Session of 2007

HOUSE BILL No. 2050

By Committee on Federal and State Affairs

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9 AN ACT designating English as the official language of the state of Kansas and concerning its use by state agencies and political or taxing 10 11subdivisions. 1213Be it enacted by the Legislature of the State of Kansas: 14Section 1. (a) English shall be designated as the official language of 15the state of Kansas. 16(b) The official language is designated as the language of any official 17public document or record and any official public meeting: An official public document or record is any document officially 18 (1)19compiled, published or recorded by the state including deeds, publicly 20probated wills, records of births, deaths and marriages and any other 21document or record required to be kept open for public inspection pur-22 suant to the open records act. 23 An official public meeting is any meeting required to be open (2)24 pursuant to K.S.A. 75-4317 et seq., and amendments thereto. 25Except as otherwise provided by law, no state agency or political (c) 26 or taxing subdivision of the state shall be required to provide any docu-27 ments, information, literature or other written materials in any language 28other than English. 29 Sec. 2. A state agency or political or taxing subdivision, or its officers 30 or employees, may use a language other than the English language as 31 follows: 32 (a) Provide information orally to individuals in the course of deliv-33 ering services to the general public; comply with federal law; 34 (b) 35 (c) protect the public health or safety; 36 protect the rights of parties and witnesses in a civil or criminal (d) 37 action in a court or in an administrative proceeding; 38 (e) provide instruction in foreign and native American language 39 courses; 40 provide instruction designed to aid students with limited English (f) 41proficiency so they can make a timely transition to use of the English 42language in the public schools; 43 (g) promote international commerce, trade or tourism; and

1 (h) use terms of art or phrases from languages other than the English 2 language in documents.

Sec. 3. A state agency or political or taxing subdivision, and its offidisconstruction of the provisions of section 2, and amendments thereto, shall delineate as a separate budget line item in the agency, departmental or office budget all costs related to the preparation, translation, printing and recording of documents, records, brochures, pamphlets, flyers or other informational materials in languages other than the official language.

10 Sec. 4. No person may be denied employment with the state or any 11 political or taxing subdivision of the state based solely upon that person's 12 lack of facility in a foreign language, except where related to bona fide 13 job needs reflected in the exemptions in section 2, and amendments 14 thereto.

15Sec. 5. This act shall not be construed in any way to infringe upon the rights of citizens under the constitution of the state of Kansas or the 16constitution of the United States in the use of language in any private 1718activity. No agency or officer of the state or any political or taxing subdivision of the state may place any restrictions or requirements regarding 1920language usage in any business operating in the private sector other than 21official documents, forms, submissions or other communications directed to government agencies and officers, which communications shall be in 2223 the common language as recognized in this act.

Sec. 6. This act may not be construed in any way to limit the use of any other language by a tribal government of native Americans located in the state of Kansas. A school district and a tribe, by mutual agreement, may provide for the instruction of students that recognizes the cultural identity of native American children and promotes the use of a common language for communication.

30 Sec. 7. Any citizen of the state of Kansas has standing to bring an 31 action against the state or a political or taxing subdivision of the state to 32 enforce this act. The district court has jurisdiction to hear and decide any 33 such action brought pursuant to this act.

34 Sec. 8. This act shall take effect and be in force from and after its 35 publication in the statute book.