Session of 2004

## HOUSE BILL No. 2933

By Committee on Appropriations

9 AN ACT concerning certain postsecondary educational institutions; re-10 lating to out-district tuition; amending K.S.A. 2003 Supp. 13-13a25, 11 13-13a26, 13-13a27, 13-13a29, 13-13a31, 13-13a32, 13-13a33, 13-1213a34, 19-101a, 71-301a, 71-304, 71-305, 71-306, 71-308, 71-401, 71-13 402, 71-403, 71-610 and 71-1705 and repealing the existing sections. 1415Be it enacted by the Legislature of the State of Kansas: 16 Section 1. K.S.A. 2003 Supp. 13-13a25 is hereby amended to read 17as follows: 13-13a25. (a) As used in K.S.A. 13-13a25 through 13-13a34, 18and amendments thereto: 19 (1)"Board of levy" means the board of county commissioners of 20every county in which there is not located a municipal university and the 21township trustee, township clerk and township treasurer, acting as a 22 board, of every township within every county in which there is located a 23 municipal university, except that board of levy shall not include a township 24within a county in which there is located a municipal university which has 25levied a countywide retailer's sales tax. 26 "Municipal university" means a municipal university established (2)27under the provisions of article 13a of chapter 13 of Kansas Statutes 28Annotated. 29(3)"Municipal university district" means the taxing district of a mu-30 nicipal university. 31 (4)"Taxing subdivision" means every county in which there is not 32 located a municipal university and every township within every county in 33 which there is located a municipal university, except that taxing subdivi-34 sion shall not include a township within a county in which there is located 35 a municipal university which has levied a countywide retailer's sales tax. 36 "State board" means the state board of regents. (5)37 (b) The provisions of this section shall expire on June 30,  $\frac{2005}{2006}$ . 38 Sec. 2. K.S.A. 2003 Supp. 13-13a26 is hereby amended to read as 39 follows: 13-13a26. (a) The board of regents of a municipal university, in accordance with rules and regulations of the state board, shall determine 4041 and collect an amount of out-district tuition to be charged for each stu-42dent attending the municipal university whose residence is outside of the 43 municipal university district.

1 (b) The board of levy of any taxing subdivision charged with payment 2 of out-district tuition shall levy a tax on all of the taxable property of the 3 taxing subdivision sufficient to pay all out-district tuition charges author-4 ized by this act.

5 (c) The proceeds from the tax levied under authority of this section 6 shall be deposited in a special fund for payment of out-district tuition. 7 Upon receiving a statement of charges for out-district tuition the board 8 of levy shall allow and pay the same promptly from the special fund. If 9 there is insufficient or no money in the special fund, out-district tuition 10 shall be paid from the general fund of the taxing subdivision or from the 11 proceeds of the sale of no-fund warrants issued for the purpose of the 12 payment of out-district tuition.

12 13 (d) The total out-district tuition charged by a municipal university 14shall be: (1) For the 2000 fiscal year, an amount equal to the number of 15duly enrolled out-district students times \$24 for each credit hour of each 16 such duly enrolled out-district student; (2) for the 2001 fiscal year, an 17amount equal to the number of duly enrolled out-district students times 18 \$18 for each credit hour of each such student; (3) for the 2002 fiscal year, 19 the 2003 fiscal year and the 2004 fiscal year and the 2005 fiscal year, an 20amount equal to the number of duly enrolled out-district students times 21\$12 for each credit hour of each such student; and (4) (2) for the 200522 2006 fiscal year, an amount equal to the number of duly enrolled out-23 district students time \$6 for each credit hour of each such student. 24 (e) Out-district tuition shall <del>only</del> be charged *only* for credit hours of 25students if such students, as determined by the state board, have not more 26than 64 credit hours from any institution of postsecondary education or 27the students have not more than 72 credit hours and are enrolled in

28 terminal type nursing courses or freshman-sophomore preengineering 29 courses.

(f) Expenditures for out-district tuition shall be exempt from the
budget law of this state to the extent of such payments not anticipated in
the budget of the taxing subdivision.

(g) The levy of taxes and the payment of out-district tuition by counties required under the provisions of this section shall not be subject to
the exercise of home rule by counties under the provisions of article 1 of
chapter 19 of Kansas Statutes Annotated. Counties shall have no power
to exempt from, or effect changes in, the provisions of this section K.S.A.

38 19-101a, and amendments thereto.

(h) Taxes levied by townships under the authority of this section shall
be in addition to all other tax levies authorized or limited by law and shall
not be subject to or within the aggregate tax levy limit prescribed by
K.S.A. 79-1962, and amendments thereof thereto.

43 (i) In May of each fiscal year, the board of regents shall notify each

board of levy of the approximate amount of out-district tuition which will
 be charged to the taxing subdivision in the succeeding fiscal year.

3 (j) The provisions of this section shall expire on June 30, <del>2005</del> 2006. Sec. 3. K.S.A. 2003 Supp. 13-13a27 is hereby amended to read as 4 5follows: 13-13a27. (a) Out-district tuition shall be based only upon en-6 rollments of students who are residents of the state of Kansas. For the 7 purpose of determination of out-district tuition: (1) Persons enrolling in a municipal university who, if adults, have not been, or if minors, whose 8 9 parents have not been, residents of the state of Kansas for six months 10 prior to enrollment for any term or session are nonresidents of the state 11 of Kansas; and (2) persons enrolling in a municipal university who, if 12 adults, have not been, or if minors, whose parents have not been, resi-13 dents of the municipal university district for six months prior to enroll-14ment for any term or session are nonresidents of the municipal university

15 district.

(b) For the purpose of determining residence of persons, the residence of minors shall be determined as provided in K.S.A. 72-1046, and
amendments thereto, and of adults as provided in subpart *twenty-third*of K.S.A. 77-201, and amendments thereto.

(c) The state board of regents may adopt rules and regulations prescribing criteria or guidelines for determination of residence of students
and shall make conclusive determination of any residence matter for the
purpose of determination of liability of taxing subdivisions for out-district
tuition.

25(d) The provisions of this section shall expire on June 30, <del>2005</del> 2006. 26Sec. 4. K.S.A. 2003 Supp. 13-13a29 is hereby amended to read as 27follows: 13-13a29. (a) The determination of credit hours of duly enrolled 28out-district students shall be made at the end of the fifth week of the 29regular spring and fall semesters and at the end of the equivalent period 30 for summer sessions. The determination of credit hours of duly enrolled 31 out-district students for payments for short-term courses shall be made 32 at such times as are prescribed by the state board of regents.

33 (b) On or before November 1 and on or before April 1 of each year, 34 the president and treasurer of a municipal university shall certify under 35 oath to the state board the total number of duly enrolled credit hours of 36 out-district students of the municipal university during the current school 37 term. The state board may require a municipal university to furnish any 38 additional information deemed necessary by it to carry out the provisions 39 of this act and shall prescribe such forms, to be approved by the attorney 40 general, as may be necessary for making such reports.

(c) The state board and the post auditor may audit the records of a
municipal university to verify the accuracy of the reports submitted by
the municipal university. The state board may promulgate rules and reg-

1 ulations for the administration of this act.

2 (d) The provisions of this section shall expire on June 30, <del>2005</del> 2006. 3 Sec. 5. K.S.A. 2003 Supp. 13-13a31 is hereby amended to read as 4 follows: 13-13a31. (a) Subject to the provisions of subsection (b), no out-5district tuition shall be charged or paid for any student attending a mu-6 nicipal university whose residence outside the municipal university dis-7 trict is in a taxing subdivision in which there is located a community 8 college. 9 (b) The provisions of subsection (a) shall not apply to any such out-10district student when the course of study or program which the student 11 selects, or a course of study or program which is substantially equivalent 12 thereto, is not offered in the community college which is located in the 13 taxing subdivision in which such student resides. 14The provisions of this section shall expire on June 30,  $\frac{2005}{2006}$ . (c) 15K.S.A. 2003 Supp. 13-13a32 is hereby amended to read as Sec. 6. 16 follows: 13-13a32. (a) Subject to the provisions of subsection (b), no out-17district tuition shall be charged to or paid by any county in which there 18 is located a municipal university for any student attending a community 19 college whose residence outside the community college district is in a 20county in which there is located a municipal university. 21(b) The provisions of subsection (a) shall not apply to any such out-22 district student when the course of study or program which the student 23selects, or a course of study or program which is substantially equivalent 24thereto, is not offered in the municipal university which is located in the 25county in which such student resides.

26 (c) The provisions of this section shall expire on June  $\frac{20}{2005}$  30,  $\frac{2005}{2006}$ .

28Sec. 7. K.S.A. 2003 Supp. 13-13a33 is hereby amended to read as 29follows: 13-13a33. (a) The state board of regents shall adopt rules and 30 regulations prescribing criteria or guidelines for the purpose of deter-31 mining which courses of study and programs offered in the community 32 colleges are substantially equivalent to the courses of study and programs 33 offered in municipal universities. A current, complete list of such courses 34 of study and programs shall be maintained on file in the office of the state 35 board of regents, and shall be open for public inspection at any reasonable 36 time. 37 (b) The provisions of this section shall expire on June 30,  $\frac{2005}{2006}$ .

Sec. 8. K.S.A. 2003 Supp. 13-13a34 is hereby amended to read as follows: 13-13a34. (a) No out-district tuition charged by a municipal university shall be based upon any course or program which is taught in an area vocational school, an area vocational-technical school, or a technical college under an agreement with the municipal university and for which payments of state or federal moneys are made to the area vocational 3

school, area vocational-technical school, or technical college under the
 provisions of article 44 of chapter 72 of Kansas Statutes Annotated.

(b) The provisions of this section shall expire on June 30, <del>2005</del> 2006.

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4 Sec. 9. K.S.A. 2003 Supp. 19-101a is hereby amended to read as 5 follows: 19-101a. (a) The board of county commissioners may transact all 6 county business and perform all powers of local legislation and adminis-7 tration it deems appropriate, subject only to the following limitations, 8 restrictions or prohibitions:

9 (1) Counties shall be subject to all acts of the legislature which apply 10 uniformly to all counties.

11 (2) Counties may not consolidate or alter county boundaries.

12 (3) Counties may not affect the courts located therein.

(4) Counties shall be subject to acts of the legislature prescribinglimits of indebtedness.

15 (5) In the exercise of powers of local legislation and administration authorized under provisions of this section, the home rule power conferred on cities to determine their local affairs and government shall not be superseded or impaired without the consent of the governing body of each city within a county which may be affected.

20 (6) Counties may not legislate on social welfare administered under
21 state law enacted pursuant to or in conformity with public law No. 271—
22 74th congress, or amendments thereof.

23 (7) Counties shall be subject to all acts of the legislature concerning
24 elections, election commissioners and officers and their duties as such
25 officers and the election of county officers.

(8) Counties shall be subject to the limitations and prohibitions imposed under K.S.A. 12-187 to 12-195, inclusive, and amendments thereto,
prescribing limitations upon the levy of retailers' sales taxes by counties.

(9) Counties may not exempt from or effect changes in statutes made
 nonuniform in application solely by reason of authorizing exceptions for
 counties having adopted a charter for county government.

(10) No county may levy ad valorem taxes under the authority of this section upon real property located within any redevelopment project area established under the authority of K.S.A. 12-1772, and amendments thereto, unless the resolution authorizing the same specifically authorized a portion of the proceeds of such levy to be used to pay the principal of and interest upon bonds issued by a city under the authority of K.S.A. 12-1774, and amendments thereto.

(11) Counties shall have no power under this section to exempt from any statute authorizing or requiring the levy of taxes and providing substitute and additional provisions on the same subject, unless the resolution authorizing the same specifically provides for a portion of the proceeds

43 of such levy to be used to pay a portion of the principal and interest on

bonds issued by cities under the authority of K.S.A. 12-1774, and amend-1 2 ments thereto. 3 (12) Counties may not exempt from or effect changes in the provi-4 sions of K.S.A. 19-4601 through 19-4625, and amendments thereto. 5Except as otherwise specifically authorized by K.S.A. 12-1,101 (13)6 through 12-1,109, and amendments thereto, counties may not levy and 7 collect taxes on incomes from whatever source derived. 8 (14)Counties may not exempt from or effect changes in K.S.A. 19-9 430, and amendments thereto. 10Counties may not exempt from or effect changes in K.S.A. 19-(15)11 302, 19-502b, 19-503, 19-805 or 19-1202, and amendments thereto. 12 (16) (A) Counties may not exempt from or effect changes in K.S.A. 13 13-13a26, and amendments thereto. 14(B) This provision shall expire on June 30, <del>2005</del> 2006. (17) (A) Counties may not exempt from or effect changes in K.S.A. 1516 71-301a, and amendments thereto. 17(B) This provision shall expire on June 30, <del>2005</del> 2006. 18(18) Counties may not exempt from or effect changes in K.S.A. 19-19 15,139, 19-15,140 and 19-15,141, and amendments thereto. 20Counties may not exempt from or effect changes in the provi-(19)21sions of K.S.A. 12-1223, 12-1225, 12-1225a, 12-1225b, 12-1225c and 12-22 1226, and amendments thereto, or the provisions of K.S.A. 12-1260 23through 12-1270 and 12-1276, and amendments thereto. 24 Counties may not exempt from or effect changes in the provi-(20)25sions of K.S.A. 19-211, and amendments thereto. 26(21)Counties may not exempt from or effect changes in the provi-27sions of K.S.A. 19-4001 through 19-4015, and amendments thereto. 28(22)Counties may not regulate the production or drilling of any oil 29or gas well in any manner which would result in the duplication of reg-30 ulation by the state corporation commission and the Kansas department 31 of health and environment pursuant to chapter 55 and chapter 65 of the 32 Kansas Statutes Annotated and any rules and regulations adopted pur-33 suant thereto. Counties may not require any license or permit for the 34 drilling or production of oil and gas wells. Counties may not impose any 35 fee or charge for the drilling or production of any oil or gas well. 36 Counties may not exempt from or effect changes in K.S.A. 79-(23)37 41a04, and amendments thereto. 38 Counties may not exempt from or effect changes in K.S.A. 79-(24)39 1611, and amendments thereto. 40(25) Counties may not exempt from or effect changes in K.S.A. 79-411494, and amendments thereto. 42 (26)Counties may not exempt from or effect changes in subsection 43 (b) of K.S.A. 19-202, and amendments thereto.

1 (27) Counties may not exempt from or effect changes in subsection 2 (b) of K.S.A. 19-204, and amendments thereto.

3 (28) Counties may not levy or impose an excise, severance or any
4 other tax in the nature of an excise tax upon the physical severance and
5 production of any mineral or other material from the earth or water.

6 (29) Counties may not exempt from or effect changes in K.S.A. 79-7 2017 or 79-2101, and amendments thereto.

8 (30) Counties may not exempt from or effect changes in K.S.A. 2-9 3302, 2-3305, 2-3307, 2-3318, 17-5904, 17-5908, 47-1219, 65-171d, 65-10 1,178 through 65-1,199 or K.S.A. 2003 Supp. 17-5909, and amendments 11 thereto.

(31) Counties may not exempt from or effect changes in K.S.A. 2003Supp. 80-121, and amendments thereto.

(32) Counties may not exempt from or effect changes in K.S.A. 19-228, and amendments thereto.

16 (b) Counties shall apply the powers of local legislation granted in 17subsection (a) by resolution of the board of county commissioners. If no 18statutory authority exists for such local legislation other than that set forth 19 in subsection (a) and the local legislation proposed under the authority 20of such subsection is not contrary to any act of the legislature, such local 21legislation shall become effective upon passage of a resolution of the 22 board and publication in the official county newspaper. If the legislation 23 proposed by the board under authority of subsection (a) is contrary to an 24 act of the legislature which is applicable to the particular county but not 25uniformly applicable to all counties, such legislation shall become effec-26 tive by passage of a charter resolution in the manner provided in K.S.A. 2719-101b, and amendments thereto.

(c) Any resolution adopted by a county which conflicts with the re-strictions in subsection (a) is null and void.

Sec. 10. K.S.A. 2003 Supp. 71-301a is hereby amended to read as 30 follows: 71-301a. (a) The board of trustees, in accordance with rules and 31 32 regulations of the state board, shall determine an amount of out-district 33 tuition to be charged for each out-district student attending the community college. The board of county commissioners of any county charged 34 35 with payment of out-district tuition shall levy a tax on all of the taxable 36 property of the county sufficient to pay all out-district tuition charges 37 authorized by this act. The proceeds from the tax levied under authority 38 of this section shall be deposited in a special fund for payment of out-39 district tuition. Upon receiving a statement of charges for out-district 40 tuition, the board of county commissioners shall allow and pay the same 41 from the special fund within 45 days from the receipt of such statement. 42If there is insufficient or no money in the special fund, out-district tuition

43 shall be paid from the county general fund or from the proceeds of the

sale of no-fund warrants issued for the purpose of the payment of out-1 2 district tuition. If the board of county commissioners fails to pay such 3 amount at the time required under this subsection, the board of trustees 4 shall notify the state board of such failure to pay and shall certify to the 5state board the amount to be paid. Upon receipt by the state board of 6 such notification, the amount to be paid as certified to the state board 7 shall become an amount due and owing to the state board. The state 8 board shall notify the board of county commissioners that this amount is 9 now due and owing to the state board. If the board of county commis-10sioners fails to pay such amount to the state board within 14 days of the 11 receipt of such notification, the state board shall initiate proceedings un-12 der K.S.A. 75-6201 et seq. for the collection of such money. Money paid 13 to or collected by the state board under this subsection shall be deposited 14in the out-district tuition suspense account which is hereby created in the 15state treasury. The state board shall pay moneys from this account, in 16 accordance with rules and regulations of the state board, to the com-17munity colleges entitled to receive such money.

18The total out-district tuition charged by a community college shall (b) 19 be: (1) For the 2000 fiscal year, an amount equal to the number of duly 20enrolled out-district students times \$24 for each credit hour of each such 21student; (2) for the 2001 fiscal year, an amount equal to the number of duly enrolled out-district students times \$18 for each credit hour of each 22 23 such student; (3) for the 2002 fiscal year, the 2003 fiscal year and the 24 2004 fiscal year and the 2005 fiscal year, an amount equal to the number 25of duly enrolled out-district students times \$12 for each credit hour of 26each such student; and (4) (2) for the 2005 2006 fiscal year, an amount 27equal to the number of duly enrolled out-district students times \$6 for 28each credit hour of each such student.

(c) In May of each fiscal year, the board of trustees shall notify the
board of county commissioners of the approximate amount of out-district
tuition which will be charged to the county in the succeeding fiscal year.

32 (d) Expenditures for out-district tuition shall be exempt from the
33 budget law of this state to the extent of such payments not anticipated in
34 the budget of the county.

(e) The provisions of this section shall take effect and be in force on
July 1, 1999, and shall expire on June 30, 2005 2006.

Sec. 11. K.S.A. 2003 Supp. 71-304 is hereby amended to read as follows: 71-304. (a) Notwithstanding any provision contained in chapter 71 of Kansas Statutes Annotated to the contrary, and subject to the provisions of K.S.A. 71-305, and amendments thereto, no out-district tuition shall be charged or paid for any student attending a community college whose residence outside the community college district is in another com-

43 munity college district.

1 (b) The provisions of this section shall expire on June 30, 2005 2006. 2 Sec. 12. K.S.A. 2003 Supp. 71-305 is hereby amended to read as 3 follows: 71-305. (a) The provisions of K.S.A. 71-304, and amendments 4 thereto, do not apply to any out-district student when the course of study 5 or program which the student selects, or a course of study or program 6 which is substantially equivalent thereto, is not offered in the community 7 college of the district in which such student resides.

(b) The provisions of this section shall expire on June 30,  $\frac{2005}{2006}$ . 8 9 Sec. 13. K.S.A. 2003 Supp. 71-306 is hereby amended to read as 10follows: 71-306. (a) The state board of regents shall adopt rules and reg-11 ulations prescribing criteria or guidelines for the purpose of determining 12which courses of study and programs offered in the community colleges 13 are substantially equivalent. A current, complete list of such courses of study and programs shall be maintained on file in the office of the state 14board of regents, and shall be open for public inspection at any reasonable 1516time.

(b) The provisions of this section shall expire on June 30, 2005 2006.
Sec. 14. K.S.A. 2003 Supp. 71-308 is hereby amended to read as
follows: 71-308. (a) No out-district tuition charges shall be based upon
credit hours in any subject or course the principal part of which is taught
at a location outside the county of the main campus of a community
college, unless the location of such subject or course is specifically authorized by the state board of regents.

24 (b) (1) No out-district tuition charges shall be based upon credit 25hours in any subject or course which is taught in a county in which the 26 main campus of a state educational institution is located, unless the teach-27ing of such subject or course is specifically authorized by the chief ex-28ecutive officer of the state educational institution or by a designee of the chief executive officer. The chief executive officer of each state educa-2930 tional institution may designate and authorize a person or committee to 31 act on behalf of the chief executive officer in granting the authorizations 32 required by this subsection. No authorization required by this subsection 33 shall be considered to be or construed in any manner as an agreement 34 provided for by subsection (c). 35 (2)

(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.

40 (3) The provisions of this subsection are subject to the provisions of 41 subsection (c).

42 (c) No out-district tuition charges shall be based upon credit hours 43 in any subject or course all or the principal part of which is taught at Fort

Hays state university or at Wichita state university under an agreement 1 2 for the teaching of such subject or course entered into by a community 3 college and either such university. An agreement entered into under the 4 provisions of this subsection for the teaching of a subject or course by a 5community college at Fort Hays state university or at Wichita state uni-6 versity shall constitute the authorization required by subsection (b) for 7 the teaching of such subject or course, and no separate authorization 8 under subsection (b) shall be required. 9 (d) No out-district tuition charges shall be based upon any course or 10 program if such course or program is taught in an area vocational school, 11 an area vocational-technical school, or a technical college under an agree-12 ment with a community college and for which payments of state or federal 13 moneys are made to the area vocational school, the area vocational-tech-14nical school, or the technical college under the provisions of article 44 of 15chapter 72 of Kansas Statutes Annotated. 16 (e) No out-district tuition charges shall be based upon any motorcycle 17driver safety course conducted by a community college. 18The provisions of this section shall take effect and be in force on (f) 19 July 1, 1999, and shall expire on June 30, <del>2005</del> 2006. 20 Sec. 15. K.S.A. 2003 Supp. 71-401 is hereby amended to read as 21follows: 71-401. (a) Persons enrolling in a community college who, if 22 adults, have not been, or if minors, whose parents have not been residents 23 of the county in which is located the principal campus of the community 24 college for at least six months prior to enrollment for any term or session 25are nonresidents of the community college district for the purpose of 26determining liability of counties for payment of out-district tuition. 27(b) The provisions of this section shall expire on June 30, <del>2005</del> 2006. 28Sec. 16. K.S.A. 2003 Supp. 71-402 is hereby amended to read as 29follows: 71-402. (a) For the purpose of determining the county of resi-30 dence of persons, residence of minors shall be determined as provided 31 in K.S.A. 72-1046, and amendments thereto, and of adults as provided in 32 subpart *Twenty-third* of K.S.A. 77-201, and amendments thereto. 33 (b) The provisions of this section shall expire on June 30, <del>2005</del> 2006. 34 Sec. 17. K.S.A. 2003 Supp. 71-403 is hereby amended to read as 35 follows: 71-403. (a) The state board of regents may adopt rules and reg-36 ulations prescribing criteria or guidelines for determination of residence 37 of students for the purpose of determining liability of counties for out-38 district tuition of students in community colleges. The state board may make conclusive determination of any residence matter for the purpose 39 40of determination of out-district tuition. 41(b) The provisions of this section shall expire on June 30, <del>2005</del> 2006. Sec. 18. K.S.A. 2003 Supp. 71-610 is hereby amended to read as 42

43 follows: 71-610. (a) Notwithstanding any provision contained in chapter

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71 of Kansas Statutes Annotated to the contrary, whenever there are two 1 2 community college districts located within one county, no out-district 3 tuition shall be charged for any student residing in such county and at-4 tending either such community college. 5(b) The provisions of this section shall expire on June 30, <del>2005</del> 2006. 6 Sec. 19. K.S.A. 2003 Supp. 71-1705 is hereby amended to read as 7 follows: 71-1705. (a) Notwithstanding any provision contained in chapter 71 of Kansas Statutes Annotated to the contrary, whenever any area vo-8 9 cational school or area vocational-technical school consolidates with a 10 community college in accordance with the provisions of this act, no outdistrict tuition shall be charged for any student enrolled in any vocational 11 12 education course or program offered by the community college if such 13 course or program was taught in the area vocational school or area vo-14cational-technical school immediately prior to the consolidation of such 15area vocational school or area vocational-technical school with such com-16munity college and as a result of such consolidation such course or pro-17gram is now being offered by the community college. 18 (b) The provisions of this section shall expire on June 30, <del>2005</del> 2006. 19 Sec. 20. K.S.A. 2003 Supp. 13-13a25, 13-13a26, 13-13a27, 13-13a29, 20 13-13a31, 13-13a32, 13-13a33, 13-13a34, 19-101a, 71-301a, 71-304, 71-21 305, 71-306, 71-308, 71-401, 71-402, 71-403, 71-610 and 71-1705 are

22 hereby repealed.

Sec. 21. This act shall take effect and be in force from and after itspublication in the statute book.