Session of 2006

## HOUSE BILL No. 2948

By Committee on Taxation

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9 AN ACT concerning business entities; relating to annual reports; filing; 10 fees; requirements; amending K.S.A. 56-1a606, 56-1a607, 56-1a608, 56a-1201, 56a-1202 and 56a-1203 and K.S.A. 2005 Supp. 17-1513, 17-11 121618, 17-2036, 17-2037, 17-2718, 17-4634, 17-4677, 17-6709, 17-7002,13 17-7503, 17-7504, 17-7505, 17-7507, 17-7509, 17-7510, 17-7512, 17-1476,125, 17-76,139 and 79-5401 and repealing the existing sections; also 15repealing K.S.A. 2005 Supp. 17-6806 and 75-446. 1617Be it enacted by the Legislature of the State of Kansas: 18Section 1. K.S.A. 2005 Supp. 17-1513 is hereby amended to read as 19follows: 17-1513. Each corporation organized under the provisions of this 20act shall make an annual report to the secretary of state, and pay the 21annual report fee, as prescribed by K.S.A. 17-7503, and amendments 22 thereto. 23 K.S.A. 2005 Supp. 17-1618 is hereby amended to read as Sec. 2. 24 follows: 17-1618. Each association formed under this act, or acts amen-25datory thereto, shall prepare and make an annual report to the secretary 26 of state, and pay the annual report fee, as prescribed by K.S.A. 17-7504, 27and amendments thereto, except that the report shall be filed at the time 28prescribed by law for filing the association's annual Kansas income tax 29 return. 30 Sec. 3. K.S.A. 2005 Supp. 17-2036 is hereby amended to read as 31follows: 17-2036. (a) Every business trust shall make an annual report in 32 writing to the secretary of state, stating the prescribed information con-33 cerning the business trust at the close of business on the last day of its 34 tax period under the Kansas income tax act next preceding the date of 35 filing, but if a business trust's tax period is other than the calendar year, 36 it shall give notice thereof to the secretary of state prior to December 31 37 of the year it commences such tax period. The reports shall be made on 38 forms provided by the secretary of state and shall be filed at the time 39 prescribed by law for filing the business trust's annual Kansas income tax 40 return. The report shall be dated, signed by a trustee or other authorized 41officer under penalty of perjury, and contain the following information: 42(1) Executed copies of all amendments to the instrument by which 43 the business trust was created, or to prior amendments thereto, which 1 have been adopted and have not theretofore been filed under K.S.A. 17-

2 2033, and amendments thereto, and accompanied by the fee prescribed
3 therein by such section for each such amendment; and

4 (2) a verified list of the names and addresses of its trustees as of the 5 end of its tax period.

6 (b) (1) At the time of filing its annual report, the business trust shall 7 pay to the secretary of state an annual report fee in an amount equal to 8 \$40.

9 -(2)The failure of any domestic or foreign business trust to file its annual report and pay its annual report fee within 90 days from the date 10 on which they are such report is due, as aforesaid provided by this section, 11 12shall work a forfeiture of its authority to transact business in this state 13 and all of the remedies, procedures, and penalties specified in K.S.A. 17-7509 and 17-7510, and amendments thereto, with respect to a corporation 1415 which fails to file its annual report or pay its annual report fee within 90 16days after they are such report is due, shall be applicable to such business 17trust.

18All copies of applications for extension of the time for filing in-(c) 19come tax returns submitted to the secretary of state pursuant to law shall 20be maintained by the secretary of state in a confidential file and shall not 21be disclosed to any person, except as authorized pursuant to the provisions 22 of K.S.A. 79-3234, and amendments thereto, a proper judicial order and 23 subsection (d). All copies of such applications shall be preserved for one year and until the secretary of state orders that the copies are to be 24 25destroyed.

(d) A copy of such application shall be open to inspection by or disclosure to any person designated by resolution of the trustees of the business trust.

29 Sec. 4. K.S.A. 2005 Supp. 17-2037 is hereby amended to read as follows: 17-2037. (a) Any business trust, domestic or foreign, which has 30 obtained authority under this act to transact business in Kansas may sur-3132 render its authority at any time by filing in the office of the secretary of state a certified copy of a resolution duly adopted by its trustees declaring 33 34 its intention to withdraw, accompanied by a withdrawal fee of \$20; and 35 filing all annual reports and paying all annual report fees required by K.S.A. 17-2036, and amendments thereto, and not previously filed and 36 37 paid. During a period of five years following the effective date of such 38 withdrawal the business trust shall nevertheless be entitled to convey and 39 dispose of its property and assets in this state, settle and close out its 40 business in this state, and perform any other act or acts pertinent to the liquidation of its business, property, and assets in this state, and to pros-4142ecute and defend all suits filed prior to the expiration of such five-year 43 period involving causes of action arising prior to the effective date of such

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1 withdrawal or arising out of any act or transaction occurring during such

2 five-year period in the course of the liquidation of its business, property3 or assets.

(b) The withdrawal of a business trust as provided in this section shall 4 have no effect upon any suit filed by or against it prior to the expiration 5of such five-year period until such suit has been finally determined or 6 7 otherwise finally concluded and all judgments, orders and decrees entered therein have been fully executed, even though such final determi-8 nation, conclusion, or execution occurs after the expiration of such five-9 year period. With respect to a foreign business trust, withdrawal pursuant 10to this section shall not affect its written consent to be sued in the courts 11 12of this state, or the jurisdiction over such foreign business trust of the courts of this state, with respect to any cause of action which arose prior 13 to the effective date of its withdrawal. 14

15Sec. 5. K.S.A. 2005 Supp. 17-2718 is hereby amended to read as 16follows: 17-2718. (a) Each professional corporation organized under the laws of this state shall file with the secretary of state an annual report in 1718writing and a copy or duplicate thereof, stating the prescribed information 19concerning the corporation at the close of business on the last day of its 20tax period next preceding the date of filing, but except that if any such corporation's tax period is other than the calendar year it shall give notice 2122thereof to the secretary of state prior to December 31 of the year it 23 commences such tax period. The report shall be filed at the time prescribed by law for filing the corporation's annual Kansas income tax re-24 25turn. The report shall be made on a form provided by the secretary of 26state, containing the following information:

(1) The names and addresses of all officers, directors and sharehold-ers of the professional corporation;

(2) a statement that each officer, director and shareholder is or is not
a qualified person as defined in K.S.A. 17-2707, and amendments thereto,
and setting forth the date on which any shares of the corporation were
no longer owned by a qualified person; and

33 (3) the amount of capital stock issued.

34 The report shall be signed by its president, secretary, treasurer (b) 35 or other officer duly authorized so to act, or by any two of its directors, or by an incorporator in the event its board of directors shall not have 36 37 been elected. The fact that an individual's name is signed on such report shall be prima facie evidence that such individual is authorized to sign 38 39 the report on behalf of the corporation; however, the official title or po-40 sition of the individual signing the report shall be designated. This report shall be dated and subscribed by the person as true, under penalty of 4142perjury. The Upon request by the regulatory body which licenses the 43 shareholders described in the report, a copy of the annual report or the

1 duplicate original copy of the annual report shall be forwarded to the such 2 regulatory board which licenses the shareholders described in the report 3 body. At the time of filing its annual report, each professional corporation shall pay the annual report fee preseribed by K.S.A. 17-7503, and amend-4 5ments thereto. 6 Sec. 6. K.S.A. 2005 Supp. 17-4634 is hereby amended to read as follows: 17-4634. (a) Every corporation organized under the electric co-7 8 operative act of this state shall make an annual report in writing to the 9 secretary of state, stating the prescribed information concerning the corporation at the close of business on the last day of its tax period next 10 preceding the date of filing, but except that if any such corporation's tax 11 12period is other than the calendar year, it shall give notice thereof to the secretary of state prior to December 31 of the year it commences such 13 14tax period. The report shall be filed on or before the fifteenth day of the 15fourth sixth month following the close of the tax year of the electric co-16operative. The report shall be made on a form provided by the secretary of state, containing the following information: 1718The name of the corporation; (1)19(2)the location of the principal office; 20(3)the names and addresses of the president, secretary, treasurer and 21all directors; 22 the number of memberships issued; and (4)23 the change or changes, if any, in the particulars made since the (5)24 last annual report.

(b) Such reports shall be *dated*, signed by the president, vice-president or secretary of the corporation, sworn to before an officer duly authorized to administer oaths under penalty of perjury and forwarded to
the secretary of state. At the time of filing such annual report, each such corporation shall pay an annual report fee in an amount equal to \$40.

30 Sec. 7. K.S.A. 2005 Supp. 17-4677 is hereby amended to read as 31follows: 17-4677. (a) Every cooperative organized under the renewable 32 energy electric generation cooperative act shall make an annual report in 33 writing to the secretary of state, stating the prescribed information con-34 cerning the cooperative at the close of business on the last day of its tax 35 period next preceding the date of filing, but except that if any such co-36 operative's tax period is other than the calendar year, it shall give notice 37 thereof to the secretary of state prior to December 31 of the year it 38 commences such tax period. The report shall be filed on or before the 39 15th day of the fourth sixth month following the close of the tax year of the electric cooperative. The report shall be made on a form provided by 40 the secretary of state, containing the following information: 41

42 (1) The name of the cooperative;

43 (2) the location of the principal office of the cooperative;

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1 (3) the names and addresses of the president, secretary, treasurer and 2 directors of the cooperative;

(4) the number of members of the cooperative; and

4 (5) the change or changes, if any, in the particulars made since the 5 last annual report.

6 (b) The annual report shall be *dated*, signed by the president, vice-7 president or secretary of the cooperative, sworn to before an officer duly 8 authorized to administer oaths, *under penalty of perjury* and forwarded 9 to the secretary of state. At the time of filing such annual report, the 10 cooperative shall pay an annual report fee in an amount equal to \$40.

Sec. 8. K.S.A. 2005 Supp. 17-6709 is hereby amended to read as 11 12follows: 17-6709. (a) No merger or consolidation shall become effective 13 under this act until all corporate fees due to or assessable by the state 14have been paid by the constituent corporations. Any fees or taxes which 15 become due to or assessable by the state with respect to any such con-16stituent corporation, subsequent to the merger or consolidation, shall be-17come the debt of the resulting or surviving corporation. When any merger 18or consolidation has become becomes effective under this act, for all pur-19poses of the laws of this state the separate existence of all the constituent 20corporations, or of all such constituent corporations except the one into 21which the other or others of such constituent corporations have been 22 merged, as the case may be, shall cease and the constituent corporations 23 shall become a new corporation, or be merged into one of such corporations, as the case may be, possessing all the rights, privileges, powers 24 25and franchises as well of a public as of a private nature, and being subject 26to all the restrictions, disabilities and duties of each of such corporations 27 so merged or consolidated, and. All and singular, the rights, privileges, 28powers and franchises of each of such corporations, and all property, real, 29 personal and mixed, and all debts due to any of such constituent corpo-30 rations on whatever account, as well for stock subscriptions as all other things in action or belonging to each of such corporations shall be vested 3132 in the corporation surviving or resulting from such merger or consolida-33 tion; and. All property, rights, privileges, powers and franchises, and all 34 and every other interest after such merger or consolidation shall be there-35 after as effectually the property of the surviving or resulting corporation as they such interests were of the several and respective constituent cor-36 37 porations, and the title to any real estate vested by deed or otherwise, 38 under the laws of this state, in any of such constituent corporations, shall 39 not revert or be in any way impaired by reason of this act; but, except 40 that all rights of creditors and all liens upon any property of any of such constituent corporations shall be preserved unimpaired, and all debts, 41liabilities and duties of the respective constituent corporations shall 42thenceforth after such merger or consolidation attach to such surviving 43

or resulting corporation, and may be enforced against *it such surviving or resulting corporation* to the same extent as if such debts, liabilities and
 duties had been incurred or contracted by *it such surviving or resulting corporation*.

(b) In the case of a merger of banks or trust companies, without any  $\mathbf{5}$ order or action on the part of any court or otherwise, all appointments, 6 7 designations and nominations, and all other rights and interests as trustee, executor, administrator, registrar of stocks and bonds, guardian of estates, 8 9 assignee, receiver, trustee of estates of persons mentally ill and in every other fiduciary capacity, shall be automatically vested in the corporation 10 surviving such merger, except that any party in interest shall have the 11 12right to apply to an appropriate court or tribunal for a determination as 13 to whether the surviving corporation shall continue to serve in the same fiduciary capacity as the merged corporation, or whether a new and dif-1415ferent fiduciary should be appointed.

16Sec. 9. K.S.A. 2005 Supp. 17-7002 is hereby amended to read as follows: 17-7002. (a) Any corporation may procure an extension, resto-1718ration, renewal or revival reinstatement of its articles of incorporation, if 19a domestic corporation, or its authority to engage in business, if a foreign 20corporation, together with all the rights, franchises, privileges and im-21munities and subject to all of its duties, debts and liabilities which had 22been secured or imposed by its original articles of incorporation, and all 23 amendments thereto, or by its authority to engage in business, as the case may be, and may designate a new registered office and resident agent in 24 25the following instances:

26 (1) At any time before the expiration of the time limited for the cor-27 poration's existence;

(2) at any time, where the corporation's articles of incorporation, if a
domestic corporation, or the authority to engage in business, if a foreign
corporation, has become inoperative by law for nonpayment of taxes or *fees, or for failure to file such corporation's annual report*;

32 (3) at any time, where the articles of incorporation of a domestic
33 corporation or the authority to engage in business of a foreign corporation
34 has expired by reason of failure to renew it;

(4) at any time, where the articles of incorporation of a domestic corporation or the authority to engage in business of a foreign corporation has been renewed, but through failure to comply strictly with the provisions of this act, the validity of such renewal has been brought into question; and

40 (5) at any time, where the articles of incorporation of a domestic 41 corporation or the authority to engage in business of a foreign corporation 42 has been forfeited pursuant to subsection (c) of K.S.A. 17-6206, and 43 amendments thereto. 1 (b) The extension, restoration, renewal or revival reinstatement of the 2 articles of incorporation or authority to engage in business may be pro-3 cured by executing and filing a certificate in accordance with K.S.A. 17-6003, and amendments thereto. 4  $\mathbf{5}$ 

The certificate required by subsection (b) shall state: (c)

The name of the corporation, which shall be the existing name of 6 (1)7 the corporation or the name it bore when its articles of incorporation or authority to engage in business expired, except as provided in subsection 8 9 (e):

if a new registered office and resident agent is designated, the 10(2)address of the corporation's registered office in this state, which shall 11 12include the street, city and zip code and the name of its resident agent 13 at such address:

(3) whether or not the renewal, restoration or revival reinstatement 1415is to be perpetual and, if not perpetual, the time for which the renewal, restoration or revival reinstatement is to continue; and, in case of renewal 16before the expiration of the time limited for its existence, the date when 1718the renewal is to commence, which shall be prior to the date of the expiration of the old articles of incorporation or authority to engage in 1920business which it is desired to renew;

21(4) that the corporation desiring to be renewed or revived and so 22renewing or reviving its corporate existence reinstated was duly organized under the laws of the state of its original incorporation; 23

the date when the articles of incorporation or the authority to 24 (5)engage in business would expire, if such is the case, or such other facts 2526as may show that the articles of incorporation or the authority to engage 27 in business has become inoperative or void or that the validity of any renewal or reinstatement has been brought into question; and 28

29 that the certificate for revival reinstatement is filed by authority (6)of those who were directors or members of the governing body of the 30 corporation at the time its articles of incorporation or the authority to 3132 engage in business expired, or who were elected directors or members of the governing body of the corporation as provided in subsection (g). 33

34 (d) Upon the filing of the certificate in accordance with K.S.A. 17-35 6003, and amendments thereto, the corporation shall be renewed and revived reinstated with the same force and effect as if its articles of in-36 37 corporation had not become inoperative and void or had not expired by 38 limitation. Such renewal and reinstatement shall validate all contracts, 39 acts, matters and things made, done and performed within the scope of 40 its articles of incorporation by the corporation, its officers and agents during the time when its articles of incorporation were inoperative or 41void or after their expiration by limitation, with the same force and effect 42and to all intents and purposes as if the articles of incorporation had at 43

1 all times remained in full force and effect. All real and personal property, 2 rights and credits, which belonged to the corporation at the time its ar-3 ticles of incorporation became inoperative or void, or expired by limitation and which were not disposed of prior to the time of its revival or renewal 4 reinstatement shall be vested in the corporation after its revival or renewal 5or reinstatement, as fully and amply as they were held by the corporation 6 7 at and before the time its articles of incorporation became inoperative or 8 void or expired by limitation, and the corporation after its renewal or 9 revival reinstatement shall be as exclusively liable for all contracts, acts, matters and things made, done or performed in its name and on its behalf 10 by its officers and agents prior to its renewal or reinstatement, as if its 11 12articles of incorporation had remained at all times in full force and effect. 13 (e) If, since the articles of incorporation became inoperative or void for nonpayment of taxes, failure to file annual reports or expired by lim-1415 itation, any other corporation organized under the laws of this state shall 16have adopted the same name as the corporation sought to be renewed or revived reinstated or shall have adopted a name so nearly similar thereto 1718as not to distinguish it from the corporation to be renewed or revived 19reinstated, or any foreign corporation qualified in accordance with K.S.A. 2017-7301, and amendments thereto, shall have adopted the same name as 21the corporation sought to be renewed or revived reinstated, or shall have 22 adopted a name so nearly similar thereto as not to distinguish it from the 23 corporation to be renewed or revived reinstated, then in such case the corporation to be renewed or revived reinstated shall not be renewed or 24 25reinstated under the same name which it bore when its articles of incor-26poration became inoperative or void or expired, but shall adopt or be 27 renewed or reinstated under some other name; and . In such case the 28certificate to be filed under the provisions of this section shall set forth 29 the name borne by the corporation at the time its articles of incorporation 30 became inoperative or void or expired and the new name under which 31 the corporation is to be renewed or revived reinstated.

32 (f) Any corporation seeking to renew or revive reinstate its articles of 33 incorporation under the provisions of this act shall file all annual reports 34 and pay to the secretary of state an amount equal to all fees \$40 for each 35 past due annual report and any penalties thereon due. Nonprofit corporations shall file only the annual reports for the three most recent re-36 37 porting periods<del>, but shall pay all fees due</del>. The annual report fee of \$40 38 in existence prior to July 1, 2006, shall apply retroactively to all past due 39 annual reports filed with the certificate of reinstatement.

40 (g) If a sufficient number of the last acting officers of any corporation 41 desiring to renew or revive reinstate its articles of incorporation are not 42 available by reason of death, unknown address or refusal or neglect to 43 act, the directors of the corporation or those remaining on the board,

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1 even if only one, may elect successors to such officers. In any case where there shall be no directors of the corporation available for the purposes 2 3 aforesaid, the stockholders may elect a full board of directors, as provided by the bylaws of the corporation, and the board shall then elect such 4 officers as are provided by law, by the articles of incorporation or by the  $\mathbf{5}$ bylaws to carry on the business and affairs of the corporation. A special 6 7 meeting of the stockholders for the purpose of electing directors may be called by any officer, director or stockholder upon notice given in ac-8 9 cordance with K.S.A. 17-6512, and amendments thereto.

After a revival renewal or reinstatement of the articles of incor-10(h) poration of the corporation shall have has been effected, except where a 11 12special meeting of stockholders has been called in accordance with the provisions of subsection (g), the officers who signed the certificate of 13 revival jointly shall *immediately* call forthwith a special meeting of the 1415 stockholders of the corporation upon notice given in accordance with K.S.A. 17-6512, and amendments thereto, and at the such special meeting 16the stockholders shall elect a full board of directors, which board shall 1718then elect such officers as are provided by law, by the articles of incorporation or the bylaws to carry on the business and affairs of the 1920corporation.

21(i) Whenever it shall be desired to renew or revive reinstate the ar-22ticles of incorporation of any corporation not for profit and having no 23 capital stock, the governing body shall perform all the acts necessary for the renewal or revival reinstatement of the articles of incorporation of the 24 corporation which are performed by the board of directors in the case of 2526a corporation having capital stock. The members of any corporation not 27 for profit and having no capital stock who are entitled to vote for the 28election of members of its governing body shall perform all the acts nec-29 essary for the renewal or revival reinstatement of the articles of the corporation which are performed by the stockholders in the case of a cor-30 poration having capital stock. In all other respects, the procedure for the 3132 renewal or revival reinstatement of the articles of incorporation of a corporation not for profit and having no capital stock shall conform, as nearly 33 34 as may be applicable, to the procedure prescribed in this section for the 35 renewal or revival reinstatement of the articles of incorporation of a corporation having capital stock. 36

Sec. 10. K.S.A. 2005 Supp. 17-7503 is hereby amended to read as follows: 17-7503. (a) Every domestic corporation organized for profit shall make an annual report in writing to the secretary of state, stating the prescribed information concerning the corporation at the close of business on the last day of its tax period next preceding the date of filing, but *except that* if a corporation's tax period is other than the calendar year, it shall give notice thereof to the secretary of state prior to December 31 9

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1 of the year it commences such tax period. The reports shall be made on

forms prescribed by the secretary of state. The report shall be filed at the 2 3 time prescribed by law for filing the corporation's annual Kansas income 4

tax return. The report shall contain the following information: 5

The name of the corporation; (1)6

the location of the principal office; (2)

7 (3)the names and addresses of the president, secretary, treasurer or equivalent of such officers and members of the board of directors; 8

(4)the number of shares of capital stock issued;

the nature and kind of business in which the corporation is en-10(5)gaged; and 11

12 (6)if the corporation is a parent corporation holding more than 50% 13 equity ownership in any other business entity registered with the secretary of state, the name and identification number of any such subsidiary busi-1415 ness entity.

16(b) Every corporation subject to the provisions of this section which holds agricultural land, as defined in K.S.A. 17-5903, and amendments 1718thereto, within this state shall show the following additional information 19on the report:

20(1) The acreage and location listed by section, range, township and 21county of each lot, tract or parcel of agricultural land in this state owned 22 or leased by or to the corporation;

23 the purposes for which such agricultural land is owned or leased (2)and, if leased, to whom such agricultural land is leased; 24

25the value of the nonagricultural assets and the agricultural assets, (3)26 stated separately, owned and controlled by the corporation both within 27 and without the state of Kansas and where situated;

(4)the total number of stockholders of the corporation;

29 the number of acres owned or operated by the corporation, the (5)30 number of acres leased by the corporation and the number of acres leased 31 to the corporation;

32 the number of acres of agricultural land, held and reported in (6)33 each category under provision (5), stated separately, being irrigated; and 34 whether any of the agricultural land held and reported under this (7)35 subsection was acquired after July 1, 1981.

The report shall be executed in accordance with the provisions of 36 (c) 37 K.S.A. 17-6003, and amendments thereto. The fact that an individual's 38 name is signed on such report shall be prima facie evidence that such 39 individual is authorized to sign the report on behalf of the corporation; 40 however, the official title or position of the individual signing the report shall be designated. This report shall be dated and subscribed by the 41person as true, under penalty of perjury. At the time of filing such annual 42report it shall be the duty of each domestic corporation organized for 43

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1 profit to pay to the secretary of state an annual report fee in an amount 2 equal to \$40.

Sec. 11. K.S.A. 2005 Supp. 17-7504 is hereby amended to read as 3 follows: 17-7504. (a) Every corporation organized not for profit shall make 4 an annual report in writing to the secretary of state, stating the prescribed  $\mathbf{5}$ information concerning the corporation at the close of business on the 6 7 last day of its tax period next preceding the date of filing, but if a cor-8 poration's tax period is other than the calendar year, it shall give notice 9 thereof to the secretary of state prior to December 31 of the year it commences such tax period. The reports shall be made on forms pre-10scribed by the secretary of state. The report shall be filed on the 15th day 11 12of the sixth month following the close of the taxable year. The report shall 13 contain the following information:

14 (1) The name of the corporation;

(2) the location of the principal office;

16 (3) the names and addresses of the president, secretary and treasurer 17 or equivalent of such officers, and the members of the governing body;

18 (4) the number of memberships or the number of shares of capital 19 stock issued; and

(5) if the corporation is a parent corporation holding more than 50%
equity ownership in any other business entity registered with the secretary
of state, the name and identification number of any such subsidiary business entity.

(b) Every corporation subject to the provisions of this section which
holds agricultural land, as defined in K.S.A. 17-5903, and amendments
thereto, within this state shall show the following additional information
on the report:

(1) The acreage and location listed by section, range, township and
 county of each lot, tract or parcel of agricultural land in this state owned
 or leased by or to the corporation;

(2) the purposes for which such agricultural land is owned or leasedand, if leased, to whom such agricultural land is leased;

(3) the value of the nonagricultural assets and the agricultural assets,
stated separately, owned and controlled by the corporation both within
and without the state of Kansas and where situated;

(4) the total number of stockholders or members of the corporation;

(5) the number of acres owned or operated by the corporation, the
number of acres leased by the corporation and the number of acres leased
to the corporation;

40 (6) the number of acres of agricultural land, held and reported in 41 each category under paragraph (5) of this subsection (b), stated sepa-42 rately, being irrigated; and

43 (7) whether any of the agricultural land held and reported under this

1 subsection was acquired after July 1, 1981.

(c) The report shall be executed in accordance with the provisions of K.S.A. 17-6003, and amendments thereto. The fact that an individual's name is signed on such report shall be prima facie evidence that such individual is authorized to sign the report on behalf of the corporation; however, the official title or position of the individual signing the report shall be designated. This report shall be dated and subscribed by the person as true, under penalty of perjury.

9 (d) At the time of filing such report, each nonprofit corporation shall 10 pay an annual report fee in an amount equal to \$40 for all tax years 11 commencing after December 31, 2003.

12Sec. 12. K.S.A. 2005 Supp. 17-7505 is hereby amended to read as 13 follows: 17-7505. (a) Every foreign corporation organized for profit, or 14organized under the cooperative type statutes of the state, territory or foreign country of incorporation, now or hereafter doing business in this 1516state, and owning or using a part or all of its capital in this state, and subject to compliance with the laws relating to the admission of foreign 1718corporations to do business in Kansas, shall make an annual report in 19writing to the secretary of state, stating the prescribed information con-20cerning the corporation at the close of business on the last day of its tax 21period next preceding the date of filing, but if a corporation operates on 22a fiscal year other than the calendar year it shall give written notice thereof 23 to the secretary of state prior to December 31 of the year commencing such fiscal year. The report shall be made on a form prescribed by the 24 secretary of state. The report shall be filed at the time prescribed by law 25for filing the corporation's annual Kansas income tax return. The report 2627 shall contain the following facts:

(1) The name of the corporation and under the laws of what state orcountry it is incorporated;

(2) the location of its principal office;

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(3) the names and addresses of the president, secretary, treasurer, or
 equivalent of such officers, and members of the board of directors;

33 (4) the number of shares of capital stock issued;

(5) the nature and kind of business in which the company is engaged;and

(6) if the corporation is a parent corporation holding more than 50%
equity ownership in any other business entity registered with the secretary
of state, the name and identification number of any such subsidiary business entity.

40 (b) Every corporation subject to the provisions of this section which
41 holds agricultural land, as defined in K.S.A. 17-5903, and amendments
42 thereto, within this state shall show the following additional information
43 on the report:

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1 (1) The acreage and location listed by section, range, township and 2 county of each lot, tract or parcel of agricultural land in this state owned 3 or leased by or to the corporation;

4 (2) the purposes for which such agricultural land is owned or leased 5 and, if leased, to whom such agricultural land is leased;

6 (3) the value of the nonagricultural assets and the agricultural assets, 7 stated separately, owned and controlled by the corporation both within 8 and without the state of Kansas and where situated;

(4) the total number of stockholders of the corporation;

(5) the number of acres owned or operated by the corporation, the
number of acres leased by the corporation and the number of acres leased
to the corporation;

(6) the number of acres of agricultural land, held and reported in
each category under paragraph (5) of this subsection (b), stated separately, being irrigated; and

16 (7) whether any of the agricultural land held and reported under this 17 subsection was acquired after July 1, 1981.

(c) The report shall be executed in accordance with the provisions of
K.S.A. 17-6003, and amendments thereto. The fact that an individual's
name is signed on such report shall be prima facie evidence that such
individual is authorized to sign the report on behalf of the corporation;
however, the official title or position of the individual signing the report
shall be designated. This report shall be dated and subscribed by the
person as true, under penalty of perjury.

25 (d) At the time of filing its annual report, each such foreign corpo 26 ration shall pay to the secretary of state an annual report fee in an amount
 27 equal to \$40.

Sec. 13. K.S.A. 2005 Supp. 17-7507 is hereby amended to read as follows: 17-7507. No corporation shall be required to file its first annual report under this act, or pay any annual report fee required to accompany such report, unless such corporation has filed its articles of incorporation or foreign corporation application at least six months prior to the last day of its tax period.

34 Sec. 14. K.S.A. 2005 Supp. 17-7509 is hereby amended to read as 35 follows: 17-7509. (a) In case any corporation organized for profit which is required to file an annual report and pay the annual report fee pre-36 37 scribed by this act shall fail or neglect to make such report at the time 38 prescribed, such corporation shall be subject to a penalty of \$75. Such 39 penalty and the annual fee or fees required to be paid by this act may be 40 recovered by an action in the name of the state, and all moneys recovered shall be remitted to the state treasurer in accordance with the provisions 4142of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such

43 remittance, the state treasurer shall deposit the entire amount in the state

1 treasury to the credit of the state general fund.

2 (b) The penalties provided for in subsection (a) also may be assessed 3 against any corporation for the reason that such corporation has been 4 canceled or its existence forfeited pursuant to the Kansas general cor-5 poration code. No penalty shall be charged pursuant to this subsection, 6 if a corporation is assessed penalties pursuant to grounds specified in 7 subsection (a).

8 Sec. 15. K.S.A. 2005 Supp. 17-7510 is hereby amended to read as 9 follows: 17-7510. (a) In addition to any other penalties, the failure of any domestic corporation to file the annual report in accordance with the 10 provisions of this act or to pay the annual report fee provided for within 11 1290 days of the time for filing and paying the same such annual report 13 shall work the forfeiture of the articles of incorporation of such domestic corporation. Within 60 days after the date such annual report and fee are 1415is due, the secretary of state, by mail, shall notify any corporation that has failed to submit such report and fee when due that its articles of incor-16poration shall be forfeited unless the annual report is filed and the fee is 1718paid within 90 days from the date such report and fee were was due. Any 19corporation that fails to submit such report and fee within such time shall 20forfeit its articles of incorporation, and the secretary of state shall notify 21the attorney general that the articles of incorporation of such corporation have been forfeited. 22 23 In addition to any other penalties, the failure of any foreign cor-

(b) poration to file the annual report or pay the annual report fee prescribed 24 by this act within 90 days from the time provided for filing and paying 2526the same such annual report shall work a forfeiture of its right or authority 27 to do business in this state. Within 60 days after the date such annual 28report and fee are is due, the secretary of state, by mail, shall notify any 29 corporation that has failed to submit such report and fee when due that 30 its authority to do business in this state shall be forfeited unless the annual report and fee is paid is filed within 90 days from the date such report 3132 and fee were was due. Any corporation that fails to submit such report and fees within such time shall forfeit its authority to do business in this 33 34 state, and the secretary of state shall publish a notice of such forfeiture 35 in the Kansas register. This section shall not be construed to restrict the state from invoking any other remedies provided by law. 36

(c) The secretary of state shall not issue certificates of good standing
for any corporation that has failed to file its annual report or pay its annual
report fee.

40 Sec. 16. K.S.A. 2005 Supp. 17-7512 is hereby amended to read as 41 follows: 17-7512. The provisions of this act relating to the filing of annual 42 reports and the payment of franchise taxes and annual report fees *re-*43 *quired prior to July 1, 2006,* shall not apply to banking, insurance or 1 savings and loan corporations, credit unions, any firemen's relief associ-

ation under the jurisdiction and supervision of the insurance commis-sioner or to Kansas Venture Capital, Inc. or venture capital companies

4 certified by the secretary of commerce pursuant to article 83 of chapter5 74 of the Kansas Statutes Annotated and amendments thereto.

6 Sec. 17. K.S.A. 2005 Supp. 17-76,125 is hereby amended to read as

follows: 17-76,125. A foreign limited liability company may cancel its registration by filing with the secretary of state a certificate of cancellation executed by the members, together with the fee required by this act and the annual report and annual report fee for any tax period which has ended. A cancellation does not terminate the authority of the secretary of state to accept service of process on the foreign limited liability company with respect to causes of action arising out of the doing of business

14 in the state of Kansas.

28

15 Sec. 18. K.S.A. 2005 Supp. 17-76,139 is hereby amended to read as 16follows: 17-76,139. (a) Every limited liability company organized under the laws of this state shall make an annual report in writing to the secretary 1718of state, stating the prescribed information concerning the limited liability 19company at the close of business on the last day of its tax period next 20preceding the date of filing. If the limited liability company's tax period 21is other than the calendar year, it shall give notice of its different tax 22period in writing to the secretary of state prior to December 31 of the 23 year it commences the different tax period. The annual report shall be filed at the time prescribed by law for filing the limited liability company's 24 25annual Kansas income tax return. The annual report shall be made on a 26form prescribed by the secretary of state. The report shall contain the 27 following information:

(1) The name of the limited liability company; and

(2) a list of the members owning at least 5% of the capital of the30 company, with the post office address of each.

31 (b) Every foreign limited liability company shall make an annual re-32 port in writing to the secretary of state, stating the prescribed information concerning the limited liability company at the close of business on the 33 34 last day of its tax period next preceding the date of filing. If the limited 35 liability company's tax period is other than the calendar year, it shall give notice in writing of its different tax period to the secretary of state prior 36 37 to December 31 of the year it commences the different tax period. The 38 annual report shall be filed at the time prescribed by law for filing the 39 limited liability company's annual Kansas income tax return. The annual 40 report shall be made on a form prescribed by the secretary of state. The report shall contain the name of the limited liability company. 41

42 (c) The annual report required by this section shall be *dated*, signed 43 by a member of the limited liability company *under penalty of perjury*  1 and forwarded to the secretary of state. At the time of filing the report,

2 the limited liability company shall pay to the secretary of state an annual

3 report fee in an amount equal to \$40.

(d) The provisions of K.S.A. 17-7509, and amendments thereto, re-4 lating to penaltics for failure of a corporation to file an annual report or 5pay the required annual report fee, and the provisions of subsection (a) 6 7 of K.S.A. 17-7510 and amendments thereto, relating to penalties for failure of a corporation to file an annual report or pay the required annual 8 9 report fee, shall be applicable to the articles of organization of any domestic limited liability company or to the authority of any foreign limited 10 liability company which fails to file its annual report or pay the annual 11 12report fee within 90 days of the time prescribed in this section for filing and paying the same such annual report. Whenever the articles of organ-13 ization of a domestic limited liability company or the authority of any 1415 foreign limited liability company are forfeited for failure to file an annual report or to pay the required annual report fee, the domestic limited 16liability company or the authority of a foreign limited liability company 1718may be reinstated by filing a certificate of reinstatement, in the manner and form to be prescribed by the secretary of state and paying to the 1920secretary of state all fees, including any penalties thereon, due to the state. 21The fee for filing a certificate of reinstatement shall be the same as that 22 prescribed by K.S.A. 17-7506, and amendments thereto, for filing a cer-23 tificate of extension, restoration, renewal or revival reinstatement of a corporation's articles of incorporation. 24

(e) When reinstatement is effective, it relates back to and takes effect
as of the effective date of the forfeiture and the company may resume its
business as if the forfeiture had never occurred.

(f) No limited liability company shall be required to file its first annual
report under this act, or pay any annual report fee required to accompany
such report, unless such limited liability company has filed its articles of
organization or application for authority at least six months prior to the
last day of its tax period.

All copies of applications for extension of the time for filing in-33 (g) 34 come tax returns submitted to the secretary of state pursuant to law shall 35 be maintained by the secretary of state in a confidential file and shall not be disclosed to any person except as authorized pursuant to the provisions 36 37 of K.S.A. 79-3234, and amendments thereto, a proper judicial order, or 38 subsection (h). All copies of such applications shall be preserved for one 39 year and thereafter until the secretary of state orders that they be 40 destroyed.

(h) A copy of such application shall be open to inspection by or disclosure to any person who was a member of such limited liability company
during any part of the period covered by the extension.

1 Sec. 19. K.S.A. 56-1a606 is hereby amended to read as follows: 56-1a606. (a) Every limited partnership organized under the laws of this state 2 3 shall make an annual report in writing to the secretary of state, stating the prescribed information concerning the limited partnership at the 4 close of business on the last day of its tax period next preceding the date  $\mathbf{5}$ of filing. If the limited partnership's tax period is other than the calendar 6 7 year, it shall give notice of its different tax period to the secretary of state 8 prior to December 31 of the year it commences the different tax period. 9 The annual report shall be filed at the time prescribed by law for filing the limited partnership's annual Kansas income tax return. 10The annual report shall be made on a form prescribed by the 11 (b) 12 secretary of state. The report shall contain the following information: 13 The name of the limited partnership; and (1)14(2)a list of the partners owning at least 5% of the capital of the 15partnership, with the address of each. 16Every limited partnership subject to the provisions of this section (c) 17which is a limited corporate agricultural partnership, as defined in K.S.A. 17-5903 and amendments thereto, and which holds agricultural land, as 1819defined in K.S.A. 17-5903 and amendments thereto, within this state shall 20show the following additional information on the report: 21The number of acres and location, listed by section, range, town-(1)22 ship and county of each lot, tract or parcel of agricultural land in this state 23 owned or leased by the limited partnership; and 24 whether any of the agricultural land held and reported under sub-(2)25section (c)(1) was acquired after July 1, 1981. 26 The annual report shall be *dated*, signed by the general partner (d) 27or partners of the limited partnership, sworn to before an officer duly 28authorized to administer oaths under penalty of perjury and forwarded 29 to the secretary of state. At the time of filing the report, the limited 30 partnership shall pay to the sceretary of state an annual report fee in an 31amount equal to \$40. 32 (e) The provisions of K.S.A. 17-7509 and amendments thereto, re-33 lating to penalties for failure of a corporation to file an annual report or 34 pay the required annual report fee, and the provisions of subsection (a) 35 of K.S.A. 17-7510, and amendments thereto, relating to forfeiture of a 36 domestic corporation's articles of incorporation for failure to file an an-37 nual report <del>or pay the required annual report fee,</del> shall be applicable to 38 the certificate of partnership of any limited partnership which fails to file 39 its annual report or pay the annual report fee within 90 days of the time prescribed in this section for filing and paying the same such annual 4041*report*. Whenever the certificate of partnership of a limited partnership 42is forfeited for failure to file an annual report or to pay the required annual 43 report fee, the limited partnership may be reinstated by filing a certificate

1 of reinstatement, in the manner and form to be prescribed by the secretary of state and paying to the secretary of state all fees, including any 2 3 penalties thereon, due to the state. The fee for filing a certificate of reinstatement shall be the same as that prescribed by K.S.A. 17-7506 and 4 amendments thereto for filing a certificate of extension, restoration, re- $\mathbf{5}$ newal or revival reinstatement of a corporation's articles of incorporation. 6 7 Sec. 20. K.S.A. 56-1a607 is hereby amended to read as follows: 56-8 1a607. (a) Every foreign limited partnership shall make an annual report 9 in writing to the secretary of state, stating the prescribed information concerning the limited partnership at the close of business on the last day 10 of its tax period next preceding the date of filing. If the limited partner-11 12ship's tax period is other than the calendar year, it shall give notice of its 13 different tax period to the secretary of state prior to December 31 of the year it commences the different tax period. The annual report shall be 1415filed at the time prescribed by law for filing the limited partnership's 16annual Kansas income tax return.

(b) The annual report shall be made on a form prescribed by thesecretary of state. The report shall contain the name of the limitedpartnership.

(c) Every foreign limited partnership subject to the provisions of this
section which is a limited corporate agricultural partnership, as defined
in K.S.A. 17-5903 and amendments thereto, and which holds agricultural
land, as defined in K.S.A. 17-5903 and amendments thereto, within this
state shall show the following additional information on the report:

(1) The number of acres and location, listed by section, range, township and county of agricultural land in this state owned or leased by the
limited partnership; and

(2) whether any of the agricultural land held and reported under subsection (c)(1) was acquired after July 1, 1981.

30 (d) The annual report shall be *dated*, signed by the general partner
31 or partners of the limited partnership, sworn to before an officer duly
32 authorized to administer oaths under penalty of perjury and forwarded
33 to the secretary of state. At the time of filing the report, the foreign
34 limited partnership shall pay to the secretary of state an annual report fee
35 in an amount equal to \$40.

(e) The provisions of K.S.A. 17-7509 and amendments thereto, relating to penalties for failure of a corporation to file an annual report <del>or</del> pay the required annual report fee, and the provisions of subsection (b) of K.S.A. 17-7510, and amendments thereto, relating to forfeiture of a foreign corporation's authority to do business in this state for failure to file an annual report <del>or pay the required annual report fee,</del> shall be applicable to the authority of any foreign limited partnership which fails to

43 file its annual report or pay the annual report fee within 90 days of the

1 time prescribed in this section for filing and paying the same such annual report. Whenever the authority of a foreign limited partnership to do 2 3 business in this state is forfeited for failure to file an annual report or to pay the required annual report fee, the foreign limited partnership's au-4 thority to do business in this state may be reinstated by filing a certificate  $\mathbf{5}$ of reinstatement, in the manner and form to be prescribed by the sec-6 7 retary of state and paying to the secretary of state all fees, including any 8 penalties thereon, due to the state. The fee for filing a certificate of re-9 instatement shall be the same as that prescribed by K.S.A. 17-7506 and amendments thereto for filing a certificate of extension, restoration, re-10 newal or revival reinstatement of a corporation's articles of incorporation. 11 12 Sec. 21. K.S.A. 56-1a608 is hereby amended to read as follows: 56-13 1a608. No limited partnership shall be required to file its first annual report under this act<del>, or pay any annual report fee required to accompany</del> 1415such report, unless such limited partnership has filed its certificate of 16limited partnership or certificate of good standing at least six months prior 17to the last day of its tax period. 18Sec. 22. K.S.A. 56a-1201 is hereby amended to read as follows: 56a-191201. (a) Every limited liability partnership organized under the laws of 20this state shall make an annual report in writing to the secretary of state, 21stating the prescribed information concerning the limited liability part-22 nership at the close of business on the last day of its tax period next 23 preceding the date of filing. If the limited liability partnership's tax period is other than the calendar year, it shall give notice of its different tax 24 period in writing to the secretary of state prior to December 31 of the 2526year it commences the different tax period. The annual report shall be 27 filed at the time prescribed by law for filing the limited liability partner-

28 ship's annual Kansas income tax return.

(b) The annual report shall be made on a form prescribed by thesecretary of state. The report shall contain the following information:

31 (1) The name of the limited liability partnership; and

32 (2) a list of the partners owning at least 5% of the capital of the 33 partnership, with the address of each.

(c) The annual report shall be *dated*, signed by a partner of the limited liability partnership *under penalty of perjury* and forwarded to the
secretary of state. At the time of filing the report, the limited liability
partnership shall pay to the secretary of state an annual report fee in an
amount equal to \$40.

(d) The provisions of K.S.A. 17-7509, and amendments thereto, re lating to penaltics for failure of a corporation to file an annual report or
 pay the required annual report fee, and the provisions of subsection (a)

42 of K.S.A. 17-7510 and amendments thereto, relating to penalties for fail-

43 ure of a corporation to file an annual report <del>or pay the required annual</del>

1 report fee, shall be applicable to the statement of qualification of any limited liability partnership which fails to file its annual report or pay the 2 3 annual report fee within 90 days of the time prescribed in this section for 4 filing and paying the same such annual report. Whenever the statement of qualification of a limited liability partnership is forfeited for failure to  $\mathbf{5}$ file an annual report or to pay the required annual report fee, the limited 6 7 liability partnership may be reinstated by filing a certificate of reinstate-8 ment, in the manner and form to be prescribed by the secretary of state 9 and paying to the secretary of state all fees, including any penalties thereon, due to the state. The fee for filing a certificate of reinstatement 10 shall be the same as that prescribed by K.S.A. 17-7506, and amendments 11 12 thereto, for filing a certificate of extension, restoration, renewal or revival 13 reinstatement of a corporation's articles of incorporation. Sec. 23. K.S.A. 56a-1202 is hereby amended to read as follows: 56a-1415 1202. (a) Every foreign limited liability partnership shall make an annual 16report in writing to the secretary of state, stating the prescribed infor-

mation concerning the foreign limited liability partnership at the close of 1718business on the last day of its tax period next preceding the date of filing. 19If the foreign limited liability partnership's tax period is other than the 20calendar year, it shall give notice in writing of its different tax period to 21the secretary of state prior to December 31 of the year it commences the 22 different tax period. The annual report shall be filed at the time pre-23 scribed by law for filing the foreign limited liability partnership's annual 24 Kansas income tax return.

(b) The annual report shall be made on a form prescribed by thesecretary of state. The report shall contain the name of the foreign limitedliability partnership.

(c) The annual report shall be *dated*, signed by a partner of the foreign limited liability partnership *under penalty of perjury* and forwarded
to the secretary of state. At the time of filing the report, the foreign
limited liability partnership shall pay to the secretary of state an annual
report fee in an amount equal to \$40.

33 (d) The provisions of K.S.A. 17-7509, and amendments thereto, re-34 lating to penalties for failure of a corporation to file an annual report or 35 pay the required annual report fee, and the provisions of subsection (a) 36 of K.S.A. 17-7510, and amendments thereto, relating to penalties for fail-37 ure of a corporation to file an annual report or pay the required annual 38 report fee, shall be applicable to the statement of foreign qualification of 39 any foreign limited liability partnership which fails to file its annual report 40 or pay the annual report fee within 90 days of the time prescribed in this section for filing and paying the same such annual report. Whenever the 4142statement of foreign qualification of a foreign limited liability partnership 43 is forfeited for failure to file an annual report or to pay the required annual

1 report fee, the statement of foreign qualification of the foreign limited liability partnership may be reinstated by filing a certificate of reinstate-2 3 ment, in the manner and form to be prescribed by the secretary of state and paying to the secretary of state all fces, including any penalties 4 thereon, due to the state. The fee for filing a certificate of reinstatement  $\mathbf{5}$ shall be the same as that prescribed by K.S.A. 17-7506, and amendments 6 7 thereto, for filing a certificate of extension, restoration, renewal or revival 8 *reinstatement* of a corporation's articles of incorporation.

9 Sec. 24. K.S.A. 56a-1203 is hereby amended to read as follows: 56a-10 1203. No limited liability partnership or foreign limited liability partner-11 ship shall be required to file its first annual report under this act<del>, or pay</del> 12 any annual report fee required to accompany such report, unless such 13 partnership has filed its statement of qualification or foreign qualification 14 at least six months prior to the last day of its tax period.

15Sec. 25. K.S.A. 2005 Supp. 79-5401 is hereby amended to read as 16follows: 79-5401. (a) (1) For any foreign or domestic for profit corporation, or professional corporation or association, duly registered and au-1718thorized to do business in Kansas by the secretary of state and which has taxable equity attributable to Kansas of \$100,000 or more, such entity 1920shall pay an annual franchise tax to the secretary of revenue at the rate 21of .125% of such entity's taxable equity attributable to Kansas, except that 22such annual franchise tax for any such entity shall not exceed \$20,000.

23 (2) For any foreign or domestic limited liability company, foreign or domestic limited partnership or foreign or domestic limited liability part-24 nership duly registered and authorized to do business in Kansas by the 2526secretary of state and which has net capital accounts located in or used 27 in this state at the end of the taxable year as required to be reported on 28the federal partnership return of income of \$100,000 or more, such entity 29 shall pay an annual franchise tax to the secretary of revenue at the rate 30 of .125% of the net capital accounts located in or used in this state at the 31 end of the taxable year as required to be reported on the federal part-32 nership return of income, or for a one-member LLC taxed as a sole 33 proprietorship which has net book value of the LLC as calculated on an 34 income tax basis located in or used in this state at the end of the taxable 35 year of \$100,000 or more, .125% of net book value of the LLC as cal-36 culated on an income tax basis located in or used in this state at the end 37 of the taxable year, except that such annual franchise tax for any such 38 entity shall not exceed \$20,000.

(3) For any business trust duly registered and authorized to do business in Kansas by the secretary of state and which has corpus as shown on its balance sheet at the end of the taxable year as required to be reported to the secretary of revenue of \$100,000 or more, such entity shall pay an annual franchise tax to the secretary of revenue at the rate

1 of .125% of the corpus as shown on its balance sheet at the end of the taxable year as required to be reported to the secretary of revenue or in 2 3 the case of a foreign business trust which has a corpus which is located in or which it uses or intends to use in this state as shown on its balance 4 sheet at the end of the taxable year as required to be reported to the  $\mathbf{5}$ secretary of revenue of \$100,000 or more, .125% of that portion of the 6 7 corpus which is located in or which it uses or intends to use in this state as shown on its balance sheet at the end of the taxable year as required 8 9 to be reported to the secretary of revenue, except that the annual franchise tax for any such entity shall not exceed \$20,000. Such balance sheet 10shall be as of the end of the tax period, certified by the trustee, fairly and 11 12truly reflecting the trust assets and liabilities and specifically setting out 13 its corpus, and, in the case of a foreign business trust, fairly and truly reflecting an allocation of its moneys and other assets as between those 1415located, used or to be used, in this state and those located, used or to be 16used elsewhere.

(b) (1) Every corporation or association, business trust, limited lia-1718bility company, limited partnership or limited liability partnership subject to taxation under this act, regardless of whether such entity has a franchise 1920tax liability, shall make a return, stating specifically such information as 21may be required by the forms, rules and regulations of the secretary of 22 revenue, which return shall include a balance sheet listing all assets and 23 liabilities as of the end of the tax year, as reported in the federal income tax return on form 1120 or, if no such federal return is required to be 24 25filed, such balance sheet information as otherwise required by the sec-26retary, and such further information showing the allocation or apportion-27 ment calculations in computing the amount of the franchise tax. The return of a corporation or association shall be signed by the president, 2829 vice-president, treasurer, assistant treasurer, chief accounting officer or any other officer so authorized to act. The fact that an individual's name 30 31 is signed on a return shall be *prima facie* evidence that such individual is 32 authorized to sign such return on behalf of such corporation. In cases 33 where receivers, trustees in bankruptcy or assignees are operating the 34 property or business of corporations, such receivers, trustees, or assignees 35 shall make returns for such corporations in the same manner and form as corporations are required to make returns. Any tax due on the basis of 36 such returns shall be collected in the same manner as if collected from 37 38 the corporation for which the return is made. The returns of a limited 39 liability partnership shall be signed by a partner of the limited liability 40 partnership. The returns of a limited liability company shall be signed by a member of the limited liability company. 41

42 (2) All returns shall be filed in the office of the director of taxation 43 on or before the 15th day of the fourth month following the close of the 1 taxable year, except as provided in subsection (b) (3).

(3) The director of taxation may grant a reasonable extension of time
for filing returns in accordance with rules and regulations of the secretary
of revenue. Whenever any such extension of time to file is requested by
a taxpayer and granted by the director, no penalty authorized by K.S.A.
79-3228, and amendments thereto, shall be imposed if 90% of the liability
is paid on or before the original due date.

8 (c) (1) All taxes imposed under the provisions of the Kansas franchise 9 tax act shall be paid on the 15th day of the fourth month following the 10 close of the taxable year. When the tax as shown to be due on a return is 11 less than \$5, such tax shall be canceled and no payment need be remitted 12 by the taxpayer.

(2) The director of taxation may extend the time for payment of the
tax, or any installment thereof, for a reasonable period of time not to
exceed six months from the date fixed for payment thereof. Such extension may exceed six months in the case of a taxpayer who is abroad.
Interest shall be charged at the rate prescribed by K.S.A. 79-2968, and
amendments thereto, for the period of such extension.

19(d) The provisions of K.S.A. 79-3226, 79-3228, 79-3228a, 79-3229,2079-3230, 79-3233, 79-3233a, 79-3233b, 79-3233g, 79-3233h, 79-3233i,2179-3234, 79-3235 and 79-3236, and amendments thereto, shall apply to22the administration and enforcement of this section.

23 (e) All taxes paid pursuant to the provisions of this act shall be rounded off to the nearest \$1, and unless other disposition is specifically 24 provided by law, the taxes collected under the provisions of this act and 2526all overpayments which may not be refunded under this section shall be 27remitted to the state treasurer in accordance with the provisions of K.S.A. 28 75-4215, and amendments thereto. Upon receipt of each such remittance, 29 the state treasurer shall deposit the entire amount in the state treasury 30 to the credit of the state general fund. The secretary of revenue shall not 31 refund any overpayment of franchise taxes which is equal to \$5 or less, 32 shall not credit any domestic corporation or foreign corporation, associ-33 ation, business trust, limited liability company, limited partnership or lim-34 ited liability partnership with any amount which may not be refunded 35 under this section, and shall not require reimbursement for any underpayment of franchise taxes which is less than \$5. Franchise tax refunds 36 37 shall be paid to the claimant from the income tax refund fund upon war-38 rants of the director of accounts and reports pursuant to vouchers ap-39 proved by the director of taxation, but no warrant issued hereunder shall 40 be drawn in an amount less than \$5. No interest shall be allowed on any 41payment made to a claimant pursuant to this act.

42 (f) As used in this section: (1) "Act" means the Kansas franchise tax 43 act;

1 (2)"net book value as calculated on an income tax basis located in or 2 used in this state" means the net book value of a limited liability company 3 multiplied by a percentage which is the average of the following three percentages: (A) The average value of the limited liability company's real 4 and tangible personal property owned or rented and used in this state  $\mathbf{5}$ during the tax period divided by the average total value of the limited 6 7 liability company's real and tangible personal property owned or rented and used during the tax period; (B) the total amount of compensation 8 9 paid by the limited liability company in this state during the tax period divided by the total amount of compensation paid everywhere by the 10 limited liability company during the tax period; and (C) the total sales of 11 12the limited liability company in this state during the tax period divided 13 by the total sales of the limited liability company everywhere during the tax period. If a limited liability company has no real and tangible property 1415owned or rented and used, compensation paid or sales made for the tax period, then the average percentage shall be determined by using only 16those percentages for property, compensation and sales which reflect 1718property or activity;

(3) "net capital accounts located in or used in this state" means the 19 20net capital accounts of a limited partnership or limited liability partner-21ship as stated on the federal income tax return multiplied by a percentage 22which is the average of the following three percentages: (A) The average 23 value of such entity's real and tangible personal property owned or rented and used in this state during the tax period divided by the average total 24 value of such entity's real and tangible personal property owned or rented 2526and used during the tax period; (B) the total amount of compensation 27 paid by such entity in this state during the tax period divided by the total amount of compensation paid everywhere by such entity during the tax 2829 period; and (C) the total sales of such entity in this state during the tax period divided by the total sales of such entity everywhere during the tax 30 31 period. If such entity has no real and tangible personal property owned 32 or rented and used, compensation paid or sales made for the tax period, then the average percentage shall be determined by using only those 33 34 percentages for property, compensation and sales which reflect property 35 or activity:

(4) "shareholder's equity" means the sum of: (1) Paid-in capital stock,
except that paid-in capital stock shall not include any capital stock issued
by a corporation and reacquired by such corporation through gift, purchase or otherwise and available for resale or retirement; (2) capital paid
in, in excess of par; and (3) retained earnings, all as stated on such corporation's federal income tax return;

42 (5) "shareholder's equity attributable to Kansas" means the share-43 holder's equity of a corporation multiplied by a percentage which is the

1 average of the following three percentages: (A) The average value of the corporation's real and tangible personal property owned or rented and 2 3 used in this state during the tax period divided by the average total value of the corporation's real and tangible personal property owned or rented 4 and used during the tax period; (B) the total amount of compensation 5paid by the corporation in this state during the tax period divided by the 6 7 total amount of compensation paid everywhere by the corporation during 8 the tax period; and (C) the total sales of the corporation in this state during 9 the tax period divided by the total sales of the corporation everywhere during the tax period. If a corporation has no real and tangible personal 10 property owned or rented and used, compensation paid or sales made for 11 12the tax period, then the average percentage shall be determined by using 13 only those percentages for property, compensation and sales which reflect property or activity; and 1415(6) "taxable equity attributable to Kansas" means shareholder's equity 16attributable to Kansas. 17(g) The provisions of this section shall not apply to banking, insurance 18or savings and loan corporations, credit unions, any firemen's relief as-19sociation under the jurisdiction and supervision of the insurance com-20missioner or to Kansas Venture Capital, Inc. or venture capital companies 21certified by the secretary of commerce pursuant to article 83 of chapter 22 74 of the Kansas Statutes Annotated and amendments thereto. 23 (h) The provisions of this section shall apply to all tax years commencing after December 31, 2003. 24  $\frac{h}{i}$  (*i*) The provisions of this section shall be known and may be cited 2526as the Kansas franchise tax act. 27Sec. 26. K.S.A. 56-1a606, 56-1a607, 56-1a608, 56a-1201, 56a-1202 and 56a-1203 and K.S.A. 2005 Supp. 17-1513, 17-1618, 17-2036, 17-2037, 28

 $29 \quad 17\text{-}2718, \ 17\text{-}4634, \ 17\text{-}4677, \ 17\text{-}6709, \ 17\text{-}6806, \ 17\text{-}7002, \ 17\text{-}7503, \ 17\text{-}750$ 

30 7504, 17-7505, 17-7507, 17-7509, 17-7510, 17-7512, 17-76,125, 17-

31 76,139, 75-446 and 79-5401 are hereby repealed.

32 Sec. 27. This act shall take effect and be in force from and after its 33 publication in the statute book.