Session of 2004

## HOUSE BILL No. 2904

By Committee on Taxation

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9 AN ACT concerning property taxation; relating to exemption for certain 10 housing for elderly persons; amending K.S.A. 2003 Supp. 79-201 and 11 79-201b and repealing the existing sections. 1213 Be it enacted by the Legislature of the State of Kansas: 14Section 1. K.S.A. 2003 Supp. 79-201 is hereby amended to read as 15follows: 79-201. The following described property, to the extent herein 16specified, shall be and is hereby exempt from all property or ad valorem 17taxes levied under the laws of the state of Kansas: 18First. All buildings used exclusively as places of public worship and all 19 buildings used exclusively by school districts and school district interlocal 20cooperatives organized under the laws of this state, with the furniture and 21books therein contained and used exclusively for the accommodation of 22 religious meetings or for school district or school district interlocal co-23 operative purposes, whichever is applicable, together with the grounds 24 owned thereby if not leased or otherwise used for the realization of profit, 25except that: (a) (1) Any school building, or portion thereof, together with 26 the grounds upon which the building is located, shall be considered to be 27used exclusively by the school district for the purposes of this section 28when leased by the school district to any political or taxing subdivision of 29the state, including a school district interlocal cooperative, or to any as-30 sociation, organization or nonprofit corporation entitled to tax exemption 31 with respect to such property; and (2) any school building, together with 32 the grounds upon which the building is located, shall be considered to be 33 used exclusively by a school district interlocal cooperative for the purposes 34 of this section when being acquired pursuant to a lease-purchase agree-35 ment; and (b) any building, or portion thereof, used as a place of worship, 36 together with the grounds upon which the building is located, shall be 37 considered to be used exclusively for the religious purposes of this section 38 when used as a not-for-profit day care center for children which is li-39 censed pursuant to K.S.A. 65-501 et seq., and amendments thereto, or 40 when used to house an area where the congregation of a church society 41 and others may purchase tracts, books and other items relating to the 42promulgation of the church society's religious doctrines. 43 Second. All real property, and all tangible personal property, actually

and regularly used exclusively for literary, educational, scientific, relig-1 2 ious, benevolent or charitable purposes, including property used exclu-3 sively for such purposes by more than one agency or organization for one 4 or more of such exempt purposes. Except with regard to real property  $\mathbf{5}$ which is owned by a religious organization, is to be used exclusively for 6 religious purposes and is not used for a nonexempt purpose prior to its 7 exclusive use for religious purposes which property shall be deemed to 8 be actually and regularly used exclusively for religious purposes for the 9 purposes of this paragraph, this exemption shall not apply to such prop-10 erty, not actually used or occupied for the purposes set forth herein, nor to such property held or used as an investment even though the income 11 12 or rentals received therefrom is used wholly for such literary, educational, 13 scientific, religious, benevolent or charitable purposes. In the event any 14such property which has been exempted pursuant to the preceding sen-15tence is not used for religious purposes prior to its conveyance which 16 results in its use for nonreligious purposes, there shall be a recoupment 17of property taxes in an amount equal to the tax which would have been 18 levied upon such property except for such exemption for all taxable years 19 for which such exemption was in effect. Such recoupment tax shall be-20 come due and payable in such year as provided by K.S.A. 79-2004, and 21amendments thereto. A lien for such taxes shall attach to the real property 22 subject to the same on November 1 in the year such taxes become due 23 and all such taxes remaining due and unpaid after the date prescribed for 24 the payment thereof shall be collected in the manner provided by law for 25the collection of delinquent taxes. Moneys collected from the recoupment 26 tax hereunder shall be credited by the county treasurer to the several 27taxing subdivisions within which such real property is located in the pro-28portion that the total tangible property tax levies made in the preceding 29 year for each such taxing subdivision bear to the total of all such levies 30 made in that year by all such taxing subdivisions. Such moneys shall be 31 credited to the general fund of the taxing subdivision or if such taxing 32 subdivision is making no property tax levy for the support of a general 33 fund such moneys may be credited to any other tangible property tax 34 fund of general application of such subdivision. This exemption shall not 35 be deemed inapplicable to property which would otherwise be exempt 36 pursuant to this paragraph because an agency or organization: (a) Is re-37 imbursed for the provision of services accomplishing the purposes enu-38 merated in this paragraph based upon the ability to pay by the recipient 39 of such services; or (b) is reimbursed for the actual expense of using such 40property for purposes enumerated in this paragraph; or (c) uses such 41 property for a nonexempt purpose which is minimal in scope and insub-42 stantial in nature if such use is incidental to the exempt purposes of this 43 paragraph; or (d) charges a reasonable fee for admission to cultural or 1 educational activities or permits the use of its property for such activities

2 by a related agency or organization, if any such activity is in furtherance3 of the purposes of this paragraph.

4 *Third.* All moneys and credits belonging exclusively to universities, col-5 leges, academies or other public schools of any kind, or to religious, lit-6 erary, scientific or benevolent and charitable institutions or associations, 7 appropriated solely to sustain such institutions or associations, not ex-8 ceeding in amount or in income arising therefrom the limit prescribed 9 by the charter of such institution or association.

*Fourth.* The reserve or emergency funds of fraternal benefit societiesauthorized to do business under the laws of the state of Kansas.

*Fifth.* All buildings of private nonprofit universities or colleges which
 are owned and operated by such universities and colleges as student union
 buildings, presidents' homes and student dormitories.

15Sixth. All real and tangible personal property actually and regularly 16 used exclusively by the alumni association associated by its articles of incorporation with any public or nonprofit Kansas college or university 1718 approved by the Kansas board of regents to confer academic degrees or 19 with any community college approved by its board of trustees to grant 20certificates of completion of courses or curriculum, to provide accommodations and services to such college or university or to the alumni, staff 2122 or faculty thereof.

Seventh. All parsonages owned by a church society and actually and regularly occupied and used predominantly as a residence by a minister or other clergyman of such church society who is actually and regularly engaged in conducting the services and religious ministrations of such society, and the land upon which such parsonage is located to the extent necessary for the accommodation of such parsonage.

29*Eighth.* All real property, all buildings located on such property and all 30 personal property contained therein, actually and regularly used exclu-31 sively by any individually chartered organization of honorably discharged 32 military veterans of the United States armed forces or auxiliary of any 33 such organization, which is exempt from federal income taxation pursuant 34 to section 501(c)(19) of the federal internal revenue code of 1986, for 35 clubhouse, place of meeting or memorial hall purposes, and real property 36 to the extent of not more than two acres, and all buildings located on 37 such property, actually and regularly used exclusively by any such veter-38 ans' organization or its auxiliary as a memorial park.

Ninth. All real property and tangible personal property actually and regularly used by a community service organization for the predominant purpose of providing humanitarian services, which is owned and operated by a corporation organized not for profit under the laws of the state of Kansas or by a corporation organized not for profit under the laws of

another state and duly admitted to engage in business in this state as a 1 2 foreign not-for-profit corporation if: (a) The directors of such corporation 3 serve without pay for such services; (b) the corporation is operated in a 4 manner which does not result in the accrual of distributable profits, re- $\mathbf{5}$ alization of private gain resulting from the payment of compensation in 6 excess of a reasonable allowance for salary or other compensation for 7 services rendered or the realization of any other form of private gain; (c) 8 no officer, director or member of such corporation has any pecuniary 9 interest in the property for which exemption is claimed; (d) the corpo-10 ration is organized for the purpose of providing humanitarian services; 11 (e) the actual use of property for which an exemption is claimed must be 12 substantially and predominantly related to the purpose of providing hu-13 manitarian services, except that, the use of such property for a nonexempt 14purpose which is minimal in scope and insubstantial in nature shall not 15result in the loss of exemption if such use is incidental to the purpose of 16 providing humanitarian services by the corporation; (f) the corporation is 17exempt from federal income taxation pursuant to section 501(c)(3) of the 18internal revenue code of 1986 and; (g) contributions to the corporation 19 are deductible under the Kansas income tax act. As used in this clause, 20 "humanitarian services" means the conduct of activities which substan-21tially and predominantly meet a demonstrated community need and 22 which improve the physical, mental, social, cultural or spiritual welfare of 23 others or the relief, comfort or assistance of persons in distress or any 24 combination thereof including but not limited to health and recreation 25services, child care, individual and family counseling, employment and 26 training programs for handicapped persons and meals or feeding pro-27grams. Notwithstanding any other provision of this clause, motor vehicles 28shall not be exempt hereunder unless such vehicles are exclusively used 29for the purposes described therein, except that the use of any such vehicle 30 for the purpose of participating in a coordinated transit district in ac-31 cordance with the provisions of K.S.A. 75-5032 through 75-5037, and 32 amendments thereto, or K.S.A. 75-5051 through 75-5058, and amend-33 ments thereto, shall be deemed as exclusive use. *Beginning with the tax* 34 year commencing after December 31, 2004, property used as residential 35 housing facilities is not property used for the predominant purpose of 36 providing humanitarian services as provided pursuant to this paragraph. 37 Tenth. For all taxable years commencing after December 31, 1986, any 38 building, and the land upon which such building is located to the extent 39 necessary for the accommodation of such building, owned by a church or 40nonprofit religious society or order which is exempt from federal income taxation pursuant to section 501(c)(3) of the federal internal revenue code 4142 of 1986, and actually and regularly occupied and used exclusively for 43 residential and religious purposes by a community of persons who are 1 bound by vows to a religious life and who conduct or assist in the conduct

2 of religious services and actually and regularly engage in religious, be3 nevolent, charitable or educational ministrations or the performance of
4 health care services.

*Eleventh.* For all taxable years commencing after December 31, 1998,
all property actually and regularly used predominantly to produce and
generate electricity utilizing renewable energy resources or technologies.
For purposes of this section, "renewable energy resources or technologies" shall include wind, solar, thermal, photovoltaic, biomass, hydropower, geothermal and landfill gas resources or technologies.

The provisions of this section, except as otherwise more specifically
provided, shall apply to all taxable years commencing after December 31,
13 1995.

Sec. 2. K.S.A. 2003 Supp. 79-201b is hereby amended to read as
follows: 79-201b. The following described property, to the extent herein
specified, shall be and is hereby exempt from all property or ad valorem
taxes levied under the laws of the state of Kansas:

18First. All real property, and tangible personal property, actually and regularly used exclusively for hospital purposes by a hospital as the same 19 20is defined by K.S.A. 65-425, and amendments thereto, or a psychiatric 21hospital as the same was defined by K.S.A. 59-2902, and amendments 22 thereto, as in effect on January 1, 1976, which hospital or psychiatric 23 hospital is operated by a corporation organized not for profit under the 24 laws of the state of Kansas or by a corporation organized not for profit 25under the laws of another state and duly admitted to engage in business 26 in this state as a foreign, not-for-profit corporation, or a public hospital 27 authority; and all intangible property including moneys, notes and other 28evidences of debt, and the income therefrom, belonging exclusively to 29such a corporation and used exclusively for hospital, psychiatric hospital 30 or public hospital authority purposes. This exemption shall not be deemed 31 inapplicable to property which would otherwise be exempt pursuant to 32 this paragraph because any such hospital, psychiatric hospital or public 33 hospital authority: (a) Uses such property for a nonexempt purpose which is minimal in scope and insubstantial in nature if such use is incidental to 34 35 the exempt purpose enumerated in this paragraph; or (b) is reimbursed 36 for the actual expense of using such property for the exempt purposes 37 enumerated in this paragraph or paragraph second of K.S.A. 79-201, and 38 amendments thereto; or (c) permits the use of such property for the 39 exempt purposes enumerated in this paragraph or paragraph second of 40 K.S.A. 79-201, and amendments thereto, by more than one agency or 41 organization for one or more of such purposes.

42 *Second.* All real property, and tangible personal property, actually and 43 regularly used exclusively for adult care home purposes by an adult care HB 2904

home as the same is defined by K.S.A. 39-923, and amendments thereto, 1 2 which is operated by a corporation organized not for profit under the laws 3 of the state of Kansas or by a corporation organized not for profit under 4 the laws of another state and duly admitted to engage in business in this  $\mathbf{5}$ state as a foreign, not-for-profit corporation, charges to residents for serv-6 ices of which produce an amount which in the aggregate is less than the 7 actual cost of operation of the home or the services of which are provided 8 to residents at the lowest feasible cost, taking into consideration such 9 items as reasonable depreciation, interest on indebtedness, acquisition 10 costs, interest and other expenses of financing acquisition costs, lease 11 expenses and costs of services provided by a parent corporation at its costs 12and contributions to which are deductible under the Kansas income tax 13 act; and all intangible property including moneys, notes and other evi-14dences of debt, and the income therefrom, belonging exclusively to such 15corporation and used exclusively for adult care home purposes. For pur-16 poses of this paragraph and for all taxable years commencing after De-17cember 31, 1976, an adult care home which uses its property in a manner 18which is consistent with the federal internal revenue service ruling 72-19 124 issued pursuant to section 501(c)(3) of the federal internal revenue 20 code, shall be deemed to be operating at the lowest feasible cost. The 21fact that real property or real or tangible personal property may be leased 22 from a not-for-profit corporation, which is exempt from federal income 23 taxation pursuant to section 501(c)(3) of the internal revenue code of 24 1986, and amendments thereto, and which is the parent corporation to 25the not-for-profit operator of an adult care home, shall not be grounds to 26 deny exemption or deny that such property is actually and regularly used 27exclusively for adult care home purposes by an adult care home, nor shall 28the terms of any such lease be grounds for any such denial. For all taxable 29years commencing after December 31, 1995, such property shall be 30 deemed to be used exclusively for adult care home purposes when used 31 as a not-for-profit day care center for children which is licensed pursuant 32 to K.S.A. 65-501 *et seq.*, and amendments thereto. 33 Third. All real property, and tangible personal property, actually and

34 regularly used exclusively for private children's home purposes by a pri-35 vate children's home as the same is defined by K.S.A. 75-3329, and 36 amendments thereto, which is operated by a corporation organized not 37 for profit under the laws of the state of Kansas or by a corporation or-38 ganized not for profit under the laws of another state and duly admitted 39 to engage in business in this state as a foreign, not-for-profit corporation, 40charges to residents for services of which produce an amount which in 41the aggregate is less than the actual cost of operation of the home or the 42 services of which are provided to residents at the lowest feasible cost, 43 taking into consideration such items as reasonable depreciation and in-

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terest on indebtedness, and contributions to which are deductible under
 the Kansas income tax act; and all intangible property including moneys,
 notes and other evidences of debt, and the income therefrom, belonging
 exclusively to such a corporation and used exclusively for children's home
 purposes.

Fourth. All real property and tangible personal property, actually and 6 regularly used exclusively for housing for elderly and handicapped per-7 sons having a limited or lower income, or used exclusively for cooperative 8 housing for persons having a limited or low income, assistance for the 9 financing of which was received under 12 U.S.C.A. 1701 et seq., or under 10 42 U.S.C.A. 1437 et seq., which is operated by a corporation organized 11 not for profit under the laws of the state of Kansas or by a corporation 1213 organized not for profit under the laws of another state and duly admitted 14to engage in business in this state as a foreign, not-for-profit corporation; and all intangible property including moneys, notes and other evidences 1516of debt, and the income therefrom, belonging exclusively to such a corporation and used exclusively for the purposes of such housing. For the 1718purposes of this subsection, cooperative housing shall mean those notfor-profit cooperative housing projects operating pursuant to sections 236 19 or 221(d)(3), or both, of the national housing act and which have been 2021approved as a cooperative housing project pursuant to applicable federal housing administration and U.S. Department of Housing and Urban De-22 23 velopment statutes, and rules and regulations, during such time as the 24 use of such properties are restricted pursuant to such act, statutes or rules 25and regulations.

26 Fifth. All real property and tangible personal property, actually and 27regularly used exclusively for housing for elderly persons, which is oper-28ated by a corporation organized not for profit under the laws of the state 29of Kansas or by a corporation organized not for profit under the laws of 30 another state and duly admitted to engage in business in this state as a 31 foreign, not-for-profit corporation, in which charges to residents produce an amount which in the aggregate is less than the actual cost of operation 32 33 of the housing facility or the services of which are provided to residents at the lowest feasible cost, taking into consideration such items as rea-34 sonable depreciation and interest on indebtedness and contributions to 35 36 which are deductible under the Kansas income tax act; and all intangible 37 property including moneys, notes and other evidences of debt, and the 38 income therefrom, belonging exclusively to such corporation and used 39 exclusively for the purpose of such housing. For purposes of this paragraph and for all taxable years commencing after December 31, 1976, an 40 adult care home which uses its property in a manner which is consistent 41 42with the federal internal revenue service ruling 72-124 issued pursuant 43 to section 501(c)(3) of the federal internal revenue code, shall be deemed HB 2904

to be operating at the lowest feasible cost. For all taxable years com-1 2 mencing after December 31, 1995, such property shall be deemed to be 3 used exclusively for housing for elderly persons purposes when used as a 4 not-for-profit day care center for children which is licensed pursuant to  $\mathbf{5}$ K.S.A. 65-501 et seq., and amendments thereto. Beginning with the tax-6 able year commencing after December 31, 2004, the exemption provided 7 in this paragraph shall not apply to real property and tangible personal 8 property used for the purposes described in this paragraph, except that 9 with regard to all such property which is being used for such purposes 10 by any such corporation pursuant to an agreement entered into between such corporation and a resident prior to January 1, 2005, the exemption 11 12 provided in this paragraph shall apply to all taxable years until the terms 13 of such agreement entered into prior to January 1, 2005, expire. 14Sixth. All real property and tangible personal property actually and 15regularly used exclusively for the purpose of group housing of mentally 16 ill or retarded and other handicapped persons which is operated by a 17corporation organized not for profit under the laws of the state of Kansas 18 or by a corporation organized not for profit under the laws of another 19 state and duly admitted to engage in business in this state as a foreign, 20 not-for-profit corporation, in which charges to residents produce an 21amount which in the aggregate is less than the actual cost of operation of 22 the housing facility or the services of which are provided to residents at 23 the lowest feasible cost, taking into consideration such items as reasonable 24 depreciation and interest on indebtedness and contributions to which are 25deductible under the Kansas income tax act, and which is licensed as a 26 facility for the housing of mentally ill or retarded and other handicapped 27persons under the provisions of K.S.A. 75-3307b, and amendments 28thereto, or as a rooming or boarding house used as a facility for the 29 housing of mentally retarded and other handicapped persons which is 30 licensed as a lodging establishment under the provisions of K.S.A. 36-501 31 et seq., and amendments thereto. 32 The provisions of this section, except as otherwise specifically provided, 33 shall apply to all taxable years commencing after December 31, 1998.

34 Sec. 3. K.S.A. 2003 Supp. 79-201 and 79-201b are hereby repealed.

35 Sec. 4. This act shall take effect and be in force from and after its36 publication in the statute book.