school building in the territory so attached or transferred may be closed by the board of education upon 8 9 majority vote of the members of the board of education and shall require 10 no other procedure or approval.

11 (g)(e) Nothing in this section shall be deemed to restrict or limit the authority of any board to change the use of any school building, so long 12 13 as such school building is operated or used for pupil attendance purposes. 14 (h) (f) Whenever a unified school district, by election, has been au-15thorized to issue general obligation bonds to construct and equip a school building to meet the needs of the entire unified school district, the board 16 of education of such district may close and discontinue the use of any 1718 other one or more school buildings within such district if the school build-19 ing so constructed adequately serves, directly or indirectly, the educa-20tional needs theretofore served by the school building or buildings closed. 21 The closing of any school building under this subsection shall require a 22 majority vote of the members of the board of education and shall require 23 no other procedure or approval.

24Sec. 2. K.S.A. 2001 Supp. 72-8233 is hereby amended to read as 25follows: 72-8233. (a) In accordance with the provisions of this section, the 26 boards of education of any two or more unified school districts may make 27 and enter into agreements providing for the attendance of pupils residing 28in one school district at school in kindergarten or any of the grades one 29 through 12 maintained by any such other school district. The boards of 30 education may also provide by agreement for the combination of enroll-31 ments for kindergarten or one or more grades, courses or units of 32 instruction.

33 Prior to entering into any agreement under authority of this sec-(b) tion, the board of education shall adopt a resolution declaring that it has 34 35 made a determination that such an agreement should be made and that 36 the making and entering into of such an agreement would be in the best 37 interests of the educational system of the school district. Any such agree-38 ment is subject to the following conditions:

39 (1)The agreement may be for any term not exceeding a term of five 40years.

41 The agreement shall be subject to change or termination by the (2)42 legislature.

43 (3)Within the limitations provided by law, the agreement may be

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changed or terminated by mutual agreement of the participating boards
 of education.

3 (4) The agreement shall make provision for transportation of pupils 4 to and from the school attended on every school day, for payment or 5 sharing of the costs and expenses of pupil attendance at school, and for 6 the authority and responsibility of the participating boards of education.

(c) Provision by agreements entered into under authority of this section for the attendance of pupils at school in a school district of nonresidence of such pupils shall be deemed to be compliance with the kindergarten, grade, course and units of instruction requirements of law.

11 (d) The board of education of any school district which enters into an agreement under authority of this section for the attendance of pupils 12 13 at school in another school district may discontinue kindergarten or any 14 or all of the grades, courses and units of instruction specified in the agree-15ment for attendance of pupils enrolled in kindergarten or any such grades, 16 courses and units of instruction at school in such other school district. Upon discontinuing kindergarten or any grade, course or unit of instruc-17tion under authority of this subsection, the board of education may close 1819 any school building or buildings operated or used for attendance by pupils 20 enrolled in such discontinued kindergarten, grades, courses or units of 21instruction. The closing of any school building under authority of this 22 subsection shall require a majority vote of the members of the board of education and shall require no other procedure or approval. The provi-23 sions of this subscetion shall be deemed alternative to the provisions of 2425K.S.A. 72-8213, and amendments thereto, and the procedure and au-26 thorization for the closing of school buildings under this subsection shall not be limited by the provisions of such cited statutory section. 27

(e) Pupils attending school in a school district of nonresidence of such
pupils in accordance with an agreement made and entered into under
authority of this section shall be counted as regularly enrolled in and
attending school in the school district of residence of such pupils for the
purpose of computations under the school district finance and quality
performance act.

(f) Pupils who satisfactorily complete grade 12 while in attendance at
school in a school district of nonresidence of such pupils in accordance
with the provisions of an agreement entered into under authority of this
section shall be certified as having graduated from the school district of
residence of such pupils unless otherwise provided for by the agreement.
Sec. 3. K.S.A. 72-8136a, 72-8136b, 72-8136c, 72-8136d, 72-8136e

40 and 72-8213 and K.S.A. 2001 Supp. 72-8233 are hereby repealed.

41 Sec. 4. This act shall take effect and be in force from and after its 42 publication in the statute book.

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