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SENATE BILL No. 492

By Committee on Elections and Local Government

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AN ACT concerning annexation; relating to the powers and duties of 10cities and counties; amending K.S.A. 12-519, 12-521, 12-527, 12-530, 11 12 12-531, 12-532, 12-534 and 12-535 and repealing the existing sections; 13 also repealing K.S.A. 12-520b, 12-526, 12-536 and 12-537 and K.S.A. 142005 Supp. 12-520 and 12-520a 2005 Supp. 12-520 and repealing 15the existing section. 1617Be it enacted by the Legislature of the State of Kansas: 18Section 1. K.S.A. 12-519 is hereby amended to read as follows: 12-19519. As used in this act section and K.S.A. 12-521 through 12-535 and 20section 9, and amendments thereto: "Tract" means a single unit of real property under one ownership, 2122 outside the corporate limits of a city, which may be platted or unplatted, 23 title to which is publicly or privately held by an owner as defined by 24 subsection (c). (b) "Land" means a part of a tract or one or more tracts. 2526(e) "Owner" means the one who has record title to a tract. In the 27 event If two or more persons have record title to a tract, "owner" shall 28be defined as follows: 29 (1) If joint tenants, "owner" means a majority of the number of joint 30 tenants; (2) if tenants in common, "owner" means both a majority of the 31 number of tenants in common and the holders of a majority of the un-32 divided interests in the tract; (3) if the tract is held by a life tenant and a 33 remainderman, "owner" means the life tenant; (4) if the tract is held by 34 a tenant under a recorded lease providing for a lease term of 10 years or 35 longer and a remainderman, "owner" means both such tenant and remainderman; (5) if one holds title to the surface and another holds title 36 to the minerals, "owner" means the surface title holder. 37 38 (d)"Adjoins" means to lie upon or touch (1) the city boundary line; 39 or (2) a highway, railway or watercourse which lies upon the city boundary 40 line and separates such eity and the land sought to be annexed by only the width of such highway, railway or watercourse. 41- "Platted" means a tract or tracts mapped or drawn to seale, show-42ing a division or divisions thereof, which map or drawing is filed in the 43

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1 office of the register of deeds by the owner of such tract. 2 - (f) "Land devoted to agricultural use" means land which is devoted 3 to the production of plants, animals or horticultural products, including but not limited to: Forages; grains and feed crops; dairy animals and dairy 4 $\mathbf{5}$ products; poultry and poultry products; beef cattle, sheep, swine and 6 horses; bees and apiary products; trees and forest products; fruits, nuts 7 and berries; vegetables; or nursery, floral, ornamental and greenhouse 8 products. Land devoted to agricultural use shall not include those lands 9 which are used for recreational purposes, suburban residential acreages, rural home sites or farm home sites and yard plots whose primary function 10 is for residential or recreational purposes even though such properties 11 may produce or maintain some of those plants or animals listed in the 1213foregoing definition. -(g) "Watercourse" means a natural or manmade course where water 1415 may flow on a regular or intermittent basis; a watercourse shall not include 16a natural or manmade lake, pond or other impoundment of five or more 17acres of surface area. 18- Sec. 2. K.S.A. 12-521 is hereby amended to read as follows: 12-521. 19(a) Whenever the governing body of any city deems it advisable to annex 20land which such city is not permitted to annex under K.S.A. 12-520, and 21amendments thereto, or if the governing body of any city is permitted to 22 annex land under K.S.A. 12-520, and amendments thereto, but deems it 23 advisable not to annex thereunder, the governing body may annex such 24 land as provided by this section., the governing body, in the name of the 25eity, may present a petition to the board of county commissioners of the 26county in which the land sought to be annexed is located. The petition 27 shall set forth a legal description of the land sought to be annexed and 28request a public hearing on the advisability of such annexation. The gov-29 erning body of such eity shall make plans for the extension of services to 30 the tract of land proposed to be annexed and shall file a copy thereof with 31 the board of county commissioners at the time of presentation of the 32 petition. Such report shall include: (1) A sketch clearly delineating the land proposed to be annexed and 33 34 the area of the city adjacent thereto to show the following information: 35 (A) The present and proposed boundaries of the city affected by such 36 proposed annexation; (B) the present streets, water mains, sewers and other eity utility 37 38 lines, and the proposed extension thereto; 39 - (C) the general land use pattern in the areas to be annexed. 40 -(2) A statement setting forth a plan of sufficient detail to provide a

41 reasonable person with a full and complete understanding of the inten-

42 tions of the city for extending to the area to be annexed each major

43 municipal service provided to persons and property located within the

1 eity and area proposed to be annexed at the time of annexation and the estimated cost of providing such services. The plan shall state the esti-2 3 mated cost impact of providing such services to the residents of the city and the residents of the area proposed to be annexed. The plan shall state 4 the method by which the city plans to finance the extension of such serv-5ices to such area. The plan shall include a timetable for the extension of 6 7 major municipal services to the area proposed to be annexed. The plan 8 shall state the means by which the services currently provided by a town-9 ship or special district in the area to be annexed shall be maintained by the city at a level which is equal to or better than the level of services 10 provided prior to annexation. The plan shall state those services which 11 12shall be provided immediately upon annexation and those services which 13 may be provided upon petition of the landowners to create a benefit 14district. 15 (b) The date fixed for the public hearing shall be not less than 60 nor 16more than 70 days following the date of the presentation of the petition requesting such hearing. Notice of the time and place of the hearing, 17together with a legal description of the land sought to be annexed and 1819the names of the owners thereof, shall be published in a newspaper of general circulation in the city not less than one week and not more than 2021two weeks preceding the date fixed for such hearing. 22 - A copy of the notice providing for the public hearing shall be mailed 23 by certified mail to each owner of the land proposed to be annexed not 24 more than 10 days following the date of the presentation of the petition 25requesting such hearing. 26 A sketch clearly delineating the area in such detail as may be necessary 27to advise the reader of the particular land proposed to be annexed shall 28be published with such notice and a copy thereof mailed to the owner of 29 the property with such notice. - The board for good cause shown may continue the hearing beyond the 30 31 time specified in the notice without further publication. 32 -On the day set for hearing, the board of county commissioners shall hear testimony as to the advisability of such annexation, and a rep-33 resentative of the city shall present the city's proposal for annexation, 34 35 including the plan of the city for the extension of services to the area 36 proposed to be annexed. - The action of the board of county commissioners shall be quasi-judicial 37 38 in nature. The board of county commissioners shall consider the impact 39 of approving or disapproving the annexation on the entire community 40 involved, including the city and the land proposed to be annexed, in order to insure the orderly growth and development of the community. The 4142board shall make specific written findings of fact and conclusions deter-43 mining whether such annexation or the annexation of a lesser amount of

1 such area causes manifest injury to the owners of any land proposed to be annexed, or to the owners of land in areas near or adjacent to the land 2 3 proposed to be annexed or to the city if the annexation is disapproved. The findings and conclusions shall be based upon the preponderance of 4 evidence presented to the board. In determining whether manifest injury $\mathbf{5}$ 6 would result from the annexation, the board's considerations shall include, 7 but not be limited to, the extent to which the following criteria may affect 8 the eity, the area to be annexed, the residents of the eity and the area to 9 be annexed, other governmental units providing services to the area to be annexed, the utilities providing services to the area to be annexed, and 10 any other public or private person, firm or corporation which may be 11 12affected thereby: 13 (1) Extent to which any of the area is land devoted to agricultural 14 use; 15 area of platted land relative to unplatted land; topography, natural boundaries, storm and sanitary sewers, drain-16age basins, transportation links or any other physical characteristics which 17may be an indication of the existence or absence of common interest of 1819the city and the area proposed to be annexed; 20(4) extent and age of residential development in the area to be an-21nexed and adjacent land within the city's boundaries; 22 (5) present population in the area to be annexed and the projected 23 population growth during the next five years in the area proposed to be 24 annexed: 25(6) the extent of business, commercial and industrial development in 26 the area: 27 -the present cost, methods and adequacy of governmental services -(7)28 and regulatory controls in the area; -(8) the proposed cost, extent and the necessity of governmental serv-29 30 ices to be provided by the city proposing annexation and the plan and 31 schedule to extend such services; 32 (9)-tax impact upon property in the city and the area; (10) extent to which the residents of the area are directly or indirectly 33 34 dependent upon the city for governmental services and for social, eco-35 nomic, employment, cultural and recreational opportunities and 36 resources: -(11) effect of the proposed annexation on the city and other adjacent 37 38 areas, including, but not limited to, other citics, sewer and water districts, 39 improvement districts, townships or industrial districts and, subject to the provisions of K.S.A. 12-521a, and amendments thereto, fire districts; 4041(12) existing petitions for incorporation of the area as a new eity or 42for the creation of a special district; (13) likelihood of significant growth in the area and in adjacent areas 43

1 during the next five years; and

-(14) effect of annexation upon the utilities providing services to the 2 3 area and the ability of those utilities to provide those services shown in 4 the detailed plan. - (d) The board of county commissioners shall render a judgment $\mathbf{5}$ within seven days after the hearing has been adjourned sine die. If a 6 7 majority of the board of county commissioners concludes that the annex-8 ation or any part thereof should be allowed, the board shall so find and 9 grant the annexation by order; and thereupon the city may annex the land by ordinance. Orders of the board of county commissioners denying the 10 petition or a part thereof for annexation shall require a majority vote of 11 12the members of the board. When an order denying a petition or part 13 thereof is issued, it shall be by resolution, which shall be sent by certified mail to the city proposing the annexation. All orders of the board of county 1415commissioners granting or denying petitions for annexation shall be 16spread at length upon the journal of proceedings of the board. The failure of such board to spread an order granting annexation upon the journal 1718 shall not invalidate such order. 19(e) Any owner of land annexed pursuant to this section or the city 20aggrieved by the decision of the board of county commissioners may 21appeal the decision of the board to the district court of the same county 22in the manner and method set forth in K.S.A. 19-223, and amendments 23 thereto. Nothing in this subsection shall be construed as granting the 24 owner of land in areas near or adjacent to land annexed pursuant to this 25section the right to appeal the decision of the board of county commis-26sioners. Any city so appealing shall not be required to execute the bond 27 prescribed therein. Sec. 3. K.S.A. 12-527 is hereby amended to read as follows: 12-527. 28(a) Whenever a city annexes land located within a rural water district 29 30 organized pursuant to the provisions of K.S.A. 82a-612 et seq., and 31 amendments thereto, the city shall negotiate with the district to acquire 32 title to all facilities owned by the water district and used for the transportation or utilization of water distribution to the water district benefit 33 34 units within the area annexed by the city. Title shall vest in or become 35 the property of the city upon payment by the city to the water district of 36 the reasonable value of such property, as agreed upon by the governing body of the city and the board of directors of the district. If the district 37 38 is unable to reach agreement with the city on the reasonable value for 39 such facilities, then the reasonable value shall be determined in the fol-40 lowing manner: (1) The district and the city shall each select one qualified appraiser 4142and the two appraisers so selected shall then select a third appraiser for

43 the purpose of conducting appraisals so as to determine reasonable value

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2 the city. 3 (2) The agreement or decision of at least two of the three appraisers shall be the fair market value presented to the city for payment and the 4 $\mathbf{5}$ district for acceptance. -(3) If either the district or the eity is dissatisfied with the decision of 6 7 the appraisers, then the district or the city may institute an action in the 8 district court to challenge the reasonableness of the value determined by 9 the appraisers. (b) The compensation required by this section shall be paid to the 10 district whether or not the city actually utilizes the facilities of the district 11 12for the delivery of water to property within the city and shall be paid at 13 a time not later than 120 days following the date upon which the fair market value of the facilities are certified to the city and to the district, 1415 or at such later date as may be mutually agreed upon by the city and the 16water district or as may be determined by the district court. The city, as 17part of its service extension plan required under the provisions of K.S.A. 12-520b and 12-521c by K.S.A. 12-521, and amendments thereto, shall 18 19notify each affected rural water district of its future plans for the delivery 20of water in areas proposed for annexation currently being served by the 21district. 22- (e) The governing body of the eity and board of directors of the dis-23 triet may provide, on such terms as may be agreed upon, that water transmission facilities owned by the district and located within the city may be 24 25retained by the district for the purpose of transporting water to benefit 26units outside the city. (d) Except for nonpayment of bills, the district shall not diminish 27 28service to benefit units who were supplied water by the district at the time of annexation during the period of negotiations conducted pursuant 29 30 to this section. 31 - (e) Nothing in this section shall be construed as limiting in any man-32 ner the authority of a city to select water service suppliers to areas within 33 the city limits, or to limit in any manner the authority of a city to adopt 34 and enforce regulations for the operation of a water service supplier, 35 including but not limited to standards of water quality, classification of water customers, capacity of water system, water system connections to 36 37 sanitary sewer systems, rates and billing practices and other regulations 38 for protection of the public health, safety and welfare. 39 - See. 4. K.S.A. 12-530 is hereby amended to read as follows: 12-530. 40 (a) Before any city annexes any land pursuant to K.S.A. 12-520 or 12-521, and amendments thereto, the governing body of the city shall submit its 4142resolution of intent to annex adopted pursuant to K.S.A. 12-520, and 43 amendments thereto, or a copy of the petition submitted to the board of

of the property, facilities and improvements of the district annexed by

county commissioners pursuant to K.S.A. 12-521, and amendments 1 2 thereto, to any city, county, township or joint planning commission having 3 jurisdiction over any portion of the area to be annexed. If the annexation is pursuant to K.S.A. 12-520, and amendments thereto, a copy of the 4 resolution of intent to annex shall be submitted to the planning commis- $\mathbf{5}$ 6 sion within 10 days following the adoption of the resolution by the city. 7 If the annexation is by petition pursuant to K.S.A. 12-521, and amend-8 ments thereto, A copy of such petition shall be submitted to the planning 9 commission within 20 days after the date on which the petition was presented to the board of county commissioners. The provisions of this sub-10 section shall not apply to annexations pursuant to K.S.A. 12-520, and 11 12amendments thereto, for which no resolution or intent to annex is re-13 quired to be adopted. (b) The planning commission shall review the proposed annexation 1415 and make a finding of the compatibility or the incompatibility of the 16 annexation with any adopted land use or comprehensive plans applicable 17to the area to be annexed and the annexing eity. A copy of the planning 18commission's findings shall be sent to the city. If the city is annexing 19property pursuant to K.S.A. 12-521, and amendments thereto, A copy of 20such findings shall be filed with the board of county commissioners at 21least 20 days prior to the date of the hearing. The planning commission's 22 findings shall be available for public inspection in the office of the city 23 elerk. The failure of a planning commission to issue its advisory report 24 prior to the date required by this section shall not invalidate any annexation commenced under K.S.A. 12-520 or 12-521, and amendments 2526thereto, when the annexing city has complied with the provisions of this 27 section. 28Sec. 5. K.S.A. 12-531 is hereby amended to read as follows: 12-531. 29 (a) Five years following the annexation of any land pursuant to K.S.A. 12-30 520 or 12-521, and amendments thereto, or, where there has been liti-31 gation relating to the annexation, five years following the conclusion of 32 such litigation, the board of county commissioners shall eall a hearing to 33 consider whether the city has provided the municipal services as provided 34 in the timetable set forth in the plan in accordance with K.S.A. 12-520b 35 or 12-521, and amendments thereto. The board of county commissioners 36 shall schedule the matter for public hearing and shall give notice of the 37 date, hour and place of the hearing to: (1) The eity; and (2) any landowner 38 in the area subject to the service extension plan. 39 (b) At the hearing, the board shall hear testimony as to the city's 40 extension of municipal services, or lack thereof, from the city and the landowner. After the hearing, the board shall make a finding as to whether 4142or not the city has provided services in accordance with its service exten-

43 sion plan. If the board finds that the city has not provided services as

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1 provided in its service extension plan, the board shall notify the city and the landowner that such property may be deannexed, as provided in 2 3 K.S.A. 12-532, and amendments thereto, if the services are not provided within 21/2 years of the date of the board's findings. 4 - See. 6. K.S.A. 12-532 is hereby amended to read as follows: 12-532. $\mathbf{5}$ (a) If, within 21/2 years following the conclusion of the hearing required 6 7 by K.S.A. 12-531, and amendments thereto, or, where there has been 8 litigation relating to the hearing, 21/2 years following the conclusion of 9 such litigation, the eity has not provided the municipal services as provided in the timetable set forth in the plan prepared in accordance with 10K.S.A. 12-520b or 12-521, and amendments thereto, the owner of such 11 12land may petition the board of county commissioners to exclude such 13 land from the boundaries of the eity. Within 10 days after receipt of the petition, the board shall schedule the matter for public hearing and shall 1415 give notice of the date, hour and place of the hearing to: (1) The owner; 16(2) the eity; (3) the township into which the property, if deannexed, would 17be placed; and (4) the governing body of any fire district, sewer district, water district or other special district governments which have jurisdiction 1819over territory adjacent to the area sought to be deannexed. The notice 20shall be sent by certified mail no less than 21 days before the date of the 21hearing. 22(b) At the hearing, the board shall hear testimony as to the city's 23 extension of municipal services, or lack thereof, from both the owner and 24 representatives of the city. Except as provided by subsection (c), if the 25board finds after the hearing that the city has failed to provide the mu-26nicipal services in accordance with the plan and consistent with the time-27 table therein, the board may enter an order excluding the land from the 28boundaries of the city. Any such order shall take effect in the same manner as provided in K.S.A. 12-523, and amendments thereto, for the ef-29 30 feetive date of annexation ordinances. Such land shall not be annexed 31 again for one year from the effective date of the order without the written 32 consent of the owner of the land. (e) The county clerk shall certify a copy of the order to the register 33 34 of deeds of the county. The register of deeds shall record the order in 35 the deed records of the county, and, at the expense of the owner, the 36 register of deeds also shall record the order of exclusion on the margin 37 of the recorded plat of such land, giving reference thereon to the page 38 and book of records where the order is recorded in the register's office. 39 - (d) Except as provided by this subsection, after the effective date of 40 the order to exclude the land from the eity, such land shall not be liable 41for any general taxes imposed by the city. Such land shall remain liable, 42however, for any taxes or special assessments levied by the eity as are

necessary to pay its proportionate share of the interest on and principal

1 of such bonds or other indebtedness incurred by the city for improvements to the land which were approved by the city before the date on 2 3 which the owner or owners filed a petition for the exclusion of the land 4 from the city. (c) The board shall not order exclusion of any land if: $\mathbf{5}$ 6 (1) The service extension plan conditions the extension of certain improvements or services on the filing of a legally sufficient petition by the 7 8 owners of the land for the creation of an improvement district and to levy 9 special assessments therein to pay a portion of the costs of such improvements, and a sufficient petition has not been filed; 10(2) since the annexation, the governing body of the city initiated the 11 12ereation of an improvement or benefit district affecting such land to levy special assessments thereon to pay a portion of the costs of certain mu-13 nicipal improvements, and the formation of the district was blocked by 1415 the filing of a sufficient protest petition by some or all of the owners of 16any land in the proposed district; -(3) the exclusion would result in the land being completely sur-17rounded by other tracts of land located within the city's boundaries; or 1819(4) the board finds the exclusion of the land would have an adverse 20impact on the health, safety and welfare of the residents of the city or 21such land. 22 - (f) Any owner or the city aggrieved by the decision of the board may 23 appeal the decision to the district court in the manner provided in K.S.A. 24 19-223, and amendments thereto. Any city so appealing shall not be re-25quired to exceute the bond preseribed therein. Sec. 7. K.S.A. 12-534 is hereby amended to read as follows: 12-534. 2627 Any written agreement entered into between a city and the owner of land 28proposed to be annexed by the city which conditions the delivery or ex-29 tension of municipal water, sewer, electrical, gas or other services to the 30 land, regardless of the size of the land, on the consent of the owner to 31 annexation on a later date shall be deemed to be a sufficient consent to 32 annexation under K.S.A. 12-520, and amendments thereto, by the owner and any successors in interest. Such agreements shall be filed by the city 33 34 in the office of the register of deeds of the county where the land is 35 located within 30 days after being executed by all parties. Any such agree-36 ment executed prior to the effective date of this act shall be binding upon 37 the owner and any successors in interest if the agreement is filed by the 38 eity in the office of the register of deeds of the county where the land is 39 located within 180 days following the effective date of this act; however, 40 the failure to so file any written agreement within 180 days shall not make such agreement void or otherwise unenforecable. 41- See. 8. K.S.A. 12-535 is hereby amended to read as follows: 12-535. 42

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43 The governing body of any city annexing land pursuant to K.S.A. 12-520

1 or 12-521, and amendments thereto, may enter into contractual agreements with the owners of land proposed to be annexed to guarantee the 2 3 apportionment of the costs of improvements made in the area to be annexed between the eity at large and the area to be annexed. The term of 4 such agreements shall not exceed 10 years. In the event the city appor- $\mathbf{5}$ 6 tions the costs of improvements in a manner contrary to the contractual 7 agreement, the owners of land may bring an action in the district court 8 for deannexation, such action shall be subject to the provisions of K.S.A. 9 12-533 and amendments thereto. - This section shall not preclude the formation of a benefit district to 10make such improvements upon petition by landowners in the area to be 11 12annexed. 13 - New See. 9. The provisions of this act shall be applicable to any annexation initiated under the provisions of K.S.A. 12-520 prior to the repeal 1415of that section by this act and which is not completed before the effective 16date of this act. For the purpose of this section "completed" means the date of the publication of the annexation ordinance as provided by K.S.A. 171812-523, and amendments thereto. 19- Sec. 10. K.S.A. 12-519, 12-520b, 12-521, 12-526, 12-527, 12-530, 12-20531, 12-532, 12-534, 12-535, 12-536 and 12-537 and K.S.A. 2005 Supp. 2112-520 and 12-520a are hereby repealed. 22Section 1. K.S.A. 2005 Supp. 12-520 is hereby amended to read 23 as follows: 12-520. (a) Except as hereinafter provided, the governing 24 body of any city, by ordinance, may annex land to such city if any 25one or more of the following conditions exist: 26The land is platted, and some part of the land adjoins the (1) 27 city. 28(2) The land is owned by or held in trust for the city or any 29 agency thereof. 30 (3) The land adjoins the city and is owned by or held in trust 31for any governmental unit other than another city, except that no 32 city may annex land owned by a county which has primary use as 33 a county-owned and operated airport, or other aviation related ac-34 tivity or which has primary use as a county owned and operated 35 zoological facility, recreation park or exhibition and sports facility 36 without the express permission of the board of county commission-37 ers of the county. 38 (4) The land lies within or mainly within the city and has a

common perimeter with the city boundary line of more than 50%.
(5) The land if annexed will make the city boundary line
straight or harmonious and some part thereof adjoins the city, except no land in excess of 21 acres shall be annexed for this purpose.
(6) The tract is so situated that ²/₃ of any boundary line adjoins

1 the city, except no tract in excess of 21 acres shall be annexed under 2 this condition.

3 (7) The land adjoins the city and a written petition for or con-4 sent to annexation is filed with the city by the owner.

5 (b) No portion of any unplatted tract of land devoted to agri-6 cultural use of 21 acres or more shall be annexed by any city under 7 the authority of this section without the written consent of the 8 owner thereof.

9 (c) No city may annex, pursuant to this section, any improve-10 ment district incorporated and organized pursuant to K.S.A 19-11 2753 et seq., and amendments thereto, or any land within such im-12 provement district. The provisions of this subsection shall apply to 13 such improvement districts for which the petition for incorporation 14 and organization was presented on or before January 1, 1987.

(d) Subject to the provisions of this section and subsection (e)
of K.S.A. 12-520a, and amendments thereto, a city may annex, pursuant to this section, any fire district or any land within such fire
district.

19 (e) Whenever any city annexes any land under the authority of 20 paragraph 2 of subsection (a) which does not adjoin the city, tracts 21 of land adjoining the land so annexed shall not be deemed to be 22 adjoining the city for the purpose of annexation under the authority 23 of this section until the adjoining land or the land so annexed ad-24 joins the remainder of the city by reason of the annexation of the 25 intervening territory.

26(f) No city may annex the right-of-way of any highway under 27 the authority of this section unless at the time of the annexation the 28abutting property upon one or both sides thereof is already within 29 the city or is annexed to the city in the same proceeding. The board 30 of county commissioners may notify the city of the existence of any 31highway which has not become part of the city by annexation and 32 which has a common boundary with the city. The notification shall include a legal description and a map identifying the location of the 33 34 highway. The governing body of the city shall certify by ordinance 35 that the certification is correct and declare the highway, or portion of the highway extending to the center line where another city 36 37 boundary line abuts the opposing side of the highway, annexed to 38 the city as of the date of the publication of the ordinance. 39 (g) The governing body of any city by one ordinance may annex

40 one or more separate tracts or lands each of which conforms to any 41 one or more of the foregoing conditions. The invalidity of the an-42 nexation of any tract or land in one ordinance shall not affect the 43 validity of the remaining tracts or lands which are annexed by the

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1 ordinance and which conform to any one or more of the foregoing 2 conditions.

3 (h) Notwithstanding any other language in this section to the con4 trary, the governing body of any city located in a county having a pop5 ulation of less than 100,000 shall not be permitted to annex land pursuant
6 to paragraphs (1) through (6) of subsection (a).

7 Sec. 2. K.S.A. 2005 Supp. 12-520 is hereby repealed.

8 Sec. 11. **3.** This act shall take effect and be in force from and after 9 its publication in the statute book.