AN ACT concerning gaming; relating to the Kansas expanded lottery act; Kansas lottery and Kansas racing and gaming commission, rules and regulations; authorizing sports wagering; allowing Sedgwick county to vote to permit electronic gaming machines at a racetrack gaming facility; creating the sports wagering receipts fund and the white collar crime fund; amending K.S.A. 46-2301, 74-8702, 74-8710, 74-8711, 74-8716, 74-8718, 74-8723, 74-8733, 74-8734, 74-8741, 74-8743, 74-8751, 74-8752, 74-8757, 74-8760, 74-8761, 75-6202, 75-6204, 75-6217 and 79-4806 and K.S.A. 2020 Supp. 21-6403 and 21-6507; creating the sports wagering receipts fund, the white collar crime fund, the privilege fee repayment fund and the facility manager licensee repayment fund; authorizing parimutuel licensees to operate historical horse race machines; amending K.S.A. 46-2301, 74-8702, 74-8710, 74-8711, 74-8716, 74-8733, 74-8734, 74-8751, 74-8752, 74-8757, 74-8760, 74-8761, 74-8802, 74-8804, 74-8814, 74-8823, 74-8836, 79-4805 and 79-4806 and K.S.A. 2021 Supp. 21-6403 and 21-6507; and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

New Section 1. (a) Sports wagering shall only be conducted in this state in accordance with the provisions of the Kansas lottery act and the Kansas expanded lottery act.

(b) The Kansas lottery may offer sports wagering through:

(1) Sports wagering retailers that have contracted with the Kansas lottery pursuant to section 2, and amendments thereto, to conduct sports wagering on behalf of the Kansas lottery;

(2) One or more lottery-gaming-facility managers or racetrack gaming-facility managers that have contracted with the Kansas lottery in accordance with the Kansas expanded lottery act to operate and manage sports wagering on behalf of the Kansas lottery, including, but not limited to, sports wagering over the internet through websites and mobile device applications through a licensed interactive sports wagering platform approved by the Kansas lottery and the use of any such platform at the primary facility of a professional sports team pursuant to a marketing-
agreement entered into between the lottery gaming facility manager or racetrack gaming facility manager and the professional sports team in accordance with section 4, and amendments thereto; and

(3) one or more licensed interactive sports wagering platforms; including the use of any such platform at the primary facility of a professional sports team pursuant to a marketing agreement entered into between the Kansas lottery and the professional sports team in accordance with section 4, and amendments thereto.

New Sec. 2. (a) The executive director may select persons as sports wagering retailers that the executive director deems are best able to serve the public convenience and promote sports wagering in accordance with marketing plans developed by the Kansas lottery. In the selection of sports wagering retailers, the executive director shall consider factors such as financial responsibility, security of the applicant's place of business or activity, accessibility of the applicant's place of business or activity, integrity, reputation, volume of expected wagers and such other factors as the executive director may deem appropriate. The aggregate number of sports wagering retailers shall not exceed 1,200. A sports wagering retailer shall offer only tier one sports wagers.

(b) The executive director may charge an application fee to persons applying to become sports wagering retailers.

(c) All sports wagering retailer contracts awarded by the Kansas lottery under this section shall be renewed annually after issuance unless sooner canceled or terminated.

(d) No sports wagering retailer contract awarded under this section shall be transferable or assignable.

(e) The sports wagering retailer shall conduct sports wagering only as approved by the Kansas lottery and in accordance with the provisions of the Kansas expanded lottery act.

(f) To be selected as a sports wagering retailer, a natural person acting as a sole proprietor shall:

(1) Be at least 21 years of age;

(2) Have sufficient financial resources to support the activities required to conduct sports wagering;

(3) Be current in payment of all taxes, interest and penalties owed to any taxing subdivision where the sports wagering retailer will conduct sports wagering;

(4) Be current in filing all applicable tax returns and in payment of all taxes, interest and penalties owed to the state of Kansas, excluding items under formal appeal pursuant to applicable statutes; and

(5) Not be engaged exclusively in conducting sports wagering.

(g) No natural person shall be selected as a sports wagering retailer who:
(1) Has been convicted of a felony in this or any other jurisdiction, unless at least 10 years have passed since satisfactory completion of the sentence or probation imposed by the court for each such felony;

(2) Has been convicted of any crime involving illegal gambling activity, fraud, dishonesty or deceit, or any financial crime in this or any other jurisdiction;

(3) Has been found to have violated the provisions of this act or any rule and regulation adopted hereunder;

(4) Is a vendor or an employee or agent of any vendor doing business with the Kansas lottery;

(5) Resides in the same household of an employee of the Kansas lottery or of a member of the commission; or

(6) Has made a statement of material fact to the Kansas lottery, knowing such statement to be false.

(h) For a partnership to be selected as a sports wagering retailer, the partnership must meet the requirements of subsections (f)(2) through (f)(5), and each partner must meet the requirements of subsections (f)(1), (f)(3), (f)(4) and (g)(1) through (g)(6).

(i) For a corporation to be selected as a sports wagering retailer, the corporation must meet the requirements of subsections (f)(2) through (f)(5), and each officer or director and each stockholder who owns 5% or more of the stock of such corporation must meet the requirements of subsections (f)(3), (f)(4) and (g)(1) through (g)(6).

(j) For an unincorporated association to be selected as a sports wagering retailer, the association must meet the requirements of subsections (f)(2) through (f)(5), and each officer or director of such association must meet the requirements of subsections (f)(1), (f)(3), (f)(4) and (g)(1) through (g)(6).

(k) The executive director may terminate the contract of any sports wagering retailer that fails to meet any of the applicable qualifying standards for selection as a sports wagering retailer provided in this section or on the grounds for termination provided in the contract pursuant to rules and regulations adopted by the commission.

(l) If a sports wagering retailer's rental payments for the business premises are contractually computed, in whole or in part, on the basis of a percentage of retail sales, and such computation of retail sales is not explicitly defined to include sports wagering revenues under the Kansas expanded lottery act, the compensation received by the sports wagering retailer from conducting sports wagering on behalf of the Kansas lottery shall be considered the amount of the retail sale for purposes of computing the rental payment.

New Sec. 3. (a) The executive director may select an interactive sports wagering platform that the executive director deems is best able to
serve the public convenience and promote sports wagering in accordance with marketing plans developed by the Kansas lottery. The interactive sports wagering platform selected by the executive director shall offer tier one and tier two sports wagers and shall be made available to any lottery gaming facility manager and racetrack gaming facility manager that has entered into a management contract for the operation and management of sports wagering under the Kansas expanded lottery act. Sports wagering conducted through the interactive sports wagering platform shall be offered only as approved by the Kansas lottery and in accordance with the provisions of the Kansas expanded lottery act.

(b) A lottery gaming facility manager or racetrack gaming facility manager may apply to the Kansas lottery for approval of one additional graphical user interface specific to such lottery gaming facility manager or racetrack gaming facility manager to be used to access the interactive sports wagering platform provided by the Kansas lottery.

(c) In addition to the interactive sports wagering platform provided by the Kansas lottery, a lottery gaming facility manager or racetrack gaming facility manager may apply to the Kansas lottery for approval of one additional interactive sports wagering platform to be used by such lottery gaming facility manager or racetrack gaming facility manager in operating and managing sports wagering. All additional platforms shall comply with the Kansas lottery act and the Kansas expanded lottery act for the legal operation of sports wagering in this state. The lottery gaming facility manager or racetrack gaming facility manager shall submit such request in such form and manner as prescribed by the executive director and shall provide such information regarding the interactive sports wagering platform and such manager's intended use of such platform as the executive director deems necessary. All background investigation requirements shall be completed before the Kansas lottery shall consider approval and usage of any additional platforms.

New Sec. 4. (a) A professional sports team may enter into a marketing agreement with the Kansas lottery, a lottery gaming facility manager or a racetrack gaming facility manager for the purpose of marketing sports wagering at the primary facility of such professional sports team. All sports wagering shall be operated and managed by the Kansas lottery, the lottery gaming facility manager or the racetrack gaming facility manager. No owner, director, officer, employee or agent of the professional sports team shall have any duties directly related to the operation or management of sports wagering except as expressly provided in the marketing agreement.

(b) (1) A marketing agreement shall provide that the professional sports team shall promote and advertise sports wagering on behalf of the other contracting party at the primary facility of the professional sports
Promotion and advertising may include, but shall not be limited to:

(A) Advertising through signage and other media, including electronic media;

(B) allowing devices, such as kiosks, to be located within the primary facility of the professional sports team to allow patrons to engage in sports wagering; and

(C) providing access to mobile device applications that allow patrons to access the interactive sports wagering platforms utilized by the contracting party operating and managing sports wagering at the primary facility.

(2) A marketing agreement shall expressly prohibit the professional sports team and any owner, director, officer, employee or agent of such professional sports team from taking any bets, paying out any prizes or otherwise having any control or access to the interactive sports wagering platform, or any other system used by the Kansas lottery, the lottery gaming facility manager or the racetrack gaming facility manager to operate and manage sports wagering.

(e) Any lottery gaming facility manager or racetrack gaming facility manager seeking to enter into a marketing agreement pursuant to this section shall submit the marketing agreement to the Kansas lottery for approval. No such marketing agreement shall become effective until it is approved by the executive director of the Kansas lottery. If the marketing agreement satisfies all requirements of the Kansas lottery act and the Kansas expanded lottery act, then it shall be approved. If the agreement is not approved, the executive director shall notify the parties to the agreement that approval has been denied and the reasons for such denial.

New Sec. 5. The executive director shall adopt rules and regulations regarding the advertisement for sports wagering. Such rules and regulations shall be adopted on or before January 1, 2022, and shall include, but not be limited to:

(a) Ensuring that advertisements, including limitations on the form, content, quantity, timing and location of such advertisements, do not target children and minors, or other persons who are ineligible to place wagers, or problem gamblers or other vulnerable persons;

(b) disclosure of the identity of the sports wagering manager in all such advertisements;

(c) provision of the toll-free number for information and referral services for compulsive and problem gambling; and

(d) prohibitions on false, misleading or deceptive advertisements.

New Sec. 6. A sports governing body may notify the Kansas lottery that the sports governing body desires to restrict, limit or exclude wagering on one or more sporting events overseen by such sports governing body by providing notice in such form and manner as prescribed by the executive
director. Upon receiving such notice, the executive director shall review the request in good faith, seek input from sports wagering managers on such a request and, if deemed appropriate, the commission shall adopt rules and regulations to restrict sports wagering on such sporting events. If the executive director denies a request submitted pursuant to this section, the executive director shall notify the sports governing body of such denial. Any sports governing body whose request is denied may appeal the decision of the executive director in accordance with the Kansas administrative procedure act. Offering or taking wagers contrary to any published restrictions on a sporting event is a violation of the Kansas expanded lottery act. In the event that a request submitted pursuant to this section is submitted in response to an emergency situation, the executive director may temporarily prohibit sports wagering on the sporting event in question until there is an opportunity to review the request and adopt rules and regulations in accordance with this section.

New Sec. 7. (a) Sports wagering managers shall use reasonable methods to:

(1) Prohibit the manager, and any director, officer, owner and employee of the manager, and any relative living in the same household as such persons, from placing wagers with the manager;

(2) prohibit the interactive sports wagering platform, and any director, officer, owner and employee of the platform, and any relative living in the same household as such persons, from placing wagers with the manager;

(3) prohibit athletes, coaches, referees, team owners, employees of a sports governing body or its member teams, and player and referee union personnel from placing wagers on any sporting event overseen by such sports governing body. In determining which persons are excluded from placing wagers under this paragraph, sports wagering managers shall use publicly available information and any list of such persons that the sports governing body may provide to the Kansas lottery and the Kansas racing and gaming commission;

(4) prohibit any person with access to nonpublic confidential information held by the manager from placing wagers with the manager;

(5) prohibit persons from placing wagers as agents or proxies for other persons;

(6) prohibit any person convicted of any felony or misdemeanor offense involving sports wagering, including, but not limited to, the use of funds derived from illegal activity to make wagers, placing wagers to conceal money derived from illegal activity, the use of other individuals to place wagers as part of any wagering scheme to circumvent any provision of federal or state law, and the use of false identification to facilitate the placement of any wager or the collection of any prize in violation of federal or state law, from placing wagers; and
(7) maintain the security of wagering data, customer data and other confidential information from unauthorized access and dissemination, provided that nothing in this act shall preclude the use of internet or cloud-based hosting of such data and information or disclosure as required by court order, state or federal law or as otherwise required by this act.

(b) Sports wagering managers shall cooperate with any investigations conducted by the Kansas lottery, the Kansas racing and gaming commission, sports governing bodies or law enforcement agencies, including, but not limited to, providing or facilitating the provision of account level betting information and audio or video files relating to persons placing wagers.

(c) (1) Sports wagering managers shall immediately report to the Kansas lottery and the Kansas racing and gaming commission any information relating to:

(A) Criminal or disciplinary proceedings commenced against the sports wagering manager in connection with such manager's operations in any jurisdiction in which such sports wagering manager operates;

(B) abnormal wagering activity or patterns that may indicate a concern with the integrity of a sporting event in any jurisdiction in which such sports wagering manager operates;

(C) any potential breach of the relevant sports governing body's internal rules and codes of conduct pertaining to sports wagering;

(D) any other conduct that corrupts a betting outcome of a sporting event for purposes of financial gain, including match-fixing; and

(E) suspicious or illegal wagering activities, including the use of
Funds derived from illegal activity; wagers to conceal or launder funds derived from illegal activity; agents to place wagers; and false identification when placing wagers.

(2) Sports wagering managers shall immediately report information relating to the conduct described in subparagraphs (B) through (D) to the relevant sports governing body.

(d) Information provided by a sports governing body to a sports wagering manager shall be confidential and not subject to the open records act, K.S.A. 45-215 et seq., and amendments thereto, and the sports wagering manager shall not disclose such information or any portion thereof, unless disclosure is required by this act, the Kansas racing and gaming commission, state or federal law or court order. The provisions of this subsection shall expire on July 1, 2026, unless the legislature acts to reenact such provision. The provisions of this subsection shall be reviewed by the legislature prior to July 1, 2026.

(e) Sports wagering managers may use data for determining the result of tier one sports wagers from any source such manager deems appropriate. Sports wagering managers shall use only official league data.
for determining the result of tier two sports wagers, provided that official
league data is readily available for sports wagering managers to access or
purchase on commercially reasonable terms.

New Sec. 8. (a) (1) Sports wagering managers shall maintain records
of:
(A) All wagers placed, including personally identifiable information
of the person placing the wager;
(B) the amount and type of wager;
(C) the time the wager was placed;
(D) the location of the wager, including the IP address, if applicable;
(E) the outcome of the wager;
(F) any records of abnormal wagering activity; and
(G) video camera recordings, in the case of in-person wagers.
(2) Such records shall be maintained for at least three years after the
sporting event occurs. A sports wagering manager shall make such records
available for inspection upon request by the Kansas lottery or the Kansas
racing and gaming commission, or as required by court order.
(b) If a sports governing body has notified the Kansas racing and
gaming commission that real-time information sharing for wagers placed
on such sports governing body’s sporting events is necessary and desirable,
sports wagering managers shall share in real time the information required
to be retained pursuant to subsection (a), except video camera recordings,
with the sports governing body, or such sports governing body’s designee,
with respect to wagers on such sports governing body’s sporting events.
Any information provided pursuant to this subsection shall not contain any
personally identifiable information.
(c) The Kansas lottery and the Kansas racing and gaming commission
shall cooperate with a sports governing body and sports wagering
managers to ensure the timely, efficient and accurate sharing of
information.
(d) Any disclosures made pursuant to this section shall be in
accordance with section 9, and amendments thereto.

New Sec. 9. The Kansas racing and gaming commission and any
sports wagering manager shall only disclose personal information of
individuals placing wagers to a sports governing body if such sports
governing body has entered into a data-sharing agreement with the Kansas
lottery. Such agreement shall specify when and to what extent the personal
information of individuals placing wagers may be disclosed by the Kansas
racing and gaming commission or a sports wagering manager. Any
disclosure of such information shall be in accordance with any such data-
sharing agreement.

New Sec. 10. The state or a sports governing body shall have a cause
of action against any person who knowingly engages in, facilitates or
conceals conduct that intends to improperly influence a betting outcome of
a sporting event for purposes of financial gain, in connection with betting
or wagering on a sporting event. The entity filing any such action may
seek damages or other equitable relief. The provisions of this section shall
not be construed as a limitation on or bar against any other claims the state
or a sports governing body may bring against such person, or any other
claim the state or a sports governing body may bring for injuries or
damages arising out of the operation of sports wagering.

New Sec. 11. Upon request by an individual, a sports wagering
manager shall restrict such individual from placing sports wagers with the
manager and shall take reasonable measures to prevent such individual
from placing sports wagers. The sports wagering manager shall submit the
restricted individual's name and pertinent information to the Kansas racing
and gaming commission for the sole purpose of having such information
disseminated to all other sports wagering managers. Any sports wagering
manager that receives such individual’s information from the Kansas
racing and gaming commission shall restrict such individual from placing
sports wagers.

New Sec. 12. (a) There is hereby established in the state treasury the
sports wagering receipts fund. Separate accounts shall be maintained in
such fund for receipt of moneys from sports wagering conducted by the
Kansas lottery, sports wagering retailers, each lottery gaming facility
manager and each racetrack gaming facility manager. All expenditures
from the fund shall be made in accordance with appropriation acts upon
warrants of the director of accounts and reports issued pursuant to
vouchers approved by the executive director, or the executive director’s
designee, for the purposes set forth in this act.

(b) All revenues from sports wagering conducted by the Kansas
lottery, sports wagering retailers, lottery gaming facility managers and
racetrack gaming facility managers shall be paid weekly and electronically
to the executive director, or as soon as reasonably possible based on the
sporting event and the wager placed, but in no event prior to the
completion and settling of all bets for the sporting events for which wagers
were placed. The executive director shall remit all moneys received
therefrom to the state treasurer in accordance with the provisions of K.S.A.
75-4215 and amendments thereto. Upon receipt of each such remittance,
the state treasurer shall deposit the entire amount in the state treasury and
credit such remittance to the respective account in the sports wagering
receipts fund maintained for the Kansas lottery, sports wagering retailers,
the lottery gaming facility manager or the racetrack gaming facility
manager.

(c) (1) The executive director shall certify monthly to the director of
accounts and reports the percentages or amounts to be transferred from:
each account maintained in the sports wagering receipts fund to the lottery
operating fund in accordance with the provisions of K.S.A. 74-8711, and
amendments thereto, as provided by the sports wagering retailer contract,
lottery gaming facility management contract or racetrack gaming facility
management contract. Upon receipt of the certification, the director of
accounts and reports shall transfer amounts from each such account in
accordance with the certification of the executive director.

(2) Once each month, the executive director shall cause amounts from
each such account to be paid to the sports wagering retailers, lottery-
gaming facility managers and racetrack gaming facility managers in
accordance with each entity's respective contract with the Kansas lottery.

New Sec. 13. (a) There is hereby established in the state treasury the
white collar crime fund. The attorney general shall administer such fund.
All moneys credited to the white collar crime fund shall be expended only
for the purpose of investigating and prosecuting:

(1) Criminal offenses involving or facilitated by:
(A) The use of funds derived from illegal activity to make wagers;
(B) placing wagers to conceal money derived from illegal activity;
(C) the use of other individuals to place wagers as part of any-
wagering scheme to circumvent any provision of federal or state law;
(D) the use of false identification to facilitate the placement of any-
wager or the collection of any prize in violation of federal or state law;
(E) any other unlawful activity involving or facilitated by the placing
of wagers; or
(F) any other violation of the Kansas expanded lottery act; or

(2) any financial or economic crime.

(b) All expenditures from the fund shall be made in accordance with
appropriation acts upon warrants of the director of accounts and reports
issued pursuant to vouchers approved by the attorney general, or the
attorney general's designee, for the purposes set forth in this act.

(c) The attorney general may certify to the director of accounts and
reports amounts to be transferred from the white collar crime fund to any
special revenue fund or funds of the Kansas bureau of investigation as
deemed appropriate by the attorney general to carry out the purposes of the
white collar crime fund. Upon receipt of any such certification, the director
of accounts and reports shall transfer amounts from the white collar crime
fund to the special revenue fund or funds of the Kansas bureau of
investigation in accordance with the certification of the attorney general.

New Sec. 14. (a) Notwithstanding the provisions of K.S.A. 74-8733,
and amendments thereto, the attorney general may file an action in quo-
warranto in the supreme court within 90 days after July 1, 2021, on the
question of the authority of a public official to act in accordance with the
provisions of section 1 or 2, and amendments thereto. Such action may:
only be filed by the attorney general and shall only be filed in the supreme court.

(b) No action against the state of Kansas for specific performance, anticipatory breach or breach of contract, the basis of which is that a contract between the Kansas lottery and a sports wagering retailer to offer sports wagering pursuant to section 1, and amendments thereto, violates the provisions of K.S.A. 74-8734(h)(19) or 74-8741(c)(4), and amendments thereto, or that such contract creates a material breach of a lottery gaming facility management contract, shall be deemed to have accrued until such date as the Kansas lottery enters into a contract with a sports wagering retailer to offer sports wagering, or such date a final order is issued in any action brought by the attorney general pursuant to subsection (a), whichever occurs later. Any such action shall be commenced in the district court of Shawnee county within 60 days from the date the cause of action accrued.

(c) No claim for equitable relief, including injunctive relief, may be brought in any action filed pursuant to this section except by the attorney general in an action brought under subsection (a).

(d) The monetary damages that may be awarded in any action pursuant to this section shall not exceed an amount equal to the privilege fee paid by the lottery gaming facility manager plus accrued interest from the date such action accrues as specified in subsection (b).

New Sec. 15. (a) Prior to the execution of any racetrack gaming facility management contract for the management of a racetrack gaming facility, the executive director shall provide written notice to any lottery gaming facility manager managing a lottery gaming facility located in the same gaming zone as such proposed racetrack gaming facility. Such notice shall state the executive director's intent to enter into such contract and the parties to the proposed contract.

(b) No action against the state of Kansas or any other person or party, for specific performance, anticipatory breach or breach of contract, the basis of which is that a proposed racetrack gaming facility management contract or the election authorized under K.S.A. 74-8743, and amendments thereto, violates the provisions of K.S.A. 74-8734(h)(19) or 74-8741(c)(4), and amendments thereto, or that such racetrack gaming facility management contract or the election authorized under K.S.A. 74-8743, and amendments thereto, creates a material breach of a lottery gaming facility manager's management contract with the Kansas lottery, including any claim for reimbursement of privilege fees and interest thereon, shall be deemed to have accrued until the lottery gaming facility manager receives written notice from the executive director pursuant to subsection (a). Any such action shall be commenced within 60 days after receipt of such written notice and shall be filed as an original action in the supreme court.
which shall have original jurisdiction for determination of any claims made and damages related thereto.

(e) (1) No claim for equitable relief, including injunctive relief, may be brought in any action filed pursuant to this section.

(2) No claim may be brought in any action filed pursuant to this section except by the lottery gaming facility manager for the lottery gaming facility located in the same gaming zone as the proposed racetrack gaming facility.

(3) No claim arising from the election authorized under K.S.A. 74-8743, and amendments thereto, may be brought in any action filed pursuant to this section except by the lottery gaming facility manager for the lottery gaming facility located in the south central Kansas gaming zone.

(d) Any monetary damages awarded in any action brought pursuant to this section shall not exceed an amount equal to the privilege fee paid by the lottery gaming facility manager filing such action, plus any interest from the date such action accrued as specified in subsection (b).

(e) (1) If no action is filed pursuant to subsection (b), the executive director may execute the proposed racetrack gaming facility management contract.

(2) If an action is properly filed, the executive director shall not execute any such management contract until such time as the supreme court issues a final order in such action if such order does not prohibit the executive director from executing such management contract.

(f) For purposes of this section, the Kansas expanded lottery act and the Kansas parimutuel racing act, a racetrack gaming facility manager, as defined in K.S.A. 74-8702, and amendments thereto, may also be a facility owner licensee, as defined in K.S.A. 74-8802, and amendments thereto.

(g) The provisions of this section shall be a part of and supplemental to the Kansas expanded lottery act.

New Sec. 16. (a) If any federally recognized Indian tribe, as described in K.S.A. 74-9802(f), and amendments thereto, submits a request for negotiation of a gaming compact regarding sports wagering in accordance with K.S.A. 46-2302, and amendments thereto, the governor, or the governor’s designated representative, shall negotiate in good faith with such Indian tribe to enter into such gaming compact.

(b) No compact described in subsection (a) shall include sports wagering beyond the boundaries of the reservation of the compacting tribe.

(e) Any federally recognized Indian tribe described in K.S.A. 74-9802(f), and amendments thereto, or any corporation, limited liability company or other business entity that is wholly owned by such federally recognized Indian tribe, shall be permitted to contract with the Kansas lottery to conduct sports wagering via an interactive sports wagering-
platform under the same terms and conditions as other sports wagering
managers pursuant to the Kansas expanded lottery act.

New Sec. 17. (a) Misuse of nonpublic sports information is placing or
causing to be placed, a bet or wager on a sports contest on the basis of:
material nonpublic information relating to such bet or wager.
(b) Misuse of nonpublic sports information is a severity level 5-
nonperson felony.
(c) As used in this section:
(1) "On the basis of material nonpublic information" means the
person placing the bet or wager, or causing such bet or wager to be placed,
was aware of the material nonpublic information relating to such bet or
wager when the person placed the bet or wager, or caused such bet or
wager to be placed; and
(2) "sports contest" means the same as defined in K.S.A. 2020 Supp.
21-6507, and amendments thereto.
(d) The provisions of this section shall be a part of and supplemental
to the Kansas criminal code.

Sec. 18. K.S.A. 2020 Supp. 21-6403 is hereby amended to read as
follows: 21-6403. As used in K.S.A. 2020 Supp. 21-6403 through 21-
6409, and amendments thereto:
(a) "Bet" means a bargain in which the parties agree that, dependent
upon chance, one stands to win or lose something of value specified in the
agreement. A bet does not include:
(1) Bona fide business transactions which are valid under the law of
contracts including, but not limited to, contracts for the purchase or sale at
a future date of securities or other commodities, and agreements to
compensation for loss caused by the happening of the chance including,
but not limited to, contracts of indemnity or guaranty and life or health and
accident insurance;
(2) offers of purses, prizes or premiums to the actual contestants in
any bona fide contest for the determination of skill, speed, strength or
endurance or to the bona fide owners of animals or vehicles entered in
such a contest;
(3) a lottery as defined in this section;
(4) any bingo game by or for participants managed, operated or
conducted in accordance with the laws of the state of Kansas by an
organization licensed by the state of Kansas to manage, operate or conduct
games of bingo;
(5) a lottery operated by the state pursuant to the Kansas lottery act;
(6) any system of parimutuel wagering managed, operated and
conducted in accordance with the Kansas parimutuel racing act;
(7) tribal gaming;
(8) charitable raffles as defined by K.S.A. 75-5173, and amendments.
thereto; or

(9) a fantasy sports league as defined in this section; or

(10) sports wagering, as defined in K.S.A. 74-8702, and amendments thereto;

(b) "lottery" means an enterprise wherein for a consideration the participants are given an opportunity to win a prize, the award of which is determined by chance. A lottery does not include:

(1) A lottery operated by the state pursuant to the Kansas lottery act; or

(2) tribal gaming;

(e) "consideration" means anything which is a commercial or financial advantage to the promoter or a disadvantage to any participant. Mere registration without purchase of goods or services; personal attendance at places or events, without payment of an admission price or fee; listening to or watching radio and television programs; answering the telephone or making a telephone call and acts of like nature are not consideration. "Consideration" shall not include sums of money paid by or for:

(1) Participants in any bingo game managed, operated or conducted in accordance with the laws of the state of Kansas by any bona fide nonprofit religious, charitable, fraternal, educational or veteran organization licensed to manage, operate or conduct bingo games under the laws of the state of Kansas and it shall be conclusively presumed that such sums paid by or for such participants were intended by such participants to be for the benefit of the sponsoring organizations for the use of such sponsoring organizations in furthering the purposes of such sponsoring organizations, as set forth in the appropriate paragraphs of section 501(c) or (d) of the internal revenue code of 1986 and as set forth in K.S.A. 79-4701, and amendments thereto;

(2) participants in any lottery operated by the state pursuant to the Kansas lottery act;

(3) participants in any system of parimutuel wagering managed, operated and conducted in accordance with the Kansas parimutuel racing act; or

(4) a person to participate in tribal gaming;

(d) "fantasy sports league" means any fantasy or simulation sports game or contest in which no fantasy or simulation sports team is based on the current membership of an actual team that is a member of an amateur or professional sports organization and that meets the following conditions:

(1) All prizes and awards offered to winning participants are established and made known to the participants in advance of the game or contest and their value is not determined by the number of participants or
the amount of any fees paid by those participants;

(2) all winning outcomes reflect the relative knowledge and skill of the participants and are determined predominantly by accumulated statistical results of the performance of individual athletes in multiple real-world sporting events; and

(3) no winning outcome is based:

(A) On the score, point spread or any performance or performances of any single real-world team or any combination of such teams; or

(B) solely on any single performance of an individual athlete in any single real-world sporting event.

(e) (1) "gambling device" means any:

(A) So-called "slot machine" or any other machine, mechanical device, electronic device or other contrivance an essential part of which is a drum or reel with insignia thereon, and:

(i) Which when operated may deliver, as the result of chance, any money or property; or

(ii) by the operation of which a person may become entitled to receive, as the result of chance, any money or property;

(B) other machine, mechanical device, electronic device or other contrivance including, but not limited to, roulette wheels and similar devices, which that are equipped with or designed to accommodate the addition of a mechanism that enables accumulated credits to be removed, is equipped with or designed to accommodate a mechanism to record the number of credits removed or is otherwise designed, manufactured or altered primarily for use in connection with gambling, and:

(i) Which when operated may deliver, as the result of chance, any money or property; or

(ii) by the operation of which a person may become entitled to receive, as the result of chance, any money or property;

(C) subassembly or essential part intended to be used in connection with any such machine, mechanical device, electronic device or other contrivance, but which that is not attached to any such machine, mechanical device, electronic device or other contrivance as a constituent part; or

(D) any token, chip, paper, receipt or other document which that evidences, purports to evidence or is designed to evidence participation in a lottery or the making of a bet.

The fact that the prize is not automatically paid by the device does not affect its character as a gambling device.

(2) "Gambling device" shall not include:

(A) Any machine, mechanical device, electronic device or other contrivance used or for use by a licensee of the Kansas racing and gaming commission as authorized by law and rules and regulations adopted by the
commission or by the Kansas lottery or Kansas lottery retailers as authorized by law and rules and regulations adopted by the Kansas lottery commission;

(B) any machine, mechanical device, electronic device or other contrivance, such as a coin operated bowling alley, shuffleboard, marble machine, a so-called pinball machine, or mechanical gun, which that is not designed and manufactured primarily for use in connection with gambling:
and:
(i) Which That when operated does not deliver, as a result of chance, any money: or
(ii) by the operation of which a person may not become entitled to receive, as the result of the application of an element of chance, any money;

(C) any so-called claw, crane or digger machine and similar devices which that are designed and manufactured primarily for use at carnivals or county or state fairs; or

(D) any machine, mechanical device, electronic device or other contrivance used in tribal gaming;

(f) "gambling place" means any place, room, building, vehicle, tent or location which that is used for any of the following: Making and settling bets; receiving, holding, recording or forwarding bets or offers to bet; conducting lotteries; or playing gambling devices. Evidence that the place has a general reputation as a gambling place or that, at or about the time in question, it was frequently visited by persons known to be commercial gamblers or known as frequenters of gambling places is admissible on the issue of whether it is a gambling place;

(g) "tribal gaming" means the same as in K.S.A. 74-9802, and amendments thereto; and

(h) "tribal gaming commission" means the same as in K.S.A. 74-9802, and amendments thereto.

Sec. 19. K.S.A. 2020 Supp. 21-6507 is hereby amended to read as follows: 21-6507. (a) Sports bribery is:

(1) Conferring, or offering or agreeing to confer, any benefit upon a sports participant with intent to influence such participant not to give such participant's best efforts in a sports contest;

(2) conferring or offering or agreeing to confer, any benefit upon a sports official with intent to influence such official to perform such official's duties improperly;

(3) accepting, agreeing to accept or soliciting by a sports participant of any benefit from another person upon an understanding that such sports participant will thereby be influenced not to give such participant's best efforts in a sports contest; or

(4) accepting, agreeing to accept or soliciting by a sports official any
benefit from another person upon an understanding that such official will perform such official's duties improperly.

(b) Sports bribery as defined in:

1. Subsection (a)(1) or (a)(2) is a severity level 9, nonperson felony; and
2. Subsection (a)(3) or (a)(4) is a class A nonperson misdemeanor; and
3. Subsection (a)(1) through (a)(4), if committed with the intent to influence a betting outcome of a sports contest in order to obtain financial gain, in connection with betting or wagering on a sports contest, is a severity level 5, nonperson felony.

(c) As used in this section and K.S.A. 2020 Supp. 21-6508, and amendments thereto:
1. "Sports contest" means any professional or amateur sports or athletic game or contest viewed by the public;
2. "Sports participant" means any person who participates or expects to participate in a sports contest as a player, contestant or member of a team, or as a coach, manager, trainer or other person directly associated with a player, contestant or team; and
3. "Sports official" means any person who acts or expects to act in a sports contest as an umpire, referee, judge or otherwise to officiate at a sports contest.

Sec. 20. K.S.A. 46-2301 is hereby amended to read as follows: 46-2301. As used in this act K.S.A. 46-2301 through 46-2204, and amendments thereto:

(a) "Class III gaming" has the meaning provided by the Indian gaming regulatory act (25 U.S.C. 2701 et seq.).
(b) "Gaming compact" means a tribal-state compact regarding class III gaming as provided by section 11 of the Indian gaming regulatory act (25 U.S.C. 2710).
(c) "Committee" or "joint committee" means the joint committee on state tribal relations.

Sec. 21. K.S.A. 74-8702 is hereby amended to read as follows: 74-8702. As used in the Kansas lottery act, unless the context otherwise requires:

(a) "Ancillary lottery gaming facility operations" means additional non-lottery facility game products and services not owned and operated by the state which may be included in the overall development associated with the lottery gaming facility. Such operations may include, but are not limited to, restaurants, hotels, motels, museums or entertainment facilities.
(b) "Commission" means the Kansas lottery commission.
(c) "Electronic gaming machine" means any electronic, electromechanical, video or computerized device, contrivance or machine.
authorized by the Kansas lottery which that, upon insertion of cash, tokens, electronic cards or any consideration, is available to play, operate or simulate the play of a game authorized by the Kansas lottery pursuant to the Kansas expanded lottery act, including, but not limited to, bingo, poker, blackjack, keno and slot machines, and which that may deliver or entitle the player operating the machine to receive cash, tokens, merchandise or credits that may be redeemed for cash. Electronic gaming machines may use bill validators and may be single-position reel-type, single or multi game video and single-position multi-game video electronic game, including, but not limited to, poker, blackjack and slot machines. Electronic gaming machines shall be directly linked to a central computer at a location determined by the executive director for purposes of security, monitoring and auditing.

(d) "Executive director" means the executive director of the Kansas lottery.

(e) "Gaming equipment" means any electric, electronic, computerized or electromechanical machine, mechanism, supply or device or any other equipment, which that is: (1) Unique to the Kansas lottery and used pursuant to the Kansas lottery act; and (2) integral to the operation of an electronic gaming machine or lottery facility game; and (3) affects the results of an electronic gaming machine or lottery facility game by determining win or loss.

(f) "Gaming zone" means: (1) The northeast Kansas gaming zone, which consists of Wyandotte county; (2) the southeast Kansas gaming zone, which consists of Crawford and Cherokee counties; (3) the south central Kansas gaming zone, which consists of Sedgwick and Sumner counties; and (4) the southwest Kansas gaming zone, which consists of Ford county.

(g) "Gray machine" means any mechanical, electro-mechanical or electronic device, capable of being used for gambling, that is: (1) Not authorized by the Kansas lottery; (2) not linked to a lottery central computer system; (3) available to the public for play; or (4) capable of simulating a game played on an electronic gaming machine or any similar gambling game authorized pursuant to the Kansas expanded lottery act.

(h) "Interactive sports wagering platform" means sports wagering made available over the internet, including through websites and mobile device applications, that accepts wagers or bets and pays prizes to persons physically located within the geographical boundaries of the state of Kansas by and through the Kansas lottery, a lottery gaming facility manager or a racetrack gaming facility manager.

(i) (1) "Instant bingo vending machine" means a machine or electronic device that is purchased or leased by a licensee, as defined by K.S.A. 75-5173, and amendments thereto, from a distributor who has been
issued a distributor registration certificate pursuant to K.S.A. 75-5184, and
amendments thereto, or leased from the Kansas lottery in fulfillment of the
Kansas lottery's obligations under an agreement between the Kansas
lottery and a licensee entered into pursuant to K.S.A. 75-5189, and
amendments thereto, and the sole purpose of which is to:
(A) Dispense a printed physical instant bingo ticket after a purchaser
inserts cash or other form of consideration into the machine; and
(B) allow purchasers to manually check the winning status of the
instant bingo ticket.

(2) "Instant bingo vending machine" shall not:
(A) Provide a visual or audio representation of a bingo card or an
electronic gaming machine;
(B) visually or functionally have the same characteristics of an
electronic instant bingo game or an electronic gaming machine;
(C) automatically determine or display the winning status of any
dispensed instant bingo ticket;
(D) extend or arrange credit for the purchase of an instant bingo-
ticket;
(E) dispense any winnings;
(F) dispense any prize;
(G) dispense any evidence of a prize other than an instant bingo-
ticket;
(H) provide free instant bingo tickets or any other item that can be
redeemed for cash; or
(I) dispense any other form of a prize to a purchaser.

All physical instant bingo tickets dispensed by an instant bingo vending
machine shall be purchased by a licensee, as defined by K.S.A. 75-5173,
and amendments thereto, from a registered distributor.

No more than two instant bingo vending machines may be located
on the premises of each licensee location.

(i) "Kansas lottery" means the state agency created by this act to
operate a lottery or lotteries pursuant to this act.

(j) "Lottery" or "state lottery" means the lottery or lotteries-
operated pursuant to this act.

(k) "Lottery facility games" means any electronic gaming machines
and any other games which that, as of January 1, 2007, are authorized to
be conducted or operated at a tribal gaming facility, as defined in K.S.A.
74-9802, and amendments thereto, located within the boundaries of this
state. The term "lottery facility games" does not include sports wagering.

(l) "Lottery gaming enterprise" means an entertainment enterprise
which that includes a lottery gaming facility authorized pursuant to the
Kansas expanded lottery act and ancillary lottery gaming facility
operations that have a coordinated business or marketing strategy. A lottery
gaming enterprise shall be designed to attract to its lottery gaming facility consumers who reside outside the immediate area of such enterprise.

(m) "Lottery gaming facility" means that portion of a building used for the purposes of operating, managing and maintaining lottery facility games.

(n) "Lottery gaming facility expenses" means normal business expenses, as defined in the lottery gaming facility management contract, associated with the ownership and operation of a lottery gaming facility.

(o) "Lottery gaming facility management contract" means a contract, subcontract or collateral agreement between the state and a lottery gaming facility manager for the management of a lottery gaming facility, the business of which is owned and operated by the Kansas lottery, negotiated and signed by the executive director on behalf of the state.

(p) "Lottery gaming facility manager" means a corporation, limited liability company, resident Kansas American Indian tribe or other business entity authorized to construct and manage, or manage alone, pursuant to a lottery gaming facility management contract with the Kansas lottery, and on behalf of the state, a lottery gaming enterprise and lottery facility.

(q) "Lottery gaming facility revenues" means the total revenues from lottery facility games at a lottery gaming facility after all related prizes are paid. The term "lottery gaming facility revenues" does not include sports wagering revenues.

(r) (1) "Lottery machine" means any machine or device that allows a purchaser to insert cash or other form of consideration and may deliver as the result of an element of chance, regardless of the skill required by the purchaser, a prize or evidence of a prize, including, but not limited to:

(A) Any machine or device in which the prize or evidence of a prize is determined by both chance and the purchaser's or purchasers' skill, including, but not limited to, any machine or device on which a lottery game or lottery games, such as poker or blackjack, are played; or

(B) any machine or device in which the prize or evidence of a prize is determined only by chance, including, but not limited to, any slot machine or bingo machine.

(2) "Lottery machine" shall not mean:

(A) Any food vending machine defined by K.S.A. 36-501, and amendments thereto;

(B) any nonprescription drug machine authorized under K.S.A. 65-650, and amendments thereto;

(C) any machine which dispenses only bottled or canned soft drinks, chewing gum, nuts or candies;

(D) any machine excluded from the definition of gambling devices under K.S.A. 21-4302(d), prior to its repeal, or K.S.A. 2020 Supp. 21-
(E) any electronic gaming machine or lottery facility game operated in accordance with the provisions of the Kansas expanded lottery act;  
(F) any lottery ticket vending machine; or  
(G) any instant bingo vending machine.

(s) "Lottery retailer" means any person with whom the Kansas lottery has contracted to sell lottery tickets or shares, or both, to the public.  
(t) (1) "Lottery ticket vending machine" means a machine or similar electronic device owned or leased by the Kansas lottery, the sole purposes of which are to:  
(A) Dispense a printed physical ticket, such as a lottery ticket, a sports wagering ticket, a keno ticket, a pull tab ticket or a coupon, the coupon of which must be redeemed through something other than a lottery ticket vending machine, after a purchaser inserts cash or other form of consideration into the machine;  
(B) allow purchasers to manually check the winning status of a Kansas lottery ticket; and  
(C) display advertising, promotions and other information pertaining to the Kansas lottery.  
(2) "Lottery ticket vending machine" shall not:  
(A) Provide a visual or audio representation of an electronic gaming machine;  
(B) visually or functionally have the same characteristics of an electronic gaming machine;  
(C) automatically determine or display the winning status of any dispensed ticket;  
(D) extend or arrange credit for the purchase of a ticket;  
(E) dispense any winnings;  
(F) dispense any prize;  
(G) dispense any evidence of a prize other than the lottery ticket, sports wagering ticket, keno ticket, pull tab ticket or any free Kansas lottery ticket received as a result of the purchase of another Kansas lottery ticket;  
(H) provide free games or any other item that can be redeemed for cash; or  
(I) dispense any other form of a prize to a purchaser.

No more than two lottery ticket vending machines may be located at each Kansas lottery retailer selling location.  
Lottery ticket vending machines may only dispense the printed physical lottery ticket, sports wagering ticket, keno ticket or pull tab ticket, including any free Kansas lottery ticket received as a result of the purchase of another Kansas lottery ticket, and change from a purchase to the purchaser. Any winnings from a lottery ticket vending machine shall be
redeemed only for cash or check by a lottery retailer or sports wagering retailer, or by cash, check or other prize from the office of the Kansas lottery.

(u)(v) (1) "Major procurement" means any gaming product or service, including, but not limited to, facilities, advertising and promotional services, annuity contracts, prize payment agreements, consulting services, equipment, tickets and other products and services unique to the Kansas lottery, but not including materials, supplies, equipment and services common to the ordinary operations of state agencies.

(2) "Major procurement" shall not mean any product, service or other matter covered by or addressed in the Kansas expanded lottery act or a lottery gaming facility management contract or racetrack gaming facility management contract executed pursuant to the Kansas expanded lottery act.

(w) "Marketing agreement" means an agreement entered into between a professional sports team and the Kansas lottery, a lottery gaming facility manager or a racetrack gaming facility manager for the purposes described in section 4 and amendments thereto.

(x) "Match-fixing" means to arrange or determine any action that occurs during a sporting event, including, but not limited to, any action resulting in the final outcome of such sporting event, for financial gain.

(y) "Net electronic gaming machine income" means all cash or other consideration utilized to play an electronic gaming machine operated at a racetrack gaming facility, less all cash or other consideration paid out to winning players as prizes.

(z) "Official league data" means statistics, results, outcomes and other data relating to a sporting event that have been obtained from the relevant sports governing body, or an entity expressly authorized by the sports governing body to provide such information to sports wagering managers.

(aa) "Organization licensee" has the meaning provided by K.S.A. 74-8802, and amendments thereto.

(bb) "Parimutuel licensee" means a facility owner licensee or facility manager licensee under the Kansas parimutuel racing act.

(cc) "Parimutuel licensee location" means a racetrack facility, as defined in K.S.A. 74-8802, and amendments thereto, owned or managed by the parimutuel licensee. A parimutuel licensee location may include any existing structure at such racetrack facility or any structure that may be constructed on real estate where such racetrack facility is located.

(dd) "Person" means any natural person, association, limited liability company, corporation or partnership.

(ee) "Primary facility" means the stadium or arena where a professional sports team hosts competitive games in accordance with such
team's league rules.

(aa)(ff) "Prize" means any prize paid directly by the Kansas lottery pursuant to the Kansas lottery act or the Kansas expanded lottery act or any rules and regulations adopted pursuant to either act.

(gg) "Professional sports team" means an athletic team, whose primary facility is located in Kansas, that operates at the major league level in the sport of baseball, basketball, football, ice hockey or soccer.

(bb)(hh) "Progressive electronic game" means a game played on an electronic gaming machine for which the payoff increases uniformly as the game is played and for which the jackpot, determined by application of a formula to the income of independent, local or interlinked electronic-gaming machines, may be won.

(cc)(ii) "Racetrack gaming facility" means that portion of a parimutuel licensee location where electronic gaming machines are operated, managed and maintained.

(dd)(iii) "Racetrack gaming facility management contract" means an agreement between the Kansas lottery and a racetrack gaming facility manager, negotiated and signed by the executive director on behalf of the state, for placement of electronic gaming machines owned and operated by the state at a racetrack gaming facility.

(ee)(kk) "Racetrack gaming facility manager" means a parimutuel licensee specifically certified by the Kansas lottery to become a certified racetrack gaming facility manager and offer electronic gaming machines for play at the racetrack gaming facility.

(ff)(ll) "Returned ticket" means any ticket that was transferred to a lottery retailer, which was not sold by the lottery retailer and which was returned to the Kansas lottery for refund by issuance of a credit or otherwise.

(gg)(mm) "Share" means any intangible manifestation authorized by the Kansas lottery to prove participation in a lottery game, except as provided by the Kansas expanded lottery act.

(nn) "Sports governing body" means the organization that prescribes the final rules and enforces codes of conduct with respect to a sporting event and the participants in such event.

(oo) (1) "Sporting event" means any professional or collegiate sport or athletic event, motor race event or any other special event authorized by the commission that has not occurred at the time wagers are placed on such event.

(2) The term "sporting event" does not include:

(A) Any horse or greyhound race that is subject to the provisions of the Kansas parimutuel racing act, K.S.A. 74-8801 et seq., and amendments thereto; or

(B) any greyhound race; or
(C) any sporting or athletic event where a majority of the participants are less than 18 years of age.

(pp) (1) “Sports wagering” means placing a wager or bet on one or more sporting events, or any portion thereof, or on the individual performance statistics of athletes participating in a sporting event, or combination of sporting events, by any system or method of wagering at or through the Kansas lottery, a sports wagering retailer, a lottery gaming facility or a racetrack gaming facility.

(2) The term “sports wagering” shall not include:
   (A) “Parimutuel wagering,” as defined in K.S.A. 74-8802, and amendments thereto; or
   (B) fantasy sports leagues, as defined in K.S.A. 2020 Supp. 21-6403, and amendments thereto.

(qq) “Sports wagering manager” means the Kansas lottery, any sports wagering retailer that has entered into a sports wagering retailer contract or any lottery gaming facility manager or racetrack gaming facility manager that has entered into an approved management contract that provides for operating and managing sports wagering.

(rr) “Sports wagering retailer” means any person with whom the Kansas lottery has contracted to conduct sports wagering on behalf of the Kansas lottery pursuant to section 2, and amendments thereto.

(ss) “Sports wagering revenues” means wagering revenue generated from sports wagering that is an amount equal to the total wagers less any voided wagers and any amounts paid as prizes.

(tt) “Ticket” means any tangible evidence issued by the Kansas lottery to prove participation in a lottery game, including a sports wager, other than a lottery facility game.

(uu) “Tier one sports wager” means a sports wager that is determined solely by the final score or final outcome of the sporting event and is placed before the sporting event has begun.

(vv) “Tier two sports wager” means a sports wager that is not a tier one sports wager.

(ii) "Token" means a representative of value, of metal or other material, which is not legal tender, redeemable for cash only by the issuing lottery gaming facility manager or racetrack gaming facility manager and which is issued and sold by a lottery gaming facility manager or racetrack gaming facility manager for the sole purpose of playing an electronic gaming machine or lottery facility game.

(xx) "Vendor" means any person who has entered into a major procurement contract with the Kansas lottery.

(yy) "Video lottery machine" means any electronic video game machine that, upon insertion of cash, is available to play or simulate the play of a video game authorized by the commission, including, but not
limited to, bingo, poker, blackjack and keno, and which uses a video display and microprocessors and in which, by chance, the player may receive free games or credits that can be redeemed for cash.

"Wager" or "bet" means a bargain in which the parties agree that, dependent upon chance, one stands to win or lose something of value specified in the agreement.

Sec. 22. K.S.A. 74-8710 is hereby amended to read as follows: 74-8710. (a) The commission, upon the recommendation of the executive director, shall adopt rules and regulations governing the establishment and operation of a state lottery, sales of lottery tickets and, the operation of lottery gaming facilities and racetrack gaming facilities and the operation of sports wagering as necessary to carry out the purposes of the Kansas lottery act and the Kansas expanded lottery act. Temporary rules and regulations may be adopted by the commission without being subject to the provisions and requirements of K.S.A. 77-415 through 77-438, and amendments thereto, but shall be subject to approval by the attorney general as to legality and shall be filed with the secretary of state and published in the Kansas register. Temporary and permanent rules and regulations may include, but shall not be limited to:

(1) Subject to the provisions of subsection (c), the types of lottery games to be conducted, including, but not limited to, instant lottery, online lottery, traditional games, lottery facility games and electronic gaming machine games but not including games on video lottery machines or lottery machines. The lottery may sell traditional lottery tickets and conduct traditional lottery ticket games over the internet or digital cellular network, including through a lottery website and mobile device application. No traditional lottery ticket or traditional lottery ticket game sold or conducted under this section shall:

(A) Allow a player to choose the denomination of a ticket during game play;

(B) offer a ticket or game at a price less than any traditional lottery ticket offered at retail;

(C) operate or appear to operate with the dress, theme or mechanisms of an electronic gaming machine;

(D) extend or arrange credit for the purchase of a ticket;

(E) allow for the redemption for payment of a lottery ticket other than at a lottery retail location or with the Kansas lottery;

(F) allow a player to use an automatic play feature for consecutive instant games;

(G) allow a player to use a reveal all feature that functions over a period of less than three seconds.

(2) The manner of selecting the winning tickets or shares, except that if a lottery game utilizes a drawing of winning numbers, a drawing among
entries or a drawing among finalists, such drawings shall always be open
to the public and shall be recorded on both video and audio tape.
(3) The manner of payment of prizes to the holders of winning tickets
or shares.
(4) The frequency of the drawings or selections of winning tickets or
shares.
(5) The type or types of locations at which tickets or shares may be
sold.
(6) The method or methods to be used in selling tickets or shares.
(7) Additional qualifications for the selection of lottery retailers and
the amount of application fees to be paid by each.
(8) The amount and method of compensation to be paid to lottery
retailers, including special bonuses and incentives.
(9) Deadlines for claims for prizes by winners of each lottery game.
(10) Provisions for confidentiality of information submitted by
vendors pursuant to K.S.A. 74-8705, and amendments thereto.
(11) Information required to be submitted by vendors, in addition to
that required by K.S.A. 74-8705, and amendments thereto.
(12) The major procurement contracts or portions thereof to be
awarded to minority business enterprises pursuant to subsection (a) of
K.S.A. 74-8705(a) and amendments thereto, and procedures for the award
thereof.
(13) Rules and regulations to implement, administer and enforce the
provisions of the Kansas expanded lottery act. Such rules and regulations
shall include, but not be limited to, rules and regulations which that govern
management contracts and which that are designed to: (A) Ensure the
integrity of electronic gaming machines and other lottery facility games,
and sports wagering and the finances of lottery gaming facilities and racetrack
gaming facilities; and (B) alleviate problem gambling, including a
requirement that each lottery gaming facility and each racetrack gaming
facility maintain a self-exclusion list by which individuals may exclude
themselves from access to electronic gaming machines and other lottery
facility games and sports wagering.
(14) The types of electronic gaming machines, lottery facility games
and electronic gaming machine games to be operated pursuant to the
Kansas expanded lottery act.
(15) Rules and regulations to implement, administer and enforce the
provisions of sections 1 through 12, and amendments thereto. Such rules
and regulations shall include, but not be limited to: (A) Sports wagering
conducted by the Kansas lottery, including contracts for sports wagering
conducted by sports wagering retailers; (B) management contracts for
sports wagering conducted by lottery gaming facility managers and
racetrack gaming facility managers; (C) provisions for the confidentiality:
of information submitted by an interactive sports wagering platform and sports wagering managers; and (D) provisions ensuring the integrity of sports wagering conducted in this state.

(b) No new lottery game shall commence operation after the effective date of this act unless first approved by the governor or, in the governor's absence or disability, the lieutenant governor. This subsection shall not be construed to require approval of games played on an electronic gaming machine.

(c) The lottery shall adopt rules and regulations concerning the game of keno. Such rules and regulations shall require that the amount of time which elapses between the start of games shall not be less than four minutes.

Sec. 23. K.S.A. 74-8711 is hereby amended to read as follows: 74-8711. (a) There is hereby established in the state treasury the lottery operating fund.

(b) Except as provided by K.S.A. 74-8724 and the Kansas expanded lottery act, and amendments thereto, the executive director shall remit all moneys collected from the sale of lottery tickets and shares and any other moneys received by or on behalf of the Kansas lottery to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the lottery operating fund. Moneys credited to the fund shall be expended or transferred only as provided by this act. Expenditures from such fund shall be made in accordance with appropriations acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director or by a person designated by the executive director.

(e) Moneys in the lottery operating fund shall be used for:

(1) The payment of expenses of the lottery, which shall include all costs incurred in the operation and administration of the Kansas lottery; all costs resulting from contracts entered into for the purchase or lease of goods and services needed for operation of the lottery, including but not limited to supplies, materials, tickets, independent studies and surveys, data transmission, advertising, printing, promotion, incentives, public relations, communications and distribution of tickets and shares; and reimbursement of costs of facilities and services provided by other state agencies;

(2) the payment of compensation to lottery retailers;

(3) transfers of moneys to the lottery prize payment fund pursuant to K.S.A. 74-8712, and amendments thereto;

(4) transfers to the state general fund pursuant to K.S.A. 74-8713, and amendments thereto;

(5) transfers to the community crisis stabilization centers fund and
clubhouse model program fund of the Kansas department for aging and
disability services pursuant to subsection (e):

(6) transfers to the white collar crime fund of the attorney general:
pursuant to subsection (f):

(6)(7) transfers to the state gaming revenues fund pursuant to-
subsection (d) and as otherwise provided by law; and

(7)(8) transfers to the county reappraisal fund as prescribed by law.

d) The director of accounts and reports shall transfer moneys in the
lottery operating fund to the state gaming revenues fund created by K.S.A.
79-4801, and amendments thereto, on or before the 15th day of each month
in an amount certified monthly by the executive director and determined as
follows, whichever is greater:

(1) An amount equal to the moneys in the lottery operating fund in:
excess of those needed for the purposes described in subsections (c)(1):
through (e)(5). (3); or

(2) Except for pull-tab lottery tickets and shares, an amount equal to
not less than 30% of total monthly revenues from the sales of lottery-
tickets and shares less estimated returned tickets. In the case of pull-tab
lottery tickets and shares, an amount equal to not less than 20% of the total
monthly revenues from the sales of pull-tab lottery tickets and shares less:
estimated returned tickets.

e) (1) Subject to the limitations set forth in paragraph (2),
commencing in fiscal year 2020, on or before the 10th day of each month,
the director of the lottery shall certify to the director of accounts and
reports all net profits from the sale of lottery tickets and shares via lottery-
ticket vending machines. Of such certified amount, the director of
accounts and reports shall transfer 75% from the lottery operating fund to
the community crisis stabilization centers fund of the Kansas department
for aging and disability services and 25% from the lottery operating fund
to the clubhouse model program fund of the Kansas department for aging
and disability services.

(2) Moneys transferred pursuant to paragraph (1) shall not exceed in
the aggregate $4,000,000 in fiscal year 2019, and shall not exceed in the
aggregate $8,000,000 in fiscal year 2020 and each fiscal year thereafter.

(f) On July 1, 2022, and each July 1 thereafter, or as soon thereafter:
as moneys are available, the first $750,000 credited to the lottery-
operating fund from sports wagering revenues deposited in the lottery-
operating fund shall be transferred by the director of accounts and reports:
from the lottery operating fund to the white collar crime fund of the-
attorney general established in section 13, and amendments thereto.

Sec. 24. K.S.A. 74 8716 is hereby amended to read as follows: 74-
8716. (a) It is unlawful for the executive director, a member of the-
commission or any employee of the Kansas lottery, or any person residing
in the household thereof to:

(1) Have, either directly or indirectly, an interest in a business—
knowing that such business contracts with the Kansas lottery for a major
procurement, whether such interest is as a natural person, partner, member
of an association, stockholder or director or officer of a corporation; or

(2) accept or agree to accept any economic opportunity, gift, loan,
gratuity, special discount, favor or service, or hospitality other than food
and beverages, having an aggregate value of $20 or more in any calendar
year from a person knowing that such person:

(A) Contracts or seeks to
contract with the state to supply gaming equipment, materials, tickets or
consulting services for use in the lottery; or (B) is a lottery retailer or an
applicant for lottery retailer.

(b) It is unlawful for a lottery retailer, an applicant for lottery retailer
or a person who contracts or seeks to contract with the state to supply:
gaming equipment, materials, tickets or consulting services for use in the
lottery to offer, pay, give or make any economic opportunity, gift, loan,
gratuity, special discount, favor or service, or hospitality other than food
and beverages, having an aggregate value of $20 or more in any calendar
year to a person, knowing such person is the executive director, a member
of the commission or an employee of the Kansas lottery, or a person
residing in the household thereof.

c) It shall be unlawful for any person to serve as executive director, a
member of the commission or an employee of the Kansas lottery while or
within five years after holding, either directly or indirectly, a financial
interest or being employed by or a consultant to any of the following:

(1) Any lottery gaming facility manager, subcontractor or agent of a
lottery gaming facility manager, manufacturer or vendor of electronic
-gaming machines, an interactive sports wagering platform or central
computer system provider, or any business which that sells goods or
services to a lottery gaming facility manager; or

(2) any licensee pursuant to the Kansas parimutuel racing act, other
than the Kansas lottery or a person holding a license on behalf of the
Kansas lottery, or any business which that sells goods or services to a
parimutuel licensee.

(d) No person who holds a license issued by the Kansas racing and
gaming commission shall serve as executive director or as a member of the
commission or shall be employed by the Kansas lottery while or within
five years after holding such license.

e) No person shall participate, directly or indirectly, as an owner,
owner trainer or trainer of a horse or greyhound, or as a jockey of a horse,
entered in a race meeting conducted in this state while executive director, a
member of the commission or an employee of the Kansas lottery.

(f) It shall be unlawful for the executive director, a member of the
commission or an employee of the Kansas lottery to accept any compensation, gift, loan, entertainment, favor or service from any lottery gaming facility manager, subcontractor or agent of a lottery gaming facility manager, manufacturer or vendor of electronic gaming machines, an interactive sports wagering platform or central computer system provider.

(g) It shall be unlawful for the executive director, a member of the commission or an employee of the Kansas lottery to accept any compensation, gift, loan, entertainment, favor or service from any licensee pursuant to the Kansas parimutuel racing act, except such suitable facilities and services within a racetrack facility operated by an organization licensee as may be required to facilitate the performance of the executive director's, member's or employee's official duties.

(h) Violation of this section is a class A misdemeanor.

(i) If the executive director, a member of the commission or an employee of the Kansas lottery, or any person residing in the household thereof, is convicted of an act described by this section, such executive director, member or employee shall be removed from office or employment with the Kansas lottery.

(j) In addition to the provisions of this section, all other provisions of law relating to conflicts of interest of state employees shall apply to the members of the commission and employees of the Kansas lottery.

Sec. 25. K.S.A. 74-8718 is hereby amended to read as follows: 74-8718. (a) It is unlawful:

(1) To sell a lottery ticket or share at a price other than that fixed by rules and regulations adopted pursuant to this act;

(2) for any person other than the Kansas lottery or a lottery retailer authorized by the Kansas lottery to sell or resell any lottery ticket or share;

(3) to sell a lottery ticket or share to any person, knowing such person to be under 18 years of age; or

(4) to sell a lottery ticket at retail by electronic mail, the internet or telephone.

(b) The lottery may sell traditional lottery tickets and conduct traditional lottery ticket games over the internet or digital cellular network, including through a lottery website and mobile device application. No traditional lottery ticket or traditional lottery ticket game sold or conducted under this section shall:

(1) Allow a player to choose the denomination of a ticket during game play;

(2) offer a ticket or game at a price less than any traditional lottery ticket offered at retail;

(2) operate or appear to operate with the dress, theme or mechanisms of an electronic gaming machine.
(4) extend or arrange credit for the purchase of a ticket;
(5) allow for the redemption for payment of a lottery ticket other than at a lottery retail location or with the Kansas lottery;
(6) allow a player to use an automatic play feature for consecutive instant games; or
(7) allow a player to use a reveal all feature that functions over a period of less than three seconds.

(c) (1) Violation of this section is a class A nonperson misdemeanor upon conviction for a first offense; and
(2) violation of this section is a severity level 9, nonperson felony upon conviction for a second or subsequent offense.

Sec. 26. K.S.A. 74-8733 is hereby amended to read as follows: 74-8733. (a) K.S.A. 74-8733 through 74-8773, and amendments thereto, and sections 1 through 15, and amendments thereto, shall be known and may be cited as the Kansas expanded lottery act. The Kansas expanded lottery act shall be a part of and supplemental to the Kansas lottery act.

(b) If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect any other provision or application of the act which can be given effect without the invalid provision or application.

(c) Any action challenging the constitutionality of or arising out of any provision of this act, any lottery gaming facility management contract or any racetrack gaming facility management contract entered into pursuant to this act shall be brought in the district court of Shawnee county.

Sec. 27. K.S.A. 74-8734 is hereby amended to read as follows: 74-8734. (a) The Kansas lottery may operate one lottery gaming facility in each gaming zone.

(b) Not more than 30 days after the effective date of this act the lottery commission shall adopt and publish in the Kansas Register the procedure for receiving, considering and approving, proposed lottery gaming facility management contracts. Such procedure shall include provisions for review of competitive proposals within a gaming zone and the date by which proposed lottery gaming facility management contracts must be received by the lottery commission if they are to receive consideration.

(c) The lottery commission shall adopt standards to promote the integrity of the gaming and finances of lottery gaming facilities, which shall apply to all management contracts, shall meet or exceed industry standards for monitoring and controlling the gaming and finances of gaming facilities and shall give the executive director sufficient authority to monitor and control the gaming operation and to ensure its integrity and security.
(d) The Kansas lottery commission may approve management contracts with one or more prospective lottery gaming facility managers to manage, or construct and manage, on behalf of the state of Kansas and subject to the operational control of the Kansas lottery, a lottery gaming facility or lottery gaming enterprise at specified destination locations within the northeast, south central, southwest and southeast Kansas gaming zones where the commission determines the operation of such facility would promote tourism and economic development. The commission shall approve or disapprove a proposed management contract within 90 days after the deadline for receipt of proposals established pursuant to subsection (b).

(e) In determining whether to approve a management contract with a prospective lottery gaming facility manager to manage a lottery gaming facility or lottery gaming enterprise pursuant to this section, the commission shall take into consideration the following factors: The size of the proposed facility; the geographic area in which such facility is to be located; the proposed facility’s location as a tourist and entertainment destination; the estimated number of tourists that would be attracted by the proposed facility; the number and type of lottery facility games to be operated at the proposed facility; and agreements related to ancillary lottery gaming facility operations.

(f) Subject to the requirements of this section, the commission shall approve at least one proposed lottery gaming facility management contract for a lottery gaming facility in each gaming zone.

(g) The commission shall not approve a management contract unless:

1. (A) The prospective lottery gaming facility manager is a resident Kansas American Indian tribe and, at a minimum: (i) Has sufficient access to financial resources to support the activities required of a lottery gaming facility manager under the Kansas expanded lottery act; and (ii) has three consecutive years’ experience in the management of gaming which that would be class III gaming, as defined in K.S.A. 46-2301, and amendments thereto, operated pursuant to state or federal law; or

2. (B) the prospective lottery gaming facility manager is not a resident Kansas American Indian tribe and, at a minimum: (i) Has sufficient access to financial resources to support the activities required of a lottery gaming facility manager under the Kansas expanded lottery act; (ii) is current in filing all applicable tax returns and in payment of all taxes, interest and penalties owed to the state of Kansas and any taxing subdivision where such prospective manager is located in the state of Kansas, excluding items under formal appeal pursuant to applicable statutes; and (iii) has three consecutive years’ experience in the management of gaming which that would be class III gaming, as defined in K.S.A. 46-2301, and amendments thereto, operated pursuant to state or federal law; and
(2) the commission determines that the proposed development consists of an investment in infrastructure, including ancillary lottery gaming facility operations, of at least $225,000,000 in the northeast and south central Kansas gaming zones and of at least $50,000,000 in the southeast and southwest Kansas gaming zones. The commission, in determining whether the minimum investment required by this subsection is met, shall not include any amounts derived from or financed by state or local retailers' sales tax revenues.

(h) Any management contract approved by the commission under this section shall:

(1) Have a maximum initial term of 15 years from the date of opening of the lottery gaming facility. At the end of the initial term, the contract may be renewed by mutual consent of the state and the lottery gaming facility manager;

(2) specify the total amount to be paid to the lottery gaming facility manager pursuant to the contract;

(3) establish a mechanism to facilitate payment of lottery gaming facility expenses, payment of the lottery gaming facility manager's share of the lottery gaming facility revenues and distribution of the state's share of the lottery gaming facility revenues;

(4) include a provision for the lottery gaming facility manager to pay the costs of oversight and regulation of the lottery gaming facility manager and the operations of the lottery gaming facility by the Kansas racing and gaming commission;

(5) establish the types of lottery facility games to be installed in such facility;

(6) provide for the prospective lottery gaming facility manager, upon approval of the proposed lottery gaming facility management contract, to pay to the state treasurer a privilege fee of $25,000,000 for the privilege of being selected as a lottery gaming facility manager of a lottery gaming facility in the northeast or south central Kansas gaming zone and $5,500,000 for the privilege of being selected as a lottery gaming facility manager of a lottery gaming facility in the southeast or southwest Kansas gaming zone. Such fee shall be deposited in the state treasury and credited to the lottery gaming facility manager fund, which that is hereby created in the state treasury;

(7) incorporate terms and conditions for the ancillary lottery gaming facility operations;

(8) designate as key employees, subject to approval of the executive director, any employees or contractors providing services or functions which are related to lottery facility games authorized by a management contract;

(9) include financing commitments for construction.
(10) include a resolution of endorsement from the city governing body, if the proposed facility is within the corporate limits of a city, or from the county commission, if the proposed facility is located in the unincorporated area of the county;

(11) include a requirement that any parimutuel licensee developing a lottery gaming facility pursuant to this act comply with all orders and rules and regulations of the Kansas racing and gaming commission with regard to the conduct of live racing, including the same minimum days of racing as specified in K.S.A. 74-8746, and amendments thereto, for operation of electronic gaming machines at racetrack gaming facilities;

(12) include a provision for the state to receive not less than 22% of lottery gaming facility revenues, which shall be paid to the expanded lottery act revenues fund established by K.S.A. 74-8768, and amendments thereto;

(13) include a provision for 2% of lottery gaming facility revenues to be paid to the problem gambling and addictions grant fund established by K.S.A. 79-4805, and amendments thereto;

(14) if the prospective lottery gaming facility manager is an American Indian tribe, include a provision that such tribe agrees to waive its sovereign immunity with respect to any actions arising from or to enforce either the Kansas expanded lottery act or any provision of the lottery gaming facility management contract; any action brought by an injured patron or by the state of Kansas; any action for purposes of enforcing the workers compensation act or any other employment or labor law; and any action to enforce laws, rules and regulations and codes pertaining to health, safety and consumer protection; and for any other purpose deemed necessary by the executive director to protect patrons or employees and promote fair competition between the tribe and others seeking a lottery gaming facility management contract;

(15) (A) if the lottery gaming facility is located in the northeast or southwest Kansas gaming zone and is not located within a city, include a provision for payment of an amount equal to 3% of the lottery gaming facility revenues to the county in which the lottery gaming facility is located; or (B) if the lottery gaming facility is located in the northeast or southwest Kansas gaming zone and is located within a city, include provision for payment of an amount equal to 1.5% of the lottery gaming facility revenues to the city in which the lottery gaming facility is located and an amount equal to 1.5% of such revenues to the county in which such facility is located;

(16) (A) if the lottery gaming facility is located in the southeast or south central Kansas gaming zone and is not located within a city, include a provision for payment of an amount equal to 2% of the lottery gaming facility revenues to the county in which the lottery gaming facility is-
located and an amount equal to 1% of such revenues to the other county in such zone; or (B) if the lottery gaming facility is located in the southeast or south central Kansas gaming zone and is located within a city, provide for payment of an amount equal to 1% of the lottery gaming facility revenues to the city in which the lottery gaming facility is located, an amount equal to 1% of such revenues to the county in which such facility is located and an amount equal to 1% of such revenues to the other county in such zone;

(17) allow the lottery gaming facility manager to manage the lottery gaming facility in a manner consistent with this act and applicable law, but shall place full, complete and ultimate ownership and operational control of the gaming operation of the lottery gaming facility with the Kansas lottery. The Kansas lottery shall not delegate and shall explicitly retain the power to overrule any action of the lottery gaming facility manager affecting the gaming operation without prior notice. The Kansas lottery shall retain full control over all decisions concerning lottery gaming facility games and sports wagering;

(18) include provisions for the Kansas racing and gaming commission to oversee all lottery gaming facility operations, including, but not limited to: Oversight of internal controls; oversight of security of facilities; performance of background investigations, determination of qualifications and credentialing of employees, contractors and agents of the lottery gaming facility manager and of ancillary lottery gaming facility operations, as determined by the Kansas racing and gaming commission; auditing of lottery gaming facility revenues and sports wagering revenues; enforcement of all state laws and maintenance of the integrity of gaming operations; and

(19) include enforceable provisions: (A) Prohibiting the state, until July 1, 2032, from: (i) Entering into management contracts for more than four lottery gaming facilities or similar gaming facilities, one to be located in the northeast Kansas gaming zone, one to be located in the south central Kansas gaming zone, one to be located in the southwest Kansas gaming zone and one to be located in the southeast Kansas gaming zone; (ii) designating additional areas of the state where operation of lottery gaming facilities or similar gaming facilities would be authorized; or (iii) operating an aggregate of more than 2,800 electronic gaming machines at all parimutuel licensee locations; and (B) requiring the state to repay to the lottery gaming facility manager an amount equal to the privilege fee paid by such lottery gaming facility manager, plus interest on such amount, compounded annually at the rate of 10%, if the state violates the prohibition provision described in (A).

(i) (1) Any management contract approved by the commission under this section may include provisions for operating and managing sports wagering by the lottery gaming facility manager in person at the lottery.
gaming facility and over the internet via one or more interactive sports wagering platforms.

(2) If a management contract includes such provisions, then such contract shall include the following provisions:

(A) The lottery gaming facility may offer tier one or tier two sports wagers, or both; and

(B) (i) The state shall receive 20% of the sports wagering revenues received from wagers placed with the lottery gaming facility through an interactive sports wagering platform; and

(ii) the state shall receive 14% of the sports wagering revenues received from wagers placed in person at the lottery gaming facility.

(i) The power of eminent domain shall not be used to acquire any interest in real property for use in a lottery gaming enterprise.

(ii) Any proposed management contract for which the privilege fee has not been paid to the state treasurer within 30 days after the date of approval of the management contract shall be null and void.

(iii) A person who is the manager of the racetrack gaming facility in a gaming zone shall not be eligible to be the manager of the lottery gaming facility in the same zone.

(iv) Management contracts authorized by this section may include provisions relating to:

(1) Accounting procedures to determine the lottery gaming facility revenues, unclaimed prizes and credits;

(2) minimum requirements for a lottery gaming facility manager to provide qualified oversight, security and supervision of the lottery facility games including the use of qualified personnel with experience in applicable technology;

(3) eligibility requirements for employees, contractors or agents of a lottery gaming facility manager who will have responsibility for or involvement with actual gaming activities or for the handling of cash or tokens;

(4) background investigations to be performed by the Kansas racing and gaming commission;

(5) credentialing requirements for any employee, contractor or agent of the lottery gaming facility manager or of any ancillary lottery gaming facility operation as provided by the Kansas expanded lottery act or rules and regulations adopted pursuant thereto;

(6) provision for termination of the management contract by either party for cause; and

(7) any other provision deemed necessary by the parties, including such other terms and restrictions as necessary to conduct any lottery facility game in a legal and fair manner.

(m) A management contract shall not constitute property, nor shall
it be subject to attachment, garnishment or execution, nor shall it be
alienable or transferable, except upon approval by the executive director,
nor shall it be subject to being encumbered or hypothecated. The trustee of
any insolvent or bankrupt lottery gaming facility manager may continue to
operate pursuant to the management contract under order of the
appropriate court for no longer than one year after the bankruptcy or
insolvency of such manager.

(m)(o) (1) The Kansas lottery shall be the licensee and owner of all
software programs used at a lottery gaming facility for any lottery facility
game.

(2) A lottery gaming facility manager, on behalf of the state, shall
purchase or lease for the Kansas lottery all lottery facility games. All
lottery facility games shall be subject to the ultimate control of the Kansas
lottery in accordance with this act.

(3) If a lottery gaming facility manager agrees to operate and
manage sports wagering, the Kansas lottery shall be the licensee and
owner of all software programs used in conducting sports wagering, and
the lottery gaming facility manager, on behalf of the state, shall purchase
or lease for the Kansas lottery any equipment or other property necessary
for operating and managing sports wagering. All sports wagering shall be
subject to the ultimate control of the Kansas lottery in accordance with the
Kansas expanded lottery act.

(o)(p) A lottery gaming facility shall comply with any planning and
zoning regulations of the city or county in which it is to be located. The
executive director shall not contract with any prospective lottery gaming
facility manager for the operation and management of such lottery gaming
facility unless such manager first receives any necessary approval under
planning and zoning requirements of the city or county in which it is to be
located.

(p)(q) Prior to expiration of the term of a lottery gaming facility
management contract, the lottery commission may negotiate a new lottery
gaming facility management contract with the lottery gaming facility
manager if the new contract is substantially the same as the existing
contract. Otherwise, the lottery gaming facility review board shall be
reconstituted and a new lottery gaming facility management contract shall
be negotiated and approved in the manner provided by this act.

Sec. 28. K.S.A. 74-8741 is hereby amended to read as follows: 74-
8741. (a) The executive director of the Kansas lottery shall negotiate a
racetrack gaming facility management contract to place electronic gaming
machines at one parimutuel licensee location in each gaming zone except
the southwest Kansas gaming zone. The racetrack management contract
may also provide for the racetrack gaming facility manager to operate and
manage sports wagering as provided in subsection (d).
(b) To be eligible to enter into a racetrack gaming facility management contract the prospective racetrack gaming facility manager shall, at a minimum:

(1) Have sufficient access to financial resources to support the activities required of a racetrack gaming facility manager under the Kansas expanded lottery act; and

(2) be current in filing all applicable tax returns and in payment of all taxes, interest and penalties owed to the state of Kansas and any taxing subdivision where such prospective manager is located in the state of Kansas, excluding items under formal appeal pursuant to applicable statutes.

(c) A racetrack gaming facility management contract shall include:

(1) The term of the contract;

(2) provisions for the Kansas racing and gaming commission to oversee all racetrack gaming facility operations, including, but not limited to: Oversight of internal controls; oversight of security of facilities; performance of background investigations, determination of qualifications and any required certification or licensing of officers, directors, board members, employees, contractors and agents of the racetrack gaming facility manager; auditing of net electronic gaming machine income and maintenance of the integrity of electronic gaming machine operations;

(3) provisions for the racetrack gaming facility manager to pay the costs of oversight and regulation of the racetrack gaming facility manager under this act and such manager's racetrack gaming facility operations by the Kansas racing and gaming commission; and

(4) enforceable provisions: (A) Prohibiting the state, until July 1, 2032, from: (i) Entering into management contracts for more than three lottery gaming facilities or similar gaming facilities, one to be located in the northeast Kansas gaming zone, one to be located in the south central Kansas gaming zone, one located in the southwest Kansas gaming zone and one to be located in the southeast Kansas gaming zone; (ii) designating additional areas of the state where operation of lottery gaming facilities or similar gaming facilities would be authorized; or (iii) operating an aggregate of more than 2,800 electronic gaming machines at all parimutuel licensee locations; and (B) requiring the state to repay to the racetrack gaming facility manager an amount equal to the privilege fee paid by such racetrack gaming facility manager, plus interest on such amount, compounded annually at the rate of 10%, if the state violates the prohibition provision described in (A).

(d) (1) Any management contract approved by the commission under K.S.A. 74-8742, and amendments thereto, may include provisions for operating and managing sports wagering by the racetrack gaming facility manager in person at the racetrack gaming facility and over the internet.
(2) If a management contract includes such provisions, then such contract shall include the following provisions:

(A) The racetrack gaming facility may offer tier one or tier two sports wagers, or both; and

(B) (i) The state shall receive 20% of the sports wagering revenues received from wagers placed with the racetrack gaming facility through an interactive sports wagering platform; and

(ii) the state shall receive 14% of the sports wagering revenues received from wagers placed in person at the racetrack gaming facility.

(d) Racetrack gaming facility management contracts authorized by this section may include provisions relating to:

(1) Accounting procedures to determine net electronic gaming machine income, unclaimed prizes and credits;

(2) minimum requirements for a racetrack gaming facility manager to provide qualified oversight, security and supervision of electronic gaming machines, including the use of qualified personnel with experience in applicable technology;

(3) eligibility requirements for employees, contractors or agents of a racetrack gaming facility manager who will have responsibility for or involvement with electronic gaming machines or for the handling of cash or tokens;

(4) background investigations to be performed by the Kansas racing and gaming commission;

(5) credentialing or certification requirements of any employee, contractor or agent as provided by the Kansas expanded lottery act or rules and regulations adopted pursuant thereto;

(6) provision for termination of the management contract by either party for cause; and

(7) any other provision deemed necessary by the parties, including such other terms and restrictions as necessary to conduct racetrack gaming facility operations in a legal and fair manner.

(e) A person who is the manager of a lottery gaming facility in a gaming zone shall not be eligible to be the manager of the racetrack gaming facility in the same zone.

(f) A racetrack gaming facility management contract shall not constitute property, nor shall it be subject to attachment, garnishment or execution, nor shall it be alienable or transferable, except upon approval by the executive director, nor shall it be subject to being encumbered or hypothecated.

(h) If a racetrack gaming facility manager agrees to operate and manage sports wagering, the Kansas lottery shall be the licensee and owner of all software programs used in conducting sports wagering.
the racetrack gaming facility manager, on behalf of the state, shall:
purchase or lease for the Kansas lottery any equipment or other property
necessary for operating and managing sports wagering. All sports
wagering shall be subject to the ultimate control of the Kansas lottery in
accordance with the Kansas expanded lottery act.

Sec. 29. K.S.A. 74-8743 is hereby amended to read as follows: 74-
8743. (a) The board of county commissioners of each county where there
is a an existing or former parimutuel licensee location may, at any time by
resolution, submit to the qualified voters of the county a proposition to:
permit the placement of electronic gaming machines in the county as
provided in this section, or upon the presentation of a valid petition signed
by not fewer than 5,000 qualified voters of the county, shall submit such
proposition to the qualified voters of the county a proposition to permit the
placement of electronic gaming machines in the county as provided in this
section. The proposition shall be submitted or resubmitted to the voters at
a of the county at any primary, general election or special election called
by the board of county commissioners for that purpose and. Such election
shall be held not more than 180 150 days after the effective date of this act
adoption of a resolution by the board of county commissioners or the:

(b) Upon the adoption of a resolution or the receipt of a valid petition
calling for an election pursuant to this section in Sedgwick county, the
county election officer shall cause the following proposition to be placed
on the ballot at the election called for that purpose: "Shall the Kansas
Lottery be authorized to place electronic gaming machines in _________
county?" as a question in substantial compliance with the following:
"Shall the operation of electronic gaming machines by the Kansas lottery
be authorized at the former parimutuel licensee location in Sedgwick
county, commonly known as Wichita greyhound park?"

(c) If a majority of the votes cast and counted at any such election is
in favor of approving the placement of electronic gaming machines in the
county, the Kansas lottery may shall place and operate electronic gaming
machines at a parimutuel licensee location in the county, subject to the
provisions of this act. If a majority of the votes cast and counted at an any
such election under this section is against permitting placement of

(d) The election provided for by this section shall be conducted, and
the votes counted and canvassed, in the manner provided by law for
question submitted elections of the county:

(e) (1) The lottery commission may waive the requirement that for an election to be held pursuant to this section if the lottery commission determines that after December 31, 2004, and before the effective date of this act prior to July 1, 2021, the county has held an election of qualified voters pursuant to the county's home rule authority:

(1)(A) at which the ballot question was in substantial general compliance with the requirements of this section in effect at the time of such election;

(2) which (B) was administered by the county election officer in a manner consistent with the requirements of state election law; and (3)(C) at which a majority of the votes cast and counted was in favor of the proposition.

(2) Wyandotte and Crawford counties are hereby deemed to have satisfied the requirements of this subsection, and no subsequent election shall be required prior to the placement of electronic gaming machines in such counties.

(f) The question of the placement of electronic gaming machines in a county may be submitted at the same election as the question of operation of a lottery gaming facility in the county under K.S.A. 74-8737, and amendments thereto to the qualified voters of the county in accordance with the provisions of this section at any time, except if such a proposition has been approved by a majority of the qualified voters of such county, then the question shall not be submitted at any subsequent election.

Sec. 30. K.S.A. 74-8751 is hereby amended to read as follows: 74-8751. (a) The Kansas racing and gaming commission, through rules and regulations, shall establish:

(a)(1) A certification requirement, and enforcement procedure, for officers, directors, key employees and persons directly or indirectly owning a 0.5% or more interest in a lottery gaming facility manager or racetrack gaming facility manager. Such certification requirement shall include compliance with such security, fitness and background investigations and standards as the executive director of the Kansas racing and gaming commission deems necessary to determine whether such person's reputation, habits or associations pose a threat to the public interest of the state or to the reputation of or effective regulation and control of the lottery gaming facility or racetrack gaming facility. Any person convicted of any felony, a crime involving gambling or a crime of moral turpitude prior to applying for a certificate hereunder or at any time thereafter shall be deemed unfit. The Kansas racing and gaming commission shall conduct the security, fitness and background checks required pursuant to this subsection. Certification pursuant to this subsection shall not be assignable or transferable;

(b)(2) a certification requirement, and enforcement procedure, for—
those persons, including electronic gaming machine manufacturers, technology providers and computer system providers, who propose to contract with a lottery gaming facility manager, a racetrack gaming facility manager or the state for the provision of goods or services related to a lottery gaming facility or racetrack gaming facility, including management services. Such certification requirements shall include compliance with such security, fitness and background investigations and standards of officers, directors, key gaming employees and persons directly or indirectly owning a 0.5%–5% or more interest in such entity as the executive director of the Kansas racing and gaming commission deems necessary to determine whether such person's reputation, habits and associations pose a threat to the public interest of the state or to the reputation of or effective regulation and control of the lottery gaming facility or racetrack gaming facility. Any person convicted of any felony, a crime involving gambling or a crime of moral turpitude prior to applying for a certificate hereunder or at any time thereafter shall be deemed unfit.

If the executive director of the racing and gaming commission determines the certification standards of another state are comprehensive, thorough and provide similar adequate safeguards, the executive director may certify an applicant already certified in such state without the necessity of a full application and background check. The Kansas racing and gaming commission shall conduct the security, fitness and background checks required pursuant to this subsection. Certification pursuant to this subsection shall not be assignable or transferable;

(3) a certification requirement and enforcement procedure for: (A) employees of a lottery gaming facility manager or racetrack gaming facility manager who are directly involved in the operation or management of sports wagering conducted by such manager; and (B) those persons who propose to contract with a lottery gaming facility manager or a racetrack gaming facility manager for the provision of goods or services related to sports wagering, including any interactive sports wagering platform requested by a lottery gaming facility manager or racetrack gaming facility manager under section 3, and amendments thereto. Such certification requirement shall include compliance with such security, fitness and background investigations and standards as the executive director of the Kansas racing and gaming commission deems necessary to determine whether such person's reputation, habits or associations pose a threat to the public interest of the state or to the reputation of or effective regulation and control of sports wagering conducted by the lottery gaming facility or racetrack gaming facility. Such certification shall be valid for one year from the date of issuance;

(e)(4) provisions for revocation of a certification required by subsection (a) or (b)(1) or (a)(2) upon a finding that the certificate holder
an officer or director thereof or a person directly or indirectly owning a
0.5%–5% or more interest therein: (1)(A) Has knowingly provided false or
misleading material information to the Kansas lottery or its employees; or
(2)(B) has been convicted of a felony, gambling related offense or any
crime of moral turpitude; and
(d)(5) provisions for suspension, revocation or nonrenewal of a
certification required by subsection (a) or (b)(1) or (a)(2) upon a finding
that the certificate holder, an officer or director thereof or a person directly
or indirectly owning a 0.5%–5% or more interest therein: (1)(A) Has failed
to notify the Kansas lottery about a material change in ownership of the
certificate holder, or any change in the directors or officers thereof; (2)(B)
is delinquent in remitting money owed to the Kansas lottery; (3)(C) has
violated any provision of any contract between the Kansas lottery and the
certificate holder; or (4)(D) has violated any provision of the Kansas
expanded lottery act or any rule and regulation adopted hereunder; and
(6) provisions for suspension, revocation or nonrenewal of a
certification required by subsection (a)(3) upon a finding that the
certificate holder has: (A) Knowingly provided false or misleading
material information to the Kansas lottery, the Kansas racing and gaming
commission or to the employees of either entity; (B) been convicted of a
felony, gambling related offense or any crime of moral turpitude; (C)
violated any provision of any contract between the Kansas lottery and the
certificate holder; or (D) violated any provision of the Kansas expanded
lottery act or any rule and regulation adopted hereunder.
(b) The Kansas racing and gaming commission shall conduct the
security, fitness and background checks required pursuant to this section.
Any person convicted of any felony, a crime involving gambling or a crime
of moral turpitude prior to applying for a certificate hereunder or at any
time thereafter shall be deemed unfit.
(c) A certification issued pursuant to this section shall not be
assignable or transferable.
Sec. 31. K.S.A. 74-8752 is hereby amended to read as follows: 74-
8752. (a) The executive director of the Kansas lottery and the executive
director of the Kansas racing and gaming commission, or their designees,
may observe and inspect all electronic gaming machines, lottery facility
games, sports wagering operations, lottery gaming facilities, racetrack
facilities and all related equipment and facilities operated by a
lottery gaming facility manager or racetrack gaming facility manager.
(b) In addition to any other powers granted pursuant to this act, the
executive director of the racing and gaming commission shall have the
power to:
(1) Examine, or cause to be examined by any agent or representative
designated by such executive director, any books, papers, records or-
memoranda of any lottery gaming facility manager or racetrack gaming facility manager, or of any business involved in electronic gaming machines, or, lottery facility games or sports wagering operations authorized pursuant to the Kansas expanded lottery act, for the purpose of ascertaining compliance with any provision of the Kansas lottery act, the Kansas expanded lottery act, or any rules and regulations adopted thereunder;

(2) investigate alleged violations of the Kansas expanded lottery act and alleged violations of any rules and regulations, orders and final decisions of the Kansas lottery commission, the executive director of the Kansas lottery, the Kansas racing and gaming commission or the executive director of the Kansas racing and gaming commission;

(3) request a court to issue subpoenas to compel access to or for the production of any books, papers, records or memoranda in the custody or control of any lottery gaming facility manager or racetrack gaming facility manager related to the management of the lottery gaming facility or racetrack gaming facility, or to compel the appearance of any lottery gaming facility manager or racetrack gaming facility manager for the purpose of ascertaining compliance with the provisions of the Kansas lottery act and the Kansas expanded lottery act or rules and regulations adopted thereunder; and

(4) inspect and approve, prior to publication or distribution, all advertising by a lottery gaming facility manager or racetrack gaming facility manager which includes any reference to the Kansas lottery; and

(5) take any other action as may be reasonable or appropriate to enforce the provisions of the Kansas expanded lottery act and any rules and regulations, orders and final decisions of the executive director of the Kansas lottery, the Kansas lottery commission, the executive director of the Kansas racing commission or the Kansas racing and gaming commission.

(c) Appropriate security measures shall be required in any and all areas where electronic gaming machines, sports wagering and other lottery facility games authorized pursuant to the Kansas expanded lottery act are located or operated. The executive director of the Kansas racing and gaming commission shall approve all such security measures.

(d) The executive director of the Kansas racing and gaming commission shall require an annual audit of the operations of each lottery gaming facility and ancillary lottery gaming facility operations and each racetrack gaming facility as determined by the commission. Such audit shall be conducted by the Kansas racing and gaming commission or a licensed accounting firm approved by the executive director of the Kansas racing and gaming commission and shall be conducted at the expense of the lottery gaming facility manager or racetrack facility manager.
(e) None of the information disclosed pursuant to subsection (b) or (d) shall be subject to disclosure under the Kansas open records act, K.S.A. 45-216 et seq., and amendments thereto.

Sec. 32. K.S.A. 74-8757 is hereby amended to read as follows: 74-8757. (a) A person less than 21 years of age shall not be permitted in an area where electronic gaming machines or lottery facility games are being conducted, except for a person at least 18 years of age who is an employee of the lottery facility manager or the racetrack gaming facility manager. No employee under age 21 shall perform any function involved in gaming by the patrons.

(b) No person under age 21 shall play or make a wager on an electronic gaming machine game or a lottery facility game.

(c) No person under age 21 shall directly or indirectly make a wager on any sporting event, or otherwise be permitted to engage in sports wagering.

Sec. 33. K.S.A. 74-8760 is hereby amended to read as follows: 74-8760. (a) Except in accordance with rules and regulations of the Kansas racing and gaming commission or by written authority from the executive director of the Kansas racing and gaming commission in performing installation, maintenance, inspection and repair services, it is a class A nonperson misdemeanor for the following to place a wager on or play an electronic gaming machine game or a lottery facility game at a lottery gaming facility in this state: The executive director of the Kansas lottery, a member of the Kansas lottery commission or any employee or agent of the Kansas lottery; the executive director, a member or any employee or agent of the Kansas racing and gaming commission; or the lottery facility manager or any employee of the lottery facility manager.

(b) Except in accordance with rules and regulations of the Kansas racing and gaming commission or by written authority from the executive director of the Kansas racing and gaming commission in performing installation, maintenance, inspection and repair services, it is a class A nonperson misdemeanor for the following to place a wager on or play an electronic gaming machine at a racetrack gaming facility in this state: (1) The executive director of the Kansas lottery, a member of the Kansas lottery commission or any employee or agent of the Kansas lottery; (2) the executive director, a member or any employee or agent of the Kansas racing and gaming commission; or (3) the racetrack gaming facility manager or any employee of the racetrack gaming facility manager.

(c) Except in accordance with rules and regulations of the Kansas racing and gaming commission, or by written authority from the executive director of the Kansas racing and gaming commission, in performing installation, maintenance, inspection and repair services, it is a class A nonperson misdemeanor for the following to place a sports wager with a:
sports wagering retailer, a lottery gaming facility or a racetrack gaming facility: (1) The executive director of the Kansas lottery, a member of the Kansas lottery commission or any employee or agent of the Kansas lottery; (2) the executive director, a member or any employee or agent of the Kansas racing and gaming commission; (3) a sports wagering manager, or any director, officer, owner or employee of such sports wagering manager, or any relative living in the same household as such persons; (4) an interactive sports wagering platform, or any director, officer, owner or employee of such platform, or any relative living in the same household as such persons; (5) any director, officer or employee of a sports governing body; (6) any owner, officer, athlete, coach or other employee of a team; or (7) any director, officer or employee of a player union or referee union.

(d) It is a severity level 8, nonperson felony for any person knowingly to place a sports wager: (1) With access to nonpublic confidential information held by the sports wagering manager; (2) as an agent or proxy for other persons; (3) using funds derived from illegal activity; (4) to conceal money derived from illegal activity; (5) through the use of other individuals to place wagers as part of any wagering scheme to circumvent any provision of federal or state law; or (6) using false identification to facilitate the placement of the wager or the collection of any prize in violation of federal or state law.

(e) It is a severity level 8, nonperson felony for any person knowingly to:

(1) Use other than a lawful coin or legal tender of the United States of America, or to use coin not of the same denomination as the coin intended to be used in an electronic gaming machine, except that in the playing of any electronic gaming machine or similar gaming device, it shall be lawful for any person to use gaming billets, tokens or similar objects therein which are approved by the Kansas racing and gaming commission;

(2) Possess or use, while on premises where electronic gaming machines are authorized pursuant to the Kansas expanded lottery act, any cheating or thieving device, including, but not limited to, tools, wires, drills, coins attached to strings or wires or electronic or magnetic devices to facilitate removing from any electronic gaming machine any money or contents thereof, except that a duly authorized agent or employee of the Kansas racing and gaming commission, lottery gaming facility manager or racetrack gaming facility manager may possess and use any of the foregoing only in furtherance of the agent's or employee's employment at the lottery gaming facility or racetrack gaming facility;

(3) Possess or use while on the premises of a lottery gaming facility or racetrack gaming facility, or any location where electronic gaming machines are authorized pursuant to this act, any key or device designed...
for the purpose of or suitable for opening or entering any electronic
gaming machine or similar gaming device or drop box.

(d)(f) Any duly authorized agent or employee of the Kansas racing
and gaming commission, a lottery gaming facility manager or a racetrack
facility manager may possess and use any of the devices described
in subsections (c)(3) and (c)(4) in furtherance of inspection or testing as provided in the Kansas expanded lottery act or in
furtherance of such person’s employment at any location where any
electronic gaming machine or similar gaming device or drop box is
authorized pursuant to the Kansas expanded lottery act.

Sec. 34. K.S.A. 74-8761 is hereby amended to read as follows: 74-
8761. (a) It shall be a severity level 9, nonperson felony for any person to
place in operation or continue to have in place any gray machine for use
by members of the public at any location in this state:

(b) It shall be the duty of the attorney general and the Kansas racing
and gaming commission to enforce the provisions of this section, together
with any rules and regulations adopted pursuant thereto. The attorney
general and the Kansas racing and gaming commission shall have
original jurisdiction to investigate and prosecute violations of this section.

Sec. 35. K.S.A. 75-6202 is hereby amended to read as follows: 75-
6202. As used in article 62 of chapter 75 of the Kansas Statutes Annotated,
and amendments thereto:

(a) "Debtor" means any person who:

(1) Owes a debt to the state of Kansas or any state agency or any
municipality;

(2) owes support to an individual, or an agency of another state, who
is receiving assistance in collecting that support under K.S.A. 39-756 or
K.S.A. 2020 Supp. 20-378, and amendments thereto, or under part D of
title IV of the federal social security act, 42 U.S.C. § 651 et seq., as
amended; or

(3) owes a debt to a foreign state agency;

(b) "Debt" means:

(1) Any liquidated sum due and owing to the state of Kansas, or any
state agency, municipality or foreign state agency which has accrued
through contract, subrogation, tort, operation of law, or any other legal
theory regardless of whether there is an outstanding judgment for that sum.
A debt shall not include special assessments except when the owner of the
property assessed petitioned for the improvement and any successor in
interest of such owner of property;

(2) any amount of support due and owing an individual, or an agency
of another state, who is receiving assistance in collecting that support
under K.S.A. 39-756 or K.S.A. 2020 Supp. 20-378, and amendments-
thereto, or under part D of title IV of the federal social security act, 42:
U.S.C. § 651 et seq., as amended, which that amount shall be considered a debt due and owing the district court trustee or the Kansas department for children and families for the purposes of this act; or

(3) any assessment of court costs, fines, fees, moneys expended by the state in providing counsel and other defense services to indigent defendants or other charges which that a district court judgment has ordered to be paid to the court and which that remain unpaid in whole or in part, and includes any interest or penalties on such unpaid amounts as provided for in the judgment or by law. Such amount also includes the cost of collection when the collection services of a contracting agent are utilized.

(e) "Refund" means any amount of income tax refund due to any person as a result of an overpayment of tax, and for this purpose, a refund due to a husband and wife resulting from a joint return shall be considered to be separately owned by each individual in the proportion of each such spouse's contribution to income, as the term "contribution to income" is defined by rules and regulations of the secretary of revenue.

(d) "Net proceeds collected" means gross proceeds collected through final setoff against a debtor's earnings, refund or other payment due from the state or any state agency minus any collection assistance fee charged by the director of accounts and reports of the department of administration.

(e) "State agency" means any state office, officer, department, board, commission, institution, bureau, agency or authority or any division or unit thereof and any judicial district of this state or the clerk or clerks thereof. "State agency" also shall include any: (1) District court utilizing collection services pursuant to K.S.A. 75-719, and amendments thereto, to collect debts owed to such court; and (2) contracting agent, as defined in K.S.A. 75-719, and amendments thereto, with which a district court contracts to collect debts owed to such court. Such contracting agent may directly establish a debt setoff account with the director for the sole purpose of collecting debts owed to courts.

(f) "Person" means an individual, proprietorship, partnership, limited partnership, association, trust, estate, business trust, corporation, other entity or a governmental agency, unit or subdivision.

(g) "Director" means the director of accounts and reports of the department of administration.

(h) "Municipality" means any municipality as defined by K.S.A. 75-1117, and amendments thereto, or any community mental health center organized pursuant to the provisions of K.S.A. 19-4001 et seq., and amendments thereto, and licensed pursuant to K.S.A. 2020 Supp. 39-2001 et seq., and amendments thereto, or any mental health clinic organized pursuant to the provisions of K.S.A. 65-211 et seq., and amendments thereto, and licensed pursuant to K.S.A. 2020 Supp. 39-2001 et seq., and
amendments thereto:

(i) "Payor agency" means any state agency which holds money for, or owes money to, a debtor.

(ii) "Foreign state or foreign state agency" means the states of Colorado, Missouri, Nebraska or Oklahoma or any agency of such states which has entered into a reciprocal agreement pursuant to K.S.A. 75-6215, and amendments thereto.

(k) "Facility owner licensee" shall have the same meaning as defined in K.S.A. 74-8802, and amendments thereto.

(l) "Racetrack gaming facility manager" shall have the same meaning as that term is defined in K.S.A. 74-8702, and amendments thereto.

(m) "Lottery gaming facility manager" shall have the same meaning as that term is defined in K.S.A. 74-8702, and amendments thereto.

(n) "Prize" shall have the same meaning as that term is defined in K.S.A. 74-8702, and amendments thereto.

(o) "Sports wagering retailer" means the same as defined in K.S.A. 74-8702, and amendments thereto.

Sec. 36. K.S.A. 75-6204 is hereby amended to read as follows: 75-6204.

(a) Subject to the limitations provided in this act, if a debtor fails to pay a debt or fails to pay to the state of Kansas or any state agency, foreign state agency, municipality or the federal department of the treasury an amount owed, the director may setoff such amount and a reasonable collection assistance fee determined in accordance with K.S.A. 75-6210, and amendments thereto, against any money held for, or any money owed to, such debtor by the state, any state agency or lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer.

(b) The director may enter into an agreement with a municipality for participation in the setoff program for the purpose of assisting in the collection of a debt. The director shall include in any such agreement a provision requiring the municipality to certify that the municipality has made at least three attempts to collect a debt prior to submitting such debt to setoff pursuant to this act.

(c) The director shall enter into an agreement with a lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer for participation in the setoff program for the purpose of assisting in the collection of a debt. The director shall include in any such agreement a provision agreeing to defend, indemnify and hold harmless a lottery gaming facility manager, racetrack gaming-
facility manager or facility owner licensee or sports wagering retailer with regard to all claims, demands, suits, actions, damages, judgments, costs, charges and expenses, including attorney fees, that may be brought or asserted against a lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer and that arise from the performance of an agreement to facilitate the collection of debts by a lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer.

(d) (1) Except as provided in subsection (e)(2) paragraph (2), the director shall add the cost of collection and the debt for a total amount subject to setoff against a debtor.

(2) Any debts due and owing to an individual, the state of Kansas or an agency of another state that are being enforced by the Kansas department for children and families under part D of title IV of the federal social security act, 42 U.S.C. § 651 et seq., as amended, shall not have the cost of collection added to the debt owed and subject to setoff. Such cost of collection shall be paid by the Kansas department for children and families.

Sec. 37. K.S.A. 75-6217 is hereby amended to read as follows:

75-6217. (a) Prior to any lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer paying on behalf of the state any moneys requiring the completion of an internal revenue service form W-2G, the lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer shall cause the person winning the prize to be matched against the state debtor files maintained by the director of accounts and reports as prescribed under K.S.A. 75-6201 et seq., and amendments thereto. If such person is listed in the state debtor files, the prize shall be withheld by the lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer to the extent of such person's debt as set forth in the state debtor files.

(b) The lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer shall not be subject to any civil, criminal or administrative liability for any actions taken pursuant to this section, unless such actions are intentional, malicious or wanton by such lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer, or employees or agents thereof. The state shall indemnify the lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer for any and all expenses, losses, damages and attorney fees that arise directly or indirectly from the performance of activities related to this section. For the purposes of the fair debt collection practices act, and any other federal or state law,
the lottery gaming facility manager, racetrack gaming facility manager or facility owner licensee or sports wagering retailer shall have all of the protections of the state under the Kansas tort claims act, K.S.A. 75-6101 et seq., and amendments thereto. The sole remedy at law for persons who claim prizes were wrongfully withheld pursuant to this section shall be to submit an appeal to the department of administration pursuant to K.S.A. 75-6201 et seq., and amendments thereto.

(c) Moneys withheld, based on the state debtor files, shall be remitted to the state treasurer in accordance with K.S.A. 75-4215, and amendments thereto. The state treasurer shall deposit the entire amount in the state treasury and credit it to the department of administration’s setoff clearing fund.

(d) Nothing in this section shall apply to Native American tribal gaming facilities.

(e) This section shall be a part of and supplemental to the state debt setoff program.

Sec. 38. K.S.A. 79-4806 is hereby amended to read as follows: 79-4806. On July 1 of each year or as soon thereafter as sufficient moneys are available, $80,000 – $100,000 credited to the state gaming revenues fund shall be transferred and credited to the problem gambling and addictions grant fund established by K.S.A. 79-4805, and amendments thereto.


New Section 1. (a) Sports wagering shall only be conducted in this state in accordance with the provisions of the Kansas lottery act and the Kansas expanded lottery act.

(b) The Kansas lottery may offer sports wagering through one or more lottery gaming facility managers that have contracted with the Kansas lottery in accordance with the Kansas expanded lottery act to operate and manage sports wagering on behalf of the Kansas lottery, including, but not limited to, sports wagering over the internet through websites and mobile device applications, through interactive sports wagering platforms approved by the Kansas lottery and the use of any such platform at the primary facility of a professional sports team or other marketing entity pursuant to a marketing agreement entered into between the lottery gaming facility manager and the professional sports team or other marketing entity in accordance with section 4, and amendments thereto.

New Sec. 2. (a) Each lottery gaming facility manager shall be limited to three interactive sports wagering platforms that shall be approved by the executive director. Any interactive sports wagering
platform approved by the executive director shall serve the public convenience and promote sports wagering in accordance with marketing plans developed by the Kansas lottery to offer sports wagers. Any lottery gaming facility manager may enter into a contract on behalf of the Kansas lottery with an approved interactive sports wagering platform. Any such contract shall be approved by the Kansas lottery. A lottery gaming facility manager shall only accept wagers placed through an interactive sports wagering platform from individuals who are physically located within the state of Kansas at the time of submitting the wager. Sports wagering conducted through the interactive sports wagering platform shall be offered only as approved by the Kansas lottery and in accordance with the provisions of the Kansas expanded lottery act.

(b) Requests for approval of an interactive sports wagering platform submitted to the Kansas lottery shall be in such form and manner as prescribed by the executive director. The lottery gaming facility manager requesting approval shall provide such information regarding the interactive sports wagering platform and the manager's intended use of such platform as the executive director deems necessary. All background investigation requirements required by the Kansas racing and gaming commission pursuant to the Kansas expanded lottery act shall be completed before the executive director shall consider approval and usage of any interactive sports wagering platform. The executive director shall not unreasonably withhold approval of an interactive sports wagering platform that a lottery gaming facility manager requests to be approved for conducting sports wagering. Lottery gaming facility managers shall not be required to use the same interactive sports wagering platforms.

(c) A lottery gaming facility manager may apply to the Kansas lottery for approval of one additional graphical user interface specific to a professional sports team that has a marketing agreement with such lottery gaming facility manager to be used to access an interactive sports wagering platform approved by the Kansas lottery.

(d) No lottery gaming facility manager shall provide a line of credit to any person engaged in sports wagering.

(e) A lottery gaming facility manager shall include information and tools to assist players in making responsible decisions and shall provide, at a minimum:

1. Prominently displayed tools to set limits on the amount of time and money a person spends on any interactive sport wagering platform;
2. Prominently displayed information regarding compulsive gambling and ways to seek treatment and support if a person has a
problem; and
(3) a person the ability to exclude the use of certain electronic
payment methods if desired by the person.

New Sec. 3. (a) No person shall provide goods, services, software
or any other components necessary for the determination of the odds
or the outcomes of any wager on a sporting event, directly or
indirectly, to a lottery gaming facility manager, including data feeds
and odds services, unless such person holds a license issued pursuant
to this section.

(b) (1) Upon receipt of a complete application and payment of the
required license fee, the commission may issue a sports wagering
supplier license to a person who satisfies the requirements of this
section and any rules and regulations adopted pursuant thereto.
Applications for a sports wagering supplier license shall be submitted
in such form and manner as prescribed by the commission.
(2) Such application shall include:
(A) The identity of:
(i) Each person who directly owns at least a 10% ownership
interest in the applicant;
(ii) each holding, intermediary or parent company that directly
owns at least a 15% ownership interest in the applicant; and
(iii) the chief executive officer and chief financial officer of the
applicant or the individual holding an equivalent office with respect to
the applicant, as determined by the commission; and
(B) such other information as required by the commission.
(3) The disclosure of any of the following direct or indirect
shareholders of the applicant shall be waived:
(A) Any government-created entity, including, but not limited to,
any statutorily authorized pension investment board or crown
 corporation of Canada; and
(B) any investment funds or entities registered with the securities
and exchange commission, including any investment advisors or
entities under the management of an entity registered with the
securities and exchange commission.
(c) Upon request by the applicant, the commission may issue a
provisional sports wagering supplier license if the applicant has
submitted a complete application and paid the required application
fee. Such provisional license shall be for a term specified on the license
but not to exceed one year. The holder of a provisional license shall
surrender such license to the commission upon the issuance of a sports
wagering supplier license to such person.
(d) The commission shall establish the fee for the issuance and
renewal of a sports wagering supplier license and provisional sports
wagering supplier license.

(e) A sports wagering supplier license shall be valid for a period of two years from the date issued.

(f) A sports wagering supplier license may be renewed by the licensee prior to the expiration thereof upon application and payment of the required renewal fee.

New Sec. 4. (a) A professional sports team or other marketing entity may enter into a marketing agreement with a lottery gaming facility manager for the purpose of marketing sports wagering at the primary facility of such professional sports team or the premises of such other marketing entity. All sports wagering shall be operated and managed by the lottery gaming facility manager. No owner, director, officer, employee or agent of the professional sports team or other marketing entity shall have any duties directly related to the operation or management of sports wagering except as expressly provided in the marketing agreement.

(b) (1) A marketing agreement shall provide that the professional sports team or other marketing entity shall promote and advertise sports wagering on behalf of the contracting lottery gaming facility manager at the primary facility of the professional sports team or the premises of such other marketing entity. Promotion and advertising may include, but shall not be limited to:

(A) Advertising through signage and other media, including electronic media;

(B) allowing devices, such as kiosks, to be located within the primary facility of the professional sports team to allow patrons to engage in sports wagering; and

(C) providing access to mobile device applications that allow patrons to access the interactive sports wagering platforms utilized by the lottery gaming facility manager operating and managing sports wagering at the primary facility or other premises.

(2) A marketing agreement shall expressly prohibit the professional sports team or other marketing entity and any owner, director, officer, employee or agent of such professional sports team or other marketing entity from taking any bets, paying out any prizes or otherwise having any control or access to the interactive sports wagering platform or any other system used by the lottery gaming facility manager to operate and manage sports wagering.

(3) If the primary facility or other premises specified in the marketing agreement is located outside a gaming zone, then all sports wagering at such facility or other premises shall be conducted through an interactive sports wagering platform.

(c) Any lottery gaming facility manager may enter into marketing
agreements with not more than 50 marketing entities. Not less than
20% of such agreements shall be with a nonprofit fraternal or
veterans organizations.
(d) Any lottery gaming facility manager seeking to enter into a
marketing agreement pursuant to this section shall submit such
marketing agreement to the Kansas lottery for approval. No such
marketing agreement shall become effective until it is approved by the
executive director of the Kansas lottery. If the marketing agreement
satisfies all of the requirements of the Kansas lottery act and the
Kansas expanded lottery act, then it shall be approved. If the
agreement is not approved, the executive director shall notify the
parties to the agreement that approval has been denied and provide
the reasons for such denial.
New Sec. 5. The executive director shall adopt rules and
regulations regarding the advertisement for sports wagering. Such
rules and regulations shall be adopted on or before January 1, 2023,
and shall include, but not be limited to:
(a) Ensuring that advertisements, including limitations on the
form, content, quantity, timing and location of such advertisements,
do not target children and minors, or other persons who are ineligible
to place wagers, or problem gamblers or other vulnerable persons;
(b) disclosure of the identity of the lottery gaming facility
manager in all such advertisements;
(c) provision of the toll-free number for information and referral
services for compulsive and problem gambling; and
(d) prohibitions on false, misleading or deceptive advertisements.
New Sec. 6. The Kansas lottery may restrict, limit or
excludewagering on one or more sporting events by providing notice
to all lottery gaming facility managers in such form and manner as
prescribed by the executive director. Offering or taking wagers that
are contrary to any such notice or any rules and regulations
promulgated by either the Kansas lottery or the Kansas racing and
gaming commission on a sporting event is a violation of the Kansas
expanded lottery act.
New Sec. 7. (a) Lottery gaming facility managers shall use
reasonable methods to:
(1) Prohibit such manager, and any director, officer, owner and
employee of the manager, and any relative living in the same
household as such persons, from placing wagers;
(2) prohibit any director, officer, owner and employee of the
sports wagering platform, and any relative living in the same
household as such persons, from placing wagers with the manager;
(3) prohibit athletes, coaches, referees, team owners, employees of
a sports governing body or its member teams, and player and referee
union personnel from placing wagers on any sporting event overseen
by such sports governing body. In determining which persons are
excluded from placing wagers under this paragraph, lottery gaming
facility managers shall use publicly available information and any list
of such persons that the sports governing body may provide to the
Kansas lottery and the Kansas racing and gaming commission;
(4) prohibit any person with access to nonpublic confidential
information held by the lottery gaming facility manager from placing
wagers with such manager;
(5) prohibit persons from placing wagers as agents or proxies for
other persons;
(6) prohibit any person convicted of any felony or misdemeanor
offense involving sports wagering, including, but not limited to, the
use of funds derived from illegal activity to make wagers, placing
wagers to conceal money derived from illegal activity, the use of other
individuals to place wagers as part of any wagering scheme to
circumvent any provision of federal or state law and the use of false
identification to facilitate the placement of any wager or the collection
of any prize in violation of federal or state law, from placing wagers;
and
(7) maintain the security of wagering data, customer data and
other confidential information from unauthorized access and
dissemination, provided that nothing in this act shall preclude the use
of internet or cloud-based hosting of such data and information or
disclosure as required by court order, state or federal law or as
otherwise required by this act.
(b) Lottery gaming facility managers shall cooperate with any
investigations conducted by the Kansas lottery, the Kansas racing and
gaming commission or law enforcement agencies, including, but not
limited to, providing or facilitating the provision of account-level
betting information and audio or video files relating to persons placing
wagers.
(c) Lottery gaming facility managers shall immediately report to
the Kansas lottery and the Kansas racing and gaming commission any
information relating to:
(1) Criminal or disciplinary proceedings commenced against such
manager in connection with such manager's operations in any
jurisdiction in which such manager operates;
(2) abnormal wagering activity or patterns that may indicate a
concern with the integrity of a sporting event in any jurisdiction in
which such manager operates;
(3) any potential breach of the relevant sports governing body's
internal rules and codes of conduct pertaining to sports wagering;

(4) any other conduct that corrupts a betting outcome of a sporting event for purposes of financial gain, including match-fixing;

and

(5) suspicious or illegal wagering activities, including the use of:
Funds derived from illegal activity; wagers to conceal or launder funds derived from illegal activity; agents to place wagers; and false identification when placing wagers.

(d) Information provided by a sports governing body to a lottery gaming facility manager shall be confidential and not subject to the open records act, K.S.A. 45-215 et seq., and amendments thereto, and the lottery gaming facility manager shall not disclose such information or any portion thereof, unless disclosure is required by this act, the Kansas racing and gaming commission, state or federal law or court order. The provisions of this subsection shall expire on July 1, 2027, unless the legislature acts to reenact such provision. The provisions of this subsection shall be reviewed by the legislature prior to July 1, 2027.

(e) Lottery gaming facility managers may use data for determining the result of sports wagers from any source that provides certified league data approved by the executive director.

(f) Any interactive sports wagering platform used by a lottery gaming facility manager shall allow any individual placing a sports wager through such platform to elect to not have such individual's personally identifiable information collected by such platform or by such lottery gaming facility manager for any purpose other than recording the placing of the sportswager, payment of any prize and as otherwise permitted by this section. Such election by an individual shall be maintained by such platform and lottery gaming facility manager until such time as the individual affirmatively cancels such election. No personally identifiable information of an individual who makes such election shall be used by such platform or lottery gaming facility manager except as permitted by this section.

New Sec. 8. (a) Lottery gaming facility managers shall maintain records of:

(1) All wagers placed, including personally identifiable information of the person placing the wager;

(2) the amount and type of wager;

(3) the time the wager was placed;

(4) the location of the wager, including the IP address, if applicable;

(5) the outcome of the wager;

(6) any records of abnormal wagering activity; and
(7) video camera recordings, in the case of in-person wagers.

(b) Such records shall be maintained for at least three years after the sporting event occurs. A lottery gaming facility manager shall make such records available for inspection upon request by the Kansas lottery or the Kansas racing and gaming commission or as required by court order.

New Sec. 9. The state shall have a cause of action against any person who knowingly engages in, facilitates or conceals conduct that intends to improperly influence a betting outcome of a sporting event for purposes of financial gain, in connection with betting or wagering on a sporting event. The state may seek damages or other equitable relief. The provisions of this section shall not be construed as a limitation on or bar against any other claims that the state may bring against such person or any other claim that the state may bring for injuries or damages arising out of the operation of sports wagering.

New Sec. 10. (a) Upon request by an individual, a lottery gaming facility manager shall restrict such individual from placing sports wagers with such manager and shall take reasonable measures to prevent such individual from placing sports wagers. The lottery gaming facility manager shall submit the restricted individual’s name and pertinent information to the Kansas racing and gaming commission for the sole purpose of having such information disseminated to all other lottery gaming facility managers. Any lottery gaming facility manager that receives such individual’s information from the Kansas racing and gaming commission shall restrict such individual from placing sports wagers.

(b) Any winnings of any individual who has requested to be restricted from placing sports wagering bets shall forfeit such winnings, and such winnings shall be credited to the problem gambling grant fund established under K.S.A. 79-4805, and amendments thereto.

New Sec. 11. (a) There is hereby established in the state treasury the sports wagering receipts fund to be administered by the executive director of the Kansas lottery. Separate accounts shall be maintained in such fund for receipt of moneys from sports wagering conducted by each lottery gaming facility manager. All expenditures from the fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director, or the executive director's designee, for the purposes set forth in this act.

(b) All revenues from sports wagering conducted by lottery gaming facility managers shall be paid weekly and electronically to the executive director, or as soon as reasonably possible based on the
sporting event and the wager placed, but in no event prior to the completion and settling of all bets for the sporting events for which wagers were placed. The executive director shall remit all moneys received therefrom to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury and credit such remittance to the respective account in the sports wagering receipts fund maintained for the lottery gaming facility manager.

(c) (1) The executive director shall certify monthly to the director of accounts and reports the percentages or amounts to be transferred from each account maintained in the sports wagering receipts fund to the lottery operating fund in accordance with the provisions of K.S.A. 74-8711, and amendments thereto, as provided by the lottery gaming facility management contract. Upon receipt of the certification, the director of accounts and reports shall transfer amounts from each such account in accordance with the certification of the executive director.

(2) At least once each month, the executive director shall cause amounts from each such account to be paid to the lottery gaming facility managers in accordance with each entity's respective contract with the Kansas lottery.

New Sec. 12. (a) There is hereby established in the state treasury the white collar crime fund to be administered by the governor. All moneys credited to the white collar crime fund shall be expended only for the purpose of investigating and prosecuting:

(1) Criminal offenses involving or facilitated by:

(A) The use of funds derived from illegal activity to make wagers;
(B) placing wagers to conceal money derived from illegal activity;
(C) the use of other individuals to place wagers as part of any wagering scheme to circumvent any provision of federal or state law;
(D) the use of false identification to facilitate the placement of any wager or the collection of any prize in violation of federal or state law;
(E) any other unlawful activity involving or facilitated by the placing of wagers; or
(F) any other violation of the Kansas expanded lottery act; or

(2) any financial or economic crime involving any unauthorized gambling.

(b) All expenditures from the fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the governor, or the governor's designee, for the purposes set forth in this act.

(c) The attorney general and the executive director of the Kansas
racing and gaming commission annually, on or before August 1, shall
submit requests to the governor for the amount of such sums that they
consider necessary to carry out the purposes of the white collar crime
fund. The governor may certify to the director of accounts and reports
amounts to be transferred from the white collar crime fund to any
special revenue fund or funds of the attorney general and the Kansas
racing and gaming commission as deemed appropriate by the
governor. Upon receipt of any such certification, the director of
accounts and reports shall transfer amounts from the white collar
crime fund to the special revenue fund or funds of the attorney
general and the Kansas racing and gaming commission in accordance
with such certification.

New Sec. 13. Upon receipt of a request to negotiate an
existing gaming compact or a new gaming compact regarding sports
wagering from a federally recognized Indian tribe pursuant to section
17, and amendments thereto, the governor shall submit notice of such
request to the executive director. Upon receipt of such notice, the
executive director shall enter into an agreement with the federally
recognized Indian tribe that made such request for the operation and
management of sports wagering by such tribe or any corporation,
limited liability company or other business entity wholly owned by
such tribe on behalf of the state of Kansas. Such agreement shall
authorize the Kansas lottery to offer sports wagering through an
interactive sports wagering platform to be operated and managed by
such tribe or business entity. The terms and conditions of such
agreement shall be substantially the same as any lottery gaming
facility management contract with respect to the operation and
management of sports wagering.

New Sec. 14. (a) Wagering on one or more historical horse races
is hereby authorized and may be conducted in accordance with the
provisions of the Kansas parimutuel racing act.

(b) Parimutuel wagering on historical horse races shall only be
conducted by an organization licensee at a facility located in Sedgwick
county and only through historical horse race machines approved by
the commission. Such wagering shall only be permitted in a designated
area on the licensed premises of an organization licensee. A licensee
shall obtain approval from the commission for any types of wagers on
historical horse races prior to conducting such wagering. No historical
horse race machines shall be operated at any facility that conducts live
greyhound races or displays simulcast greyhound races.

(c) An organization licensee may conduct parimutuel wagering
on historical horse races of any horse breed regardless of the type of
breed that primarily races in live meets conducted or simulcast races
A licensee may conduct parimutuel wagering on historical horse races on any days and hours approved by the commission and shall not be limited to times during which the licensee is conducting a live horse race meeting or displaying simulcast races.

(d) All wagering on historical horse races shall be conducted as follows:

(1) A patron may only wager on historical horse races through an historical horse race machine approved by the commission;
(2) once a patron deposits the wagered amount in the historical horse race machine, one or more historical horse races shall be chosen at random;
(3) prior to the patron making a wager selection, the machine shall not display or otherwise make any information available that would allow the patron to identify a historical horse race on which such patron is wagering, including the location of the race, the date on which the race was run, the names of the horses in the race or the names of the jockeys that rode the horses in the race;
(4) the machine shall make available for viewing by the patron the true and accurate past performance information on a historical horse race prior to such patron making a wager selection. The information shall be current as of the day the historical horse race was run. The information provided to the patron shall be made available on the machine in data or graphical form; and
(5) after a patron finalizes such patron's wager selections and plays such selections, the machine shall make a video replay of a portion of the race or the finish of the race available for the patron to view and the official results of the race. The identity of the race shall only be revealed to the patron after the patron has placed and played such patron's wager.

(e) Not more than 1,000 historical horse race machines shall be placed and operated at a racetrack facility.

(f) No parimutuel wagering or other type of wagering on historical horse races shall be conducted over the internet or a digital cellular network, including through any website or mobile device application.

(g) On or before January 1, 2023, the commission shall adopt rules and regulations necessary to implement and enforce the provisions of this section.

(h) This section shall be a part of and supplemental to the Kansas parimutuel racing act.

New Sec. 15. (a) Prior to the operation of any historical horse race machines pursuant to section 14, and amendments thereto, the executive director shall provide written notice to any lottery gaming...
facility manager managing a lottery gaming facility located in the same gaming zone as a racetrack facility where such historical horse race machines are to be operated. Such notice shall state the commission's intent to authorize the operation of historical horse race machines at such racetrack facility.

(b) No action against the state of Kansas or any other person or party for specific performance, anticipatory breach or breach of contract, the basis of which is that the authorization of historical horse race machines under section 14, and amendments thereto, violates the provisions of K.S.A. 74-8734(h)(19) or 74-8741(c)(4), and amendments thereto, or that the authorization of historical horse race machines under section 14, and amendments thereto, creates a material breach of a lottery gaming facility manager's management contract with the Kansas lottery, including any claim for reimbursement of privilege fees and interest thereon, shall be deemed to have accrued until the lottery gaming facility manager receives written notice from the executive director pursuant to subsection (a). Any such action shall be commenced within 60 days after receipt of such written notice and shall be filed as an original action in the supreme court. The supreme court shall have original jurisdiction for determination of any claims made and damages related thereto.

(c) No claim for equitable relief, including injunctive relief, may be brought in any action filed pursuant to this section. No claim may be brought in any action filed pursuant to this section except by the lottery gaming facility manager for the lottery gaming facility located in the same gaming zone as the racetrack facility where such historical horse race machines are to be operated.

(d) Any monetary damages awarded in any action brought pursuant to this section shall not exceed an amount equal to the privilege fee paid by the lottery gaming facility manager filing such action, plus any interest from the date such action accrued as specified in subsection (b).

(e) (1) If no action is filed pursuant to subsection (b), the commission may authorize the operation of historical horse race machines at the racetrack facility.

(2) If an action is properly filed, the commission shall not authorize the operation of historical horse race machines until such time as the supreme court issues a final order in such action and such order does not prohibit the commission from authorizing the operation of such machines.

(3) If the final judgment of the court orders the repayment of the privilege fees, or any portion thereof, paid by the lottery gaming facility manager, including any interest from the date such action
accrued, as specified in subsection (b), the executive director shall
determine the total amount due for such repayment in accordance
with such order and certify such repayment amount to the facility
manager licensee for the racetrack facility. The commission shall not
authorize the operation of any historical horse race machines at such
racetrack facility until the executive director has received such
certified amount. The executive director shall remit all such moneys
received to the state treasurer in accordance with K.S.A. 75-4215, and
amendments thereto. Upon receipt of such remittance, the state
treasurer shall deposit the entire amount in the state treasury to the
credit of the privilege fee repayment fund.

(f) If a payment is made in accordance with subsection (e)(3), the
commission shall pay an equal amount to the facility manager licensee
for the racetrack facility. Such payment shall be paid in installments
on a monthly basis from moneys held in the facility manager licensee
repayment fund. The amount of each monthly payment shall be a
percentage of the moneys in the state racing fund that were collected
by the commission from the tax levied pursuant to K.S.A. 74-8823(a)
(5), and amendments thereto, agreed to by the executive director and
the facility manager licensee, except that such percentage shall not be
less than 50% of the moneys in the state racing fund that were
collected by the commission from the tax levied pursuant to K.S.A. 74-
8823(a)(5), and amendments thereto. The executive director shall
certify the amount to be paid each month under this subsection to the
director of accounts and reports. Upon receipt of such certification,
the director of accounts and reports shall transfer such certified
amount from the state racing fund to the facility manager licensee
repayment fund. Transfers from the state racing fund under this
subsection shall only be made from those moneys held in the state
racing fund that were collected by the commission from the tax levied
pursuant to K.S.A. 74-8823(a)(5), and amendments thereto, on the
total amount wagered on historical horse races conducted by
historical horse race machines located at the facility manager
licensee's racetrack facility.

(g) (1) The privilege fee repayment fund is hereby created in the
state treasury and shall be administered by the Kansas lottery. The
privilege fee repayment fund shall consist of those moneys credited to
the privilege fee repayment fund from any payments received
pursuant to subsection (e). All expenditures from the privilege fee
repayment fund shall be for the repayment of privilege fees, including
accrued interest thereon, and shall be made in accordance with
appropriation acts upon warrants of the director of accounts and
reports issued pursuant to vouchers approved by the executive
director or the executive director's designee.

(2) The facility manager licensee repayment fund is hereby created in the state treasury and shall be administered by the Kansas racing and gaming commission. The facility manager licensee repayment fund shall consist of those moneys credited to the facility manager licensee repayment fund pursuant to subsection (f). All expenditures from the facility manager licensee repayment fund shall be for payment to the facility manager licensee pursuant to subsection (f) and shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the executive director or the executive director's designee.

(h) The provisions of this section shall be a part of and supplemental to the Kansas parimutuel racing act.

New Sec. 16. The provisions of sections 14 and 15, and amendments thereto, are hereby declared to be severable. If any part or provision of sections 14 and 15, and amendments thereto, is held to be void, invalid or unconstitutional, such part or provision shall not affect or impair any of the remaining parts or provisions of this act, and any such remaining provisions shall continue in full force and effect.

New Sec. 17. (a) If any federally recognized Indian tribe, as described in K.S.A. 74-9802(f), and amendments thereto, submits a request for negotiation of a gaming compact regarding sports wagering in accordance with K.S.A. 46-2302, and amendments thereto, the governor or the governor's designated representative shall negotiate in good faith with such Indian tribe to enter into such gaming compact.

(b) No compact described in subsection (a) shall include sports wagering beyond the boundaries of the compacting tribe's Indian lands, within the meaning of the Indian gaming regulatory act, 25 U.S.C. § 2701 et seq.

New Sec. 18. (a) Misuse of nonpublic sports information is placing or causing to be placed a bet or wager on a sports contest on the basis of material nonpublic information relating to such bet or wager.

(b) Misuse of nonpublic sports information is a severity level 5, nonperson felony.

(c) As used in this section:

(1) "On the basis of material nonpublic information" means the person placing the bet or wager, or causing such bet or wager to be placed, was aware of the material nonpublic information relating to such bet or wager when the person placed the bet or wager, or caused
such bet or wager to be placed; and

(2) "sports contest" means the same as defined in K.S.A. 2021 Supp. 21-6507, and amendments thereto.

(d) The provisions of this section shall be a part of and supplemental to the Kansas criminal code.

Sec. 19. K.S.A. 2021 Supp. 21-6403 is hereby amended to read as follows: 21-6403. As used in K.S.A. 2021 Supp. 21-6403 through 21-6409, and amendments thereto:

(a) "Bet" means a bargain in which the parties agree that, dependent upon chance, one stands to win or lose something of value specified in the agreement. A bet does not include:

(1) Bona fide business transactions which that are valid under the law of contracts including, but not limited to, contracts for the purchase or sale at a future date of securities or other commodities, and agreements to compensation for loss caused by the happening of the chance including, but not limited to, contracts of indemnity or guaranty and life or health and accident insurance;

(2) offers of purses, prizes or premiums to the actual contestants in any bona fide contest for the determination of skill, speed, strength or endurance or to the bona fide owners of animals or vehicles entered in such a contest;

(3) a lottery as defined in this section;

(4) any bingo game by or for participants managed, operated or conducted in accordance with the laws of the state of Kansas by an organization licensed by the state of Kansas to manage, operate or conduct games of bingo;

(5) a lottery operated by the state pursuant to the Kansas lottery act;

(6) any system of parimutuel wagering managed, operated and conducted in accordance with the Kansas parimutuel racing act;

(7) tribal gaming;

(8) charitable raffles as defined by K.S.A. 75-5173, and amendments thereto;

(9) a fantasy sports league as defined in this section; or

(10) sports wagering, as defined in K.S.A. 74-8702, and amendments thereto;

(b) "lottery" means an enterprise wherein for a consideration the participants are given an opportunity to win a prize, the award of which is determined by chance. A lottery does not include:

(1) A lottery operated by the state pursuant to the Kansas lottery act; or

(2) tribal gaming;

(c) "consideration" means anything which that is a commercial or
financial advantage to the promoter or a disadvantage to any participant. Mere registration without purchase of goods or services; personal attendance at places or events, without payment of an admission price or fee; listening to or watching radio and television programs; answering the telephone or making a telephone call and acts of like nature are not consideration. "Consideration" shall not include sums of money paid by or for:

(1) Participants in any bingo game managed, operated or conducted in accordance with the laws of the state of Kansas by any bona fide nonprofit religious, charitable, fraternal, educational or veteran organization licensed to manage, operate or conduct bingo games under the laws of the state of Kansas and it shall be conclusively presumed that such sums paid by or for such participants were intended by such participants to be for the benefit of the sponsoring organizations for the use of such sponsoring organizations in furthering the purposes of such sponsoring organizations, as set forth in the appropriate paragraphs of section 501(c) or (d) of the internal revenue code of 1986 and as set forth in K.S.A. 79-4701, and amendments thereto;

(2) participants in any lottery operated by the state pursuant to the Kansas lottery act;

(3) participants in any system of parimutuel wagering managed, operated and conducted in accordance with the Kansas parimutuel racing act; or

(4) a person to participate in tribal gaming;

(d) "fantasy sports league" means any fantasy or simulation sports game or contest in which no fantasy or simulation sports team is based on the current membership of an actual team that is a member of an amateur or professional sports organization and that meets the following conditions:

(1) All prizes and awards offered to winning participants are established and made known to the participants in advance of the game or contest and their value is not determined by the number of participants or the amount of any fees paid by those participants;

(2) all winning outcomes reflect the relative knowledge and skill of the participants and are determined predominantly by accumulated statistical results of the performance of individual athletes in multiple real-world sporting events; and

(3) no winning outcome is based:

(A) On the score, point spread or any performance or performances of any single real-world team or any combination of such teams; or

(B) solely on any single performance of an individual athlete in
any single real-world sporting event.

(e)(1) "gambling device" means any:

(A) So-called "slot machine" or any other machine, mechanical
device, electronic device or other contrivance an essential part of
which is a drum or reel with insignia thereon, and:

(i) Which when operated may deliver, as the result of chance,
any money or property; or

(ii) by the operation of which a person may become entitled to
receive, as the result of chance, any money or property;

(B) other machine, mechanical device, electronic device or other
contrivance including, but not limited to, roulette wheels and similar
devices, which are equipped with or designed to accommodate the
addition of a mechanism that enables accumulated credits to be
removed, is equipped with or designed to accommodate a mechanism
to record the number of credits removed or is otherwise designed,
manufactured or altered primarily for use in connection with
gambling, and:

(i) Which when operated may deliver, as the result of chance,
any money or property; or

(ii) by the operation of which a person may become entitled to
receive, as the result of chance, any money or property;

(C) subassembly or essential part intended to be used in
connection with any such machine, mechanical device, electronic
device or other contrivance, but which is not attached to any such
machine, mechanical device, electronic device or other contrivance as
a constituent part; or

(D) any token, chip, paper, receipt or other document which evidences,
purports to evidence or is designed to evidence participation in a lottery or the making of a bet.

The fact that the prize is not automatically paid by the device does
not affect its character as a gambling device.

(2) "Gambling device" shall not include:

(A) Any machine, mechanical device, electronic device or other
contrivance used or for use by a licensee of the Kansas racing and
gaming commission as authorized by law and rules and regulations
adopted by the commission or by the Kansas lottery or Kansas lottery
retailers as authorized by law and rules and regulations adopted by
the Kansas lottery commission;

(B) any machine, mechanical device, electronic device or other
contrivance, such as a coin-operated bowling alley, shuffleboard,
marble machine, a so-called pinball machine, or mechanical gun,
which is not designed and manufactured primarily for use in
connection with gambling, and:
(i) Which when operated does not deliver, as a result of chance, any money; or
(ii) by the operation of which a person may not become entitled to receive, as the result of the application of an element of chance, any money;
(C) any so-called claw, crane or digger machine and similar devices which are designed and manufactured primarily for use at carnivals or county or state fairs; or
(D) any machine, mechanical device, electronic device or other contrivance used in tribal gaming;
(f) "gambling place" means any place, room, building, vehicle, tent or location which is used for any of the following: Making and settling bets; receiving, holding, recording or forwarding bets or offers to bet; conducting lotteries; or playing gambling devices. Evidence that the place has a general reputation as a gambling place or that, at or about the time in question, it was frequently visited by persons known to be commercial gamblers or known as frequenters of gambling places is admissible on the issue of whether it is a gambling place;
(g) "tribal gaming" means the same as in K.S.A. 74-9802, and amendments thereto; and
(h) "tribal gaming commission" means the same as in K.S.A. 74-9802, and amendments thereto.
Sec. 20. K.S.A. 2021 Supp. 21-6507 is hereby amended to read as follows: 21-6507.
(a) Sports bribery is:
(1) Conferring, or offering or agreeing to confer, any benefit upon a sports participant with intent to influence such participant not to give such participant's best efforts in a sports contest;
(2) conferring or offering or agreeing to confer, any benefit upon a sports official with intent to influence such official to perform such official's duties improperly;
(3) accepting, agreeing to accept or soliciting by a sports participant of any benefit from another person upon an understanding that such sports participant will thereby be influenced not to give such participant's best efforts in a sports contest; or
(4) accepting, agreeing to accept or soliciting by a sports official any benefit from another person upon an understanding that such official will perform such official's duties improperly; or
(5) match-fixing, as defined in K.S.A. 74-8702, and amendments thereto.
(b) Sports bribery as defined in:
(1) Subsection (a)(1) or (a)(2) is a severity level 9, nonperson felony; and
(2) subsection (a)(3) or (a)(4) is a class A nonperson misdemeanor; and
(3) subsection (a)(5) is a severity level 5, nonperson felony.
(c) As used in this section and K.S.A. 2021 Supp. 21-6508, and amendments thereto:
(1) "Sports contest" means any professional or amateur sports or athletic game or contest viewed by the public;
(2) "sports participant" means any person who participates or expects to participate in a sports contest as a player, contestant or member of a team, or as a coach, manager, trainer or other person directly associated with a player, contestant or team; and
(3) "sports official" means any person who acts or expects to act in a sports contest as an umpire, referee, judge or otherwise to officiate at a sports contest.
Sec. 21. K.S.A. 46-2301 is hereby amended to read as follows: 46-2301. As used in this act K.S.A. 46-2301 through 46-2304, and amendments thereto, and section 17, and amendments thereto:
(a) "Class III gaming" has the meaning provided by the Indian gaming regulatory act (25 U.S.C. 2701 et seq.).
(b) "Gaming compact" means a tribal-state compact regarding class III gaming as provided by section 11 of the Indian gaming regulatory act (25 U.S.C. 2710).
(c) "Committee" or "joint committee" means the joint committee on state-tribal relations.
Sec. 22. K.S.A. 74-8702 is hereby amended to read as follows: 74-8702. As used in the Kansas lottery act, unless the context otherwise requires:
(a) "Ancillary lottery gaming facility operations" means additional non-lottery facility game products and services not owned and operated by the state—which may be included in the overall development associated with the lottery gaming facility. Such operations may include, but are not limited to, restaurants, hotels, motels, museums or entertainment facilities.
(b) "Commission" means the Kansas lottery commission.
(c) (1) "Electronic gaming machine" means any electronic, electromechanical, video or computerized device, contrivance or machine authorized by the Kansas lottery—which, upon insertion of cash, tokens, electronic cards or any consideration, is available to play, operate or simulate the play of a game authorized by the Kansas lottery pursuant to the Kansas expanded lottery act, including, but not limited to, bingo, poker, blackjack, keno and slot machines, and which may deliver or entitle the player operating the machine to receive cash, tokens, merchandise or credits that may be redeemed for cash.
Electronic gaming machines may use bill validators and may be single-position reel-type, single or multi-game video and single-position multi-game video electronic game, including, but not limited to, poker, blackjack and slot machines. Electronic gaming machines shall be directly linked to a central computer at a location determined by the executive director for purposes of security, monitoring and auditing.

(2) "Electronic gaming machine" does not mean an historical horse race machine, as defined in K.S.A. 74-8802, and amendments thereto.

(d) "Executive director" means the executive director of the Kansas lottery.

(e) "Gaming equipment" means any electric, electronic, computerized or electromechanical machine, mechanism, supply or device or any other equipment, which is:

1. Unique to the Kansas lottery and used pursuant to the Kansas lottery act; and
2. Integral to the operation of an electronic gaming machine or lottery facility game; and
3. Affects the results of an electronic gaming machine or lottery facility game by determining win or loss.

(f) "Gaming zone" means:

1. The northeast Kansas gaming zone, which consists of Wyandotte county;
2. The southeast Kansas gaming zone, which consists of Crawford and Cherokee counties;
3. The south central Kansas gaming zone, which consists of Sedgwick and Sumner counties; and
4. The southwest Kansas gaming zone, which consists of Ford county.

(g) "Gray machine" means any mechanical, electro-mechanical or electronic device, capable of being used for gambling, that is:

1. Not authorized by the Kansas lottery;
2. Not linked to a lottery central computer system;
3. Available to the public for play; or
4. Capable of simulating a game played on an electronic gaming machine or any similar gambling game authorized pursuant to the Kansas expanded lottery act.

(h) "Interactive sports wagering platform" means sports wagering made available over the internet, including through websites and mobile device applications, that accepts wagers or bets and pays prizes to persons physically located within the geographical boundaries of the state of Kansas by and through a lottery gaming facility manager.

(h)(i) (1) "Instant bingo vending machine" means a machine or electronic device that is purchased or leased by a licensee, as defined by K.S.A. 75-5173, and amendments thereto, from a distributor who has been issued a distributor registration certificate pursuant to K.S.A. 75-5184, and amendments thereto, or leased from the Kansas lottery in fulfillment of the Kansas lottery's obligations under an agreement between the Kansas lottery and a licensee entered into
pursuant to K.S.A. 75-5189, and amendments thereto, and the sole
purpose of which is to:
(A) Dispense a printed physical instant bingo ticket after a
purchaser inserts cash or other form of consideration into the
machine; and
(B) allow purchasers to manually check the winning status of the
instant bingo ticket.
(2) "Instant bingo vending machine" shall not:
(A) Provide a visual or audio representation of a bingo card or an
electronic gaming machine;
(B) visually or functionally have the same characteristics of an
electronic instant bingo game or an electronic gaming machine;
(C) automatically determine or display the winning status of any
dispensed instant bingo ticket;
(D) extend or arrange credit for the purchase of an instant bingo
ticket;
(E) dispense any winnings;
(F) dispense any prize;
(G) dispense any evidence of a prize other than an instant bingo
ticket;
(H) provide free instant bingo tickets or any other item that can
be redeemed for cash; or
(I) dispense any other form of a prize to a purchaser.
All physical instant bingo tickets dispensed by an instant bingo
vending machine shall be purchased by a licensee, as defined by
K.S.A. 75-5173, and amendments thereto, from a registered
distributor.
No more than two instant bingo vending machines may be
located on the premises of each licensee location.
(j) "Kansas lottery" means the state agency created by this act
to operate a lottery or lotteries pursuant to this act.
k) "Lottery" or "state lottery" means the lottery or lotteries
operated pursuant to this act.
l) "Lottery facility games" means any electronic gaming
machines and any other games which, as of January 1, 2007, are
authorized to be conducted or operated at a tribal gaming facility, as
defined in K.S.A. 74-9802, and amendments thereto, located within the
boundaries of this state.
(m) "Lottery gaming enterprise" means an entertainment
enterprise which includes a lottery gaming facility authorized
pursuant to the Kansas expanded lottery act and ancillary lottery
gaming facility operations that have a coordinated business or
marketing strategy. A lottery gaming enterprise shall be designed to
attract to its lottery gaming facility consumers who reside outside the
immediate area of such enterprise.

(m)(n) "Lottery gaming facility" means that portion of a building
used for the purposes of operating, managing and maintaining lottery
facility games.

(n)(o) "Lottery gaming facility expenses" means normal business
expenses, as defined in the lottery gaming facility management
contract, associated with the ownership and operation of a lottery
gaming facility.

(o)(p) "Lottery gaming facility management contract" means a
contract, subcontract or collateral agreement between the state and a
lottery gaming facility manager for the management of a lottery
facility, the business of which is owned and operated by the
Kansas lottery, negotiated and signed by the executive director on
behalf of the state.

(p)(q) "Lottery gaming facility manager" means a corporation,
limited liability company, resident Kansas American Indian tribe or
other business entity authorized to construct and manage, or manage
alone, pursuant to a lottery gaming facility management contract with
the Kansas lottery, and on behalf of the state, a lottery gaming
enterprise and lottery gaming facility.

(q)(r) "Lottery gaming facility revenues" means the total
revenues from lottery facility games at a lottery gaming facility after
all related prizes are paid. The term "lottery gaming facility revenues"
does not include sports wagering revenues.

(r)(s) (1) "Lottery machine" means any machine or device that
allows a purchaser to insert cash or other form of consideration and
may deliver as the result of an element of chance, regardless of the
skill required by the purchaser, a prize or evidence of a prize,
including, but not limited to:

(A) Any machine or device in which the prize or evidence of a
prize is determined by both chance and the purchaser's or purchasers' 

skill, including, but not limited to, any machine or device on which a
lottery game or lottery games, such as poker or blackjack, are played; 
or

(B) any machine or device in which the prize or evidence of a
prize is determined only by chance, including, but not limited to, any
slot machine or bingo machine.

(2) "Lottery machine" shall not mean:

(A) Any food vending machine defined by K.S.A. 36-501, and
amendments thereto;
(B) any nonprescription drug machine authorized under K.S.A. 65-650, and amendments thereto;
(C) any machine which dispenses only bottled or canned soft drinks, chewing gum, nuts or candies;
(D) any machine excluded from the definition of gambling devices under K.S.A. 21-4302(d), prior to its repeal, or K.S.A. 2021 Supp. 21-6403, and amendments thereto;
(E) any electronic gaming machine or lottery facility game operated in accordance with the provisions of the Kansas expanded lottery act;
(F) any lottery ticket vending machine; or
(G) any instant bingo vending machine.

"Lottery retailer" means any person with whom the Kansas lottery has contracted to sell lottery tickets or shares, or both, to the public.

"Lottery ticket vending machine" means a machine or similar electronic device owned or leased by the Kansas lottery, the sole purposes of which are to:

(A) Dispense a printed physical ticket, such as a lottery ticket, a keno ticket, a pull tab ticket or a coupon, the coupon of which must be redeemed through something other than a lottery ticket vending machine, after a purchaser inserts cash or other form of consideration into the machine;
(B) allow purchasers to manually check the winning status of a Kansas lottery ticket; and
(C) display advertising, promotions and other information pertaining to the Kansas lottery.

"Lottery ticket vending machine" shall not:

(A) Provide a visual or audio representation of an electronic gaming machine;
(B) visually or functionally have the same characteristics of an electronic gaming machine;
(C) automatically determine or display the winning status of any dispensed ticket;
(D) extend or arrange credit for the purchase of a ticket;
(E) dispense any winnings;
(F) dispense any prize;
(G) dispense any evidence of a prize other than the lottery ticket, keno ticket, pull tab ticket or any free Kansas lottery ticket received as a result of the purchase of another Kansas lottery ticket;
(H) provide free games or any other item that can be redeemed for cash; or
(I) dispense any other form of a prize to a purchaser.

No more than two lottery ticket vending machines may be located at each Kansas lottery retailer selling location.

Lottery ticket vending machines may only dispense the printed physical lottery ticket, keno ticket or pull tab ticket, including any free Kansas lottery ticket received as a result of the purchase of another Kansas lottery ticket, and change from a purchase to the purchaser.

Any winnings from a lottery ticket vending machine shall be redeemed only for cash or check by a lottery retailer or by cash, check or other prize from the office of the Kansas lottery.

(2) "Major procurement" shall not mean any product, service or other matter covered by or addressed in the Kansas expanded lottery act or a lottery gaming facility management contract or racetrack gaming facility management contract executed pursuant to the Kansas expanded lottery act.

(a) "Marketing agreement" means an agreement entered into between a professional sports team or other marketing entity and a lottery gaming facility manager for the purposes described in section 4, and amendments thereto.

(x) "Marketing entity" means:

(1) A corporation, limited liability company, partnership or other business entity registered to do business in this state; or

(2) a nonprofit fraternal or veterans organization.

(y) "Match-fixing" means to arrange or determine any action that occurs during a sporting event, including, but not limited to, any action resulting in the final outcome of such sporting event, for financial gain.

(aa) "Net electronic gaming machine income" means all cash or other consideration utilized to play an electronic gaming machine operated at a racetrack gaming facility, less all cash or other consideration paid out to winning players as prizes.

(aaa) "Nonprofit fraternal organization" means any organization within this state that exists for the common benefit, brotherhood or other interests of its members and is authorized by its written constitution, charter, articles of incorporation or bylaws to engage in a fraternal, civic or service purpose within this state and has been determined by the executive director to be organized and operated as a bona fide fraternal
organization and that has been exempted from the payment of federal income taxes as provided by section 501(c)(8) or section 501(c)(10) of the federal internal revenue code of 1986, as amended, or determined to be organized and operated as a bona fide nonprofit fraternal organization by the executive director.

(bb) "Nonprofit veterans' organization" means any organization within this state or any branch, lodge or chapter of a national or state organization within this state, the membership of which consists exclusively of individuals who qualify for membership because they were or are members of the armed services or forces of the United States, or an auxiliary unit or society of such a nonprofit veterans' organization, the membership of which consists exclusively of individuals who were or are members of the armed services or forces of the United States, and of which no part of the net earnings inures to the benefit of any private shareholder or individual member of such organization, and has been determined by the executive director to be organized and operated as a bona fide veterans' organization and that has been exempted from the payment of federal income taxes as provided by section 501(c)(4) or 501(c)(19) of the federal internal revenue code of 1986, as amended, or determined to be organized and operated as a bona fide nonprofit veterans' organization by the executive director.

(w) (cc) "Organization licensee"—has the meaning provided by means the same as defined in K.S.A. 74-8802, and amendments thereto.

(ww) (dd) "Parimutuel licensee" means a facility owner licensee or facility manager licensee under the Kansas parimutuel racing act.

(yy) (ee) "Parimutuel licensee location" means a racetrack facility, as defined in K.S.A. 74-8802, and amendments thereto, owned or managed by the parimutuel licensee. A parimutuel licensee location may include includes any existing structure at such racetrack facility or any structure that may be constructed on real estate where such racetrack facility is located.

(zz) (ff) "Person" means any natural person, association, limited liability company, corporation or partnership.

(gg) "Primary facility" means the stadium or arena where a professional sports team hosts competitive games in accordance with such team's league rules.

(aaa) (hh) "Prize" means any prize paid directly by the Kansas lottery pursuant to the Kansas lottery act or the Kansas expanded lottery act or any rules and regulations adopted pursuant to either act.

(ii) "Professional sports team" means an athletic team, whose primary facility is located in Kansas, that operates at the major league
level in the sport of baseball, basketball, football, ice hockey or soccer.

(bb)(jj) "Progressive electronic game" means a game played on an electronic gaming machine for which the payoff increases uniformly as the game is played and for which the jackpot, determined by application of a formula to the income of independent, local or interlinked electronic gaming machines, may be won.

(ee)(kk) "Racetrack gaming facility" means that portion of a parimutuel licensee location where electronic gaming machines are operated, managed and maintained.

(dd)(ll) "Racetrack gaming facility management contract" means an agreement between the Kansas lottery and a racetrack gaming facility manager, negotiated and signed by the executive director on behalf of the state, for placement of electronic gaming machines owned and operated by the state at a racetrack gaming facility.

(ee)(mm) "Racetrack gaming facility manager" means a parimutuel licensee specifically certified by the Kansas lottery to become a certified racetrack gaming facility manager and offer electronic gaming machines for play at the racetrack gaming facility.

(ff)(nn) "Returned ticket" means any ticket—whether that was transferred to a lottery retailer, whether that was not sold by the lottery retailer and—whether that was returned to the Kansas lottery for refund by issuance of a credit or otherwise.

(gg)(oo) "Share" means any intangible manifestation authorized by the Kansas lottery to prove participation in a lottery game, except as provided by the Kansas expanded lottery act.

(pp) "Sports governing body" means the organization that prescribes the final rules and enforces codes of conduct with respect to a sporting event and the participants in such event.

(qq) (1) "Sporting event" means any professional or collegiate sport or athletic event, motor race event or any other special event authorized by the commission that has not occurred at the time wagers are placed on such event.

(2) The term "sporting event" does not include:

(A) Any horse race that is subject to the provisions of the Kansas parimutuel racing act, K.S.A. 74-8801 et seq., and amendments thereto;

(B) any greyhound race; or

(C) any sporting or athletic event where a majority of the participants are less than 18 years of age.

(rr) (1) "Sports wagering" means placing a wager or bet on one or more sporting events, or any portion thereof, or on the individual performance statistics of athletes participating in a sporting event, or combination of sporting events, by any system or method of wagering at or through a lottery gaming facility, including through an interactive sports
wagering platform. "Sports wagering" includes, but is not limited to, single game wagers, teaser wagers, parlays, over-under wagers, moneyline wagers, pools, exchange wagering, in-game wagers, in-play wagers, proposition wagers, straight wagers and such other wagers approved by the commission.

(2) The term "sports wagering" shall not include:

(A) Parimutuel wagering, as defined in K.S.A. 74-8802, and amendments thereto; or

(B) fantasy sports leagues, as defined in K.S.A. 2021 Supp. 21-6403, and amendments thereto.

(ss) "Sports wagering revenues" means wagering revenue generated from sports wagering that is an amount equal to the total wagers less any voided wagers and any amounts paid as prizes.

(tt) "Sports wagering supplier" means a person providing goods, services, software or any other components necessary for the determination of the odds or the outcomes of any wager on a sporting event, directly or indirectly, to a lottery gaming facility manager, including data feeds and odds services, that is licensed under section 3, and amendments thereto.

( uu) "Ticket" means any tangible evidence issued by the Kansas lottery to prove participation in a lottery game, including a sports wager, other than a lottery facility game.

( vv) "Token" means a representative of value, of metal or other material, which that is not legal tender, redeemable for cash only by the issuing lottery gaming facility manager or racetrack gaming facility manager and which that is issued and sold by a lottery gaming facility manager or racetrack gaming facility manager for the sole purpose of playing an electronic gaming machine or lottery facility game.

( www) "Vendor" means any person who has entered into a major procurement contract with the Kansas lottery.

( xxx) "Video lottery machine" means any electronic video game machine that, upon insertion of cash, is available to play or simulate the play of a video game authorized by the commission, including, but not limited to, bingo, poker, black jack and keno, and which uses a video display and microprocessors and in which, by chance, the player may receive free games or credits that can be redeemed for cash.

(yy) "Wager" or "bet" means a bargain in which the parties agree that, dependent upon chance, one stands to win or lose something of value specified in the agreement.

Sec. 23. K.S.A. 74-8710 is hereby amended to read as follows: 74-8710. (a) The commission, upon the recommendation of the executive
director, shall adopt rules and regulations governing the establishment and operation of a state lottery, sales of lottery tickets—
imed, the operation of lottery gaming facilities and racetrack gaming facilities and the operation of sports wagering as necessary to carry out the purposes of the Kansas lottery act and the Kansas expanded lottery act. Temporary rules and regulations may be adopted by the commission without being subject to the provisions and requirements of K.S.A. 77-415 through 77-438, and amendments thereto, but shall be subject to approval by the attorney general as to legality and shall be filed with the secretary of state and published in the Kansas register. Temporary and permanent rules and regulations may include, but shall not be limited to:

(1) Subject to the provisions of subsection (c), the types of lottery games to be conducted, including, but not limited to, instant lottery, online traditional games, lottery facility games and electronic gaming machine games but not including games on video lottery machines or lottery machines.

(2) The manner of selecting the winning tickets or shares, except that, if a lottery game utilizes a drawing of winning numbers, a drawing among entries or a drawing among finalists, such drawings shall always be open to the public and shall be recorded on both video and audio tape.

(3) The manner of payment of prizes to the holders of winning tickets or shares.

(4) The frequency of the drawings or selections of winning tickets or shares.

(5) The type or types of locations at which tickets or shares may be sold.

(6) The method or methods to be used in selling tickets or shares.

(7) Additional qualifications for the selection of lottery retailers and the amount of application fees to be paid by each.

(8) The amount and method of compensation to be paid to lottery retailers, including special bonuses and incentives.

(9) Deadlines for claims for prizes by winners of each lottery game.

(10) Provisions for confidentiality of information submitted by vendors pursuant to K.S.A. 74-8705, and amendments thereto.

(11) Information required to be submitted by vendors, in addition to that required by K.S.A. 74-8705, and amendments thereto.

(12) The major procurement contracts or portions thereof to be awarded to minority business enterprises pursuant to subsection (a) of K.S.A. 74-8705(a), and amendments thereto, and procedures for the award thereof.
(13) Rules and regulations to implement, administer and enforce the provisions of the Kansas expanded lottery act. Such rules and regulations shall include, but not be limited to, rules and regulations which govern management contracts and are designed to: (A) Ensure the integrity of electronic gaming machines and other lottery facility games, sports wagering and the finances of lottery gaming facilities and racetrack gaming facilities; and (B) alleviate problem gambling, including a requirement that each lottery gaming facility and each racetrack gaming facility maintain a self-exclusion list by which individuals may exclude themselves from access to electronic gaming machines and other lottery facility games and sports wagering.

(14) The types of electronic gaming machines, lottery facility games and electronic gaming machine games to be operated pursuant to the Kansas expanded lottery act.

(15) Rules and regulations to implement, administer and enforce the provisions of sections 1 through 13, and amendments thereto. Such rules and regulations shall include, but not be limited to:

(A) Management contracts for sports wagering conducted by lottery gaming facility managers;

(B) provisions for the confidentiality of information submitted by an interactive sports wagering platform and lottery gaming facility managers; and

(C) provisions ensuring the integrity of sports wagering conducted in this state.

(b) No new lottery game shall commence operation after the effective date of this act unless first approved by the governor or, in the governor's absence or disability, the lieutenant governor. This subsection shall not be construed to require approval of games played on an electronic gaming machine.

(c) The lottery shall adopt rules and regulations concerning the game of keno. Such rules and regulations shall require that the amount of time which elapses between the start of games shall not be less than four minutes.

Sec. 24. K.S.A. 74-8711 is hereby amended to read as follows: 74-8711. (a) There is hereby established in the state treasury the lottery operating fund.

(b) Except as provided by K.S.A. 74-8724 and the Kansas expanded lottery act, and amendments thereto, the executive director shall remit all moneys collected from the sale of lottery tickets and shares and any other moneys received by or on behalf of the Kansas lottery to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such
remittance, the state treasurer shall deposit the entire amount in the
state treasury to the credit of the lottery operating fund. Moneys
credited to the fund shall be expended or transferred only as provided
by this act. Expenditures from such fund shall be made in accordance
with appropriations acts upon warrants of the director of accounts
and reports issued pursuant to vouchers approved by the executive
director or by a person designated by the executive director.

(c) Moneys in the lottery operating fund shall be used for:
(1) The payment of expenses of the lottery, which shall include all
costs incurred in the operation and administration of the Kansas
lottery; all costs resulting from contracts entered into for the purchase
or lease of goods and services needed for operation of the lottery,
including but not limited to supplies, materials, tickets, independent
studies and surveys, data transmission, advertising, printing,
promotion, incentives, public relations, communications and
distribution of tickets and shares; and reimbursement of costs of
facilities and services provided by other state agencies;
(2) the payment of compensation to lottery retailers;
(3) transfers of moneys to the lottery prize payment fund
pursuant to K.S.A. 74-8712, and amendments thereto;
(4) transfers to the state general fund pursuant to K.S.A. 74-8713,
and amendments thereto;
(5) transfers to the community crisis stabilization centers fund
and clubhouse model program fund of the Kansas department for
aging and disability services pursuant to subsection (e);
(6) transfers to the state gaming revenues fund pursuant to
subsection (d) and as otherwise provided by law; and
(7) transfers to the white collar crime fund of the governor pursuant
to subsection (f);
(8) transfers to the problem gambling and addictions grant fund of
the department for aging and disability services pursuant to subsection
(g); and
(9) transfers to the county reappraisal fund as prescribed by law.

(d) The director of accounts and reports shall transfer moneys in
the lottery operating fund to the state gaming revenues fund created
by K.S.A. 79-4801, and amendments thereto, on or before the 15th day
of each month in an amount certified monthly by the executive
director and determined as follows, whichever is greater:
(1) An amount equal to the moneys in the lottery operating fund
in excess of those needed for the purposes described in subsections (c)
(1) through (c)(5) (c)(6); or
(2) except for pull-tab lottery tickets and shares, an amount equal
to not less than 30% of total monthly revenues from the sales of
lottery tickets and shares less estimated returned tickets. In the case of pull-tab lottery tickets and shares, an amount equal to not less than 20% of the total monthly revenues from the sales of pull-tab lottery tickets and shares less estimated returned tickets.

(e) (1) Subject to the limitations set forth in paragraph (2), commencing in fiscal year 2020, on or before the 10th day of each month, the director of the lottery shall certify to the director of accounts and reports all net profits from the sale of lottery tickets and shares via lottery ticket vending machines. Of such certified amount, the director of accounts and reports shall transfer 75% from the lottery operating fund to the community crisis stabilization centers fund of the Kansas department for aging and disability services and 25% from the lottery operating fund to the clubhouse model program fund of the Kansas department for aging and disability services.

(2) Moneys transferred pursuant to paragraph (1) shall not exceed in the aggregate $4,000,000 in fiscal year 2019, and shall not exceed in the aggregate $8,000,000 in fiscal year 2020 and each fiscal year thereafter.

(f) On July 1, 2023, and each July 1 thereafter, or as soon thereafter as moneys are available, the first $750,000 credited to the lottery operating fund from sports wagering revenues deposited in the lottery operating fund shall be transferred by the director of accounts and reports from the lottery operating fund to the white collar crime fund established in section 12, and amendments thereto.

(g) On July 1, 2023, and each July 1 thereafter, or as soon thereafter as moneys are available, after the transfer required under subsection (f) has been made, 2% of the remaining moneys credited to the lottery operating fund from sports wagering revenues deposited in the lottery operating fund shall be transferred by the director of accounts and reports from the lottery operating fund to the problem gambling and addictions grant fund established in K.S.A. 79-4805, and amendments thereto.

Sec. 25. K.S.A. 74-8716 is hereby amended to read as follows: 74-8716. (a) It is unlawful for the executive director, a member of the commission or any employee of the Kansas lottery, or any person residing in the household thereof to:

(1) Have, either directly or indirectly, an interest in a business knowing that such business contracts with the Kansas lottery for a major procurement, whether such interest is as a natural person, partner, member of an association, stockholder or director or officer of a corporation; or

(2) accept or agree to accept any economic opportunity, gift, loan, gratuity, special discount, favor or service, or hospitality other than food and beverages, having an aggregate value of $20 or more in any
calendar year from a person knowing that such person: (A) Contracts
or seeks to contract with the state to supply gaming equipment,
materials, tickets or consulting services for use in the lottery; or (B) is
a lottery retailer or an applicant for lottery retailer.

(b) It is unlawful for a lottery retailer, an applicant for lottery
retailer or a person who contracts or seeks to contract with the state to
supply gaming equipment, materials, tickets or consulting services for
use in the lottery to offer, pay, give or make any economic opportunity,
gift, loan, gratuity, special discount, favor or service, or hospitality
other than food and beverages, having an aggregate value of $20 or
more in any calendar year to a person, knowing such person is the
executive director, a member of the commission or an employee of the
Kansas lottery, or a person residing in the household thereof.

(c) It shall be unlawful for any person to serve as executive
director, a member of the commission or an employee of the Kansas
lottery while or within five years after holding, either directly or
indirectly, a financial interest or being employed by or a consultant to
any of the following:

(1) Any lottery gaming facility manager, subcontractor or agent
of a lottery gaming facility manager, manufacturer or vendor of
electronic gaming machines, an interactive sports wagering platform or
central computer system provider, or any business that sells
goods or services to a lottery gaming facility manager; or

(2) any licensee pursuant to the Kansas parimutuel racing act,
other than the Kansas lottery or a person holding a license on behalf
of the Kansas lottery, or any business that sells goods or services
to a parimutuel licensee.

(d) No person who holds a license issued by the Kansas racing
and gaming commission shall serve as executive director or as a
member of the commission or shall be employed by the Kansas lottery
while or within five years after holding such license.

(e) No person shall participate, directly or indirectly, as an owner,
owner-trainer or trainer of a horse or greyhound, or as a jockey of a
horse, entered in a race meeting conducted in this state while executive
director, a member of the commission or an employee of the Kansas
lottery.

(f) It shall be unlawful for the executive director, a member of the
commission or an employee of the Kansas lottery to accept any
compensation, gift, loan, entertainment, favor or service from any
lottery gaming facility manager, subcontractor or agent of a lottery
gaming facility manager, manufacturer or vendor of electronic gaming
machines, an interactive sports wagering platform or central computer
system provider.
(g) It shall be unlawful for the executive director, a member of the commission or an employee of the Kansas lottery to accept any compensation, gift, loan, entertainment, favor or service from any licensee pursuant to the Kansas parimutuel racing act, except such suitable facilities and services within a racetrack facility operated by an organization licensee as may be required to facilitate the performance of the executive director's, member's or employee's official duties.

(h) Violation of this section is a class A misdemeanor.

(i) If the executive director, a member of the commission or an employee of the Kansas lottery, or any person residing in the household thereof, is convicted of an act described by this section, such executive director, member or employee shall be removed from office or employment with the Kansas lottery.

(j) In addition to the provisions of this section, all other provisions of law relating to conflicts of interest of state employees shall apply to the members of the commission and employees of the Kansas lottery.

Sec. 26. K.S.A. 74-8733 is hereby amended to read as follows: 74-8733. (a) K.S.A. 74-8733 through 74-8773, and amendments thereto, and sections 1 through 13, and amendments thereto, shall be known and may be cited as the Kansas expanded lottery act. The Kansas expanded lottery act shall be a part of and supplemental to the Kansas lottery act.

(b) If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect any other provision or application of the act which can be given effect without the invalid provision or application.

(c) Any action challenging the constitutionality of or arising out of any provision of this act, any lottery gaming facility management contract or any racetrack gaming facility management contract entered into pursuant to this act shall be brought in the district court of Shawnee county.

Sec. 27. K.S.A. 74-8734 is hereby amended to read as follows: 74-8734. (a) The Kansas lottery may operate one lottery gaming facility in each gaming zone.

(b) Not more than 30 days after the effective date of this act the lottery commission shall adopt and publish in the Kansas register the procedure for receiving, considering and approving, proposed lottery gaming facility management contracts. Such procedure shall include provisions for review of competitive proposals within a gaming zone and the date by which proposed lottery gaming facility management contracts must be received by the lottery commission if they are to
receive consideration.

(c) The lottery commission shall adopt standards to promote the integrity of the gaming and finances of lottery gaming facilities, which shall apply to all management contracts, shall meet or exceed industry standards for monitoring and controlling the gaming and finances of gaming facilities and shall give the executive director sufficient authority to monitor and control the gaming operation and to ensure its integrity and security.

(d) The Kansas lottery commission may approve management contracts with one or more prospective lottery gaming facility managers to manage, or construct and manage, on behalf of the state of Kansas and subject to the operational control of the Kansas lottery, a lottery gaming facility or lottery gaming enterprise at specified destination locations within the northeast, south central, southwest and southeast Kansas gaming zones where the commission determines the operation of such facility would promote tourism and economic development. The commission shall approve or disapprove a proposed management contract within 90 days after the deadline for receipt of proposals established pursuant to subsection (b).

(e) In determining whether to approve a management contract with a prospective lottery gaming facility manager to manage a lottery gaming facility or lottery gaming enterprise pursuant to this section, the commission shall take into consideration the following factors: The size of the proposed facility; the geographic area in which such facility is to be located; the proposed facility's location as a tourist and entertainment destination; the estimated number of tourists that would be attracted by the proposed facility; the number and type of lottery facility games to be operated at the proposed facility; and agreements related to ancillary lottery gaming facility operations.

(f) Subject to the requirements of this section, the commission shall approve at least one proposed lottery gaming facility management contract for a lottery gaming facility in each gaming zone.

(g) The commission shall not approve a management contract unless:

1. (A) The prospective lottery gaming facility manager is a resident Kansas American Indian tribe and, at a minimum: (i) Has sufficient access to financial resources to support the activities required of a lottery gaming facility manager under the Kansas expanded lottery act; and (ii) has three consecutive years' experience in the management of gaming which would be class III gaming, as defined in K.S.A. 46-2301, and amendments thereto, operated pursuant to state or federal law; or
(B) the prospective lottery gaming facility manager is not a resident Kansas American Indian tribe and, at a minimum: (i) Has sufficient access to financial resources to support the activities required of a lottery gaming facility manager under the Kansas expanded lottery act; (ii) is current in filing all applicable tax returns and in payment of all taxes, interest and penalties owed to the state of Kansas and any taxing subdivision where such prospective manager is located in the state of Kansas, excluding items under formal appeal pursuant to applicable statutes; and (iii) has three consecutive years' experience in the management of gaming that would be class III gaming, as defined in K.S.A. 46-2301, and amendments thereto, operated pursuant to state or federal law; and

(2) the commission determines that the proposed development consists of an investment in infrastructure, including ancillary lottery gaming facility operations, of at least $225,000,000 in the northeast and south central Kansas gaming zones and of at least $50,000,000 in the southeast and southwest Kansas gaming zones. The commission, in determining whether the minimum investment required by this subsection is met, shall not include any amounts derived from or financed by state or local retailers' sales tax revenues.

(h) Any management contract approved by the commission under this section shall:

(1) Have a maximum initial term of 15 years from the date of opening of the lottery gaming facility. At the end of the initial term, the contract may be renewed by mutual consent of the state and the lottery gaming facility manager;

(2) specify the total amount to be paid to the lottery gaming facility manager pursuant to the contract;

(3) establish a mechanism to facilitate payment of lottery gaming facility expenses, payment of the lottery gaming facility manager's share of the lottery gaming facility revenues and distribution of the state's share of the lottery gaming facility revenues;

(4) include a provision for the lottery gaming facility manager to pay the costs of oversight and regulation of the lottery gaming facility manager and the operations of the lottery gaming facility by the Kansas racing and gaming commission;

(5) establish the types of lottery facility games to be installed in such facility;

(6) provide for the prospective lottery gaming facility manager, upon approval of the proposed lottery gaming facility management contract, to pay to the state treasurer a privilege fee of $25,000,000 for the privilege of being selected as a lottery gaming facility manager of a lottery gaming facility in the northeast or south central Kansas.
gaming zone and $5,500,000 for the privilege of being selected as a
lottery gaming facility manager of a lottery gaming facility in the
southeast or southwest Kansas gaming zone. Such fee shall be
deposited in the state treasury and credited to the lottery gaming
facility manager fund, which is hereby created in the state
treasury;
(7) incorporate terms and conditions for the ancillary lottery
gaming facility operations;
(8) designate as key employees, subject to approval of the
executive director, any employees or contractors providing services or
functions which are related to lottery facility games authorized by
a management contract;
(9) include financing commitments for construction;
(10) include a resolution of endorsement from the city governing
body, if the proposed facility is within the corporate limits of a city, or
from the county commission, if the proposed facility is located in the
unincorporated area of the county;
(11) include a requirement that any parimutuel licensee
developing a lottery gaming facility pursuant to this act comply with
all orders and rules and regulations of the Kansas racing and gaming
commission with regard to the conduct of live racing, including the
same minimum days of racing as specified in K.S.A. 74-8746, and
amendments thereto, for operation of electronic gaming machines at
racetrack gaming facilities;
(12) include a provision for the state to receive not less than 22%
of lottery gaming facility revenues, which shall be paid to the
expanded lottery act revenues fund established by K.S.A. 74-8768, and
amendments thereto;
(13) include a provision for 2% of lottery gaming facility
revenues to be paid to the problem gambling and addictions grant
fund established by K.S.A. 79-4805, and amendments thereto;
(14) if the prospective lottery gaming facility manager is an
American Indian tribe, include a provision that such tribe agrees to
waive its sovereign immunity with respect to any actions arising from
or to enforce either the Kansas expanded lottery act or any provision
of the lottery gaming facility management contract; any action
brought by an injured patron or by the state of Kansas; any action for
purposes of enforcing the workers compensation act or any other
employment or labor law; and any action to enforce laws, rules and
regulations and codes pertaining to health, safety and consumer
protection; and for any other purpose deemed necessary by the
executive director to protect patrons or employees and promote fair
competition between the tribe and others seeking a lottery gaming
facility management contract;

(15) (A) if the lottery gaming facility is located in the northeast or southwest Kansas gaming zone and is not located within a city, include a provision for payment of an amount equal to 3% of the lottery gaming facility revenues to the county in which the lottery gaming facility is located; or (B) if the lottery gaming facility is located in the northeast or southwest Kansas gaming zone and is located within a city, include provision for payment of an amount equal to 1.5% of the lottery gaming facility revenues to the city in which the lottery gaming facility is located and an amount equal to 1.5% of such revenues to the county in which such facility is located;

(16) (A) if the lottery gaming facility is located in the southeast or south central Kansas gaming zone and is not located within a city, include a provision for payment of an amount equal to 2% of the lottery gaming facility revenues to the county in which the lottery gaming facility is located and an amount equal to 1% of such revenues to the other county in such zone; or (B) if the lottery gaming facility is located in the southeast or south central Kansas gaming zone and is located within a city, provide for payment of an amount equal to 1% of the lottery gaming facility revenues to the city in which the lottery gaming facility is located, an amount equal to 1% of such revenues to the county in which such facility is located and an amount equal to 1% of such revenues to the other county in such zone;

(17) allow the lottery gaming facility manager to manage the lottery gaming facility in a manner consistent with this act and applicable law, but shall place full, complete and ultimate ownership and operational control of the gaming operation of the lottery gaming facility with the Kansas lottery. The Kansas lottery shall not delegate and shall explicitly retain the power to overrule any action of the lottery gaming facility manager affecting the gaming operation without prior notice. The Kansas lottery shall retain full control over all decisions concerning lottery gaming facility games and sports wagering;

(18) include provisions for the Kansas racing and gaming commission to oversee all lottery gaming facility operations, including, but not limited to: Oversight of internal controls; oversight of security of facilities; performance of background investigations, determination of qualifications and credentialing of employees, contractors and agents of the lottery gaming facility manager and of ancillary lottery gaming facility operations, as determined by the Kansas racing and gaming commission; auditing of lottery gaming facility revenues and sports wagering revenues; and enforcement of all state laws and maintenance of the integrity of gaming operations; and
include enforceable provisions: (A) Prohibiting the state, until July 1, 2032, from: (i) Entering into management contracts for more than four lottery gaming facilities or similar gaming facilities, one to be located in the northeast Kansas gaming zone, one to be located in the south central Kansas gaming zone, one to be located in the southwest Kansas gaming zone and one to be located in the southeast Kansas gaming zone; (ii) Designating additional areas of the state where operation of lottery gaming facilities or similar gaming facilities would be authorized; or (iii) Operating an aggregate of more than 2,800 electronic gaming machines at all parimutuel licensee locations; and (B) Requiring the state to repay to the lottery gaming facility manager an amount equal to the privilege fee paid by such lottery gaming facility manager, plus interest on such amount, compounded annually at the rate of 10%, if the state violates the prohibition provision described in (A).

(i) Any management contract approved by the commission under this section may include provisions for operating and managing sports wagering by the lottery gaming facility manager in person at the lottery gaming facility and over the internet via one or more interactive sports wagering platforms.

(2) If a management contract includes such provisions, then such contract shall include the following provisions:

(A) The state shall receive 20% of the sports wagering revenues received from wagers placed with the lottery gaming facility through an interactive sports wagering platform; and

(B) the state shall receive 14% of the sports wagering revenues received from wagers placed in person at the lottery gaming facility.

(j) The power of eminent domain shall not be used to acquire any interest in real property for use in a lottery gaming enterprise.

(k) Any proposed management contract for which the privilege fee has not been paid to the state treasurer within 30 days after the date of approval of the management contract shall be null and void.

(l) A person who is the manager of the racetrack gaming facility in a gaming zone shall not be eligible to be the manager of the lottery gaming facility in the same zone.

(m) Management contracts authorized by this section may include provisions relating to:

(1) Accounting procedures to determine the lottery gaming facility revenues, unclaimed prizes and credits;

(2) Minimum requirements for a lottery gaming facility manager to provide qualified oversight, security and supervision of the lottery facility games including the use of qualified personnel with experience in applicable technology;
(3) eligibility requirements for employees, contractors or agents of a lottery gaming facility manager who will have responsibility for or involvement with actual gaming activities or for the handling of cash or tokens;

(4) background investigations to be performed by the Kansas racing and gaming commission;

(5) credentialing requirements for any employee, contractor or agent of the lottery gaming facility manager or of any ancillary lottery gaming facility operation as provided by the Kansas expanded lottery act or rules and regulations adopted pursuant thereto;

(6) provision for termination of the management contract by either party for cause; and

(7) any other provision deemed necessary by the parties, including such other terms and restrictions as necessary to conduct any lottery facility game in a legal and fair manner.

(8)(m) A management contract shall not constitute property, nor shall it be subject to attachment, garnishment or execution, nor shall it be alienable or transferable, except upon approval by the executive director, nor shall it be subject to being encumbered or hypothecated. The trustee of any insolvent or bankrupt lottery gaming facility manager may continue to operate pursuant to the management contract under order of the appropriate court for no longer than one year after the bankruptcy or insolvency of such manager.

(8)(n) (1) The Kansas lottery shall be the licensee and owner of all software programs used at a lottery gaming facility for any lottery facility game.

(2) A lottery gaming facility manager, on behalf of the state, shall purchase or lease for the Kansas lottery all lottery facility games. All lottery facility games shall be subject to the ultimate control of the Kansas lottery in accordance with this act.

(3) If a lottery gaming facility manager agrees to operate and manage sports wagering, the Kansas lottery shall be the licensee and owner of all software programs used in conducting sports wagering, and the lottery gaming facility manager, on behalf of the state, shall purchase or lease for the Kansas lottery any equipment or other property necessary for operating and managing sports wagering. All sports wagering shall be subject to the ultimate control of the Kansas lottery in accordance with the Kansas expanded lottery act.

(8)(p) A lottery gaming facility shall comply with any planning and zoning regulations of the city or county in which it is to be located. The executive director shall not contract with any prospective lottery gaming facility manager for the operation and management of such lottery gaming facility unless such manager first receives any
necessary approval under planning and zoning requirements of the
city or county in which it is to be located.

(p)(q) Prior to expiration of the term of a lottery gaming facility
management contract, the lottery commission may negotiate a new
lottery gaming facility management contract with the lottery gaming
facility manager if the new contract is substantially the same as the
existing contract. Otherwise, the lottery gaming facility review board
shall be reconstituted and a new lottery gaming facility management
contract shall be negotiated and approved in the manner provided by
this act.

Sec. 28. K.S.A. 74-8751 is hereby amended to read as follows: 74-
8751. (a) The Kansas racing and gaming commission, through rules
and regulations, shall establish:

(-placement)

(a)(1) A certification requirement, and enforcement procedure,
for officers, directors, key employees and persons directly or indirectly
owning a 0.5% 5% or more interest in a lottery gaming facility
manager or racetrack gaming facility manager. Such certification
requirement shall include compliance with such security, fitness and
background investigations and standards as the executive director of
the Kansas racing and gaming commission deems necessary to
determine whether such person's reputation, habits or associations
pose a threat to the public interest of the state or to the reputation of
or effective regulation and control of the lottery gaming facility or
racetrack gaming facility. Any person convicted of any felony, a crime
involving gambling or a crime of moral turpitude prior to applying for a
certificate hereunder or at any time thereafter shall be deemed unfit. The
Kansas racing and gaming commission shall conduct the security, fitness
and background checks required pursuant to this subsection. Certification
pursuant to this subsection shall not be assignable or transferable;

(-placement)

(b)(2) A certification requirement, and enforcement procedure,
for those persons, including electronic gaming machine
manufacturers, technology providers and computer system providers,
who propose to contract with a lottery gaming facility manager, a
racetrack gaming facility manager or the state for the provision of
goods or services related to a lottery gaming facility or racetrack
gaming facility, including management services. Such certification
requirements shall include compliance with such security, fitness and
background investigations and standards of officers, directors, key
gaming employees and persons directly or indirectly owning a 0.5%
5% or more interest in such entity as the executive director of the
Kansas racing and gaming commission deems necessary to determine
whether such person's reputation, habits and associations pose a
threat to the public interest of the state or to the reputation of or
effective regulation and control of the lottery gaming facility or
racetrack gaming facility. Any person convicted of any felony, a crime
involving gambling or a crime of moral turpitude prior to applying for a
certificate hereunder or at any time thereafter shall be deemed unfit. If the
executive director of the racing and gaming commission determines
the certification standards of another state are comprehensive,
 thorough and provide similar adequate safeguards, the executive
director may certify an applicant already certified in such state
without the necessity of a full application and background check. The
Kansas racing and gaming commission shall conduct the security, fitness
and background checks required pursuant to this subsection. Certification
pursuant to this subsection shall not be assignable or transferable;

(3) a certification requirement and enforcement procedure for: (A)
Employees of a lottery gaming facility manager who are directly involved
in the operation or management of sports wagering conducted by such
manager; and (B) those persons who propose to contract with a lottery
gaming facility manager for the provision of goods or services related to
sports wagering, including any interactive sports wagering platform
requested by a lottery gaming facility manager under section 2, and
amendments thereto. Such certification requirement shall include
compliance with such security, fitness and background investigations and
standards as the executive director of the Kansas racing and gaming
commission deems necessary to determine whether such person's
reputation, habits or associations pose a threat to the public interest of the
state or to the reputation of or effective regulation and control of sports
wagering conducted by the lottery gaming facility. Such certification shall
be valid for one year from the date of issuance;

(4) provisions for revocation of a certification required by
subsection (a) or (b) (a)(1) or (a)(2) upon a finding that the certificate
holder, an officer or director thereof or a person directly or indirectly
owning a 0.5% 5% or more interest therein: (1) Has knowingly
provided false or misleading material information to the Kansas
lottery or its employees; or (2) has been convicted of a felony,
gambling related offense or any crime of moral turpitude; and

(5) provisions for suspension, revocation or nonrenewal of a
certification required by subsection (a) or (b) (a)(1) or (a)(2) upon a
finding that the certificate holder, an officer or director thereof or a
person directly or indirectly owning a 0.5% 5% or more interest
therein: (1) Has failed to notify the Kansas lottery about a material
change in ownership of the certificate holder, or any change in the
directors or officers thereof; (2) is delinquent in remitting money
owed to the Kansas lottery; (3) has violated any provision of any
contract between the Kansas lottery and the certificate holder; or (4)
(D) has violated any provision of the Kansas expanded lottery act or any rule and regulation adopted hereunder; and

(6) provisions for suspension, revocation or nonrenewal of a certification required by subsection (a)(3) upon a finding that the certificate holder has: (A) Knowingly provided false or misleading material information to the Kansas lottery, the Kansas racing and gaming commission or to the employees of either entity; (B) been convicted of a felony, gambling-related offense or any crime of moral turpitude; (C) violated any provision of any contract between the Kansas lottery and the certificate holder; or (D) violated any provision of the Kansas expanded lottery act or any rule and regulation adopted hereunder.

(b) The Kansas racing and gaming commission shall conduct the security, fitness and background checks required pursuant to this section. Any person convicted of any felony, a crime involving gambling or a crime of moral turpitude prior to applying for a certificate hereunder or at any time thereafter shall be deemed unfit.

(c) A certification issued pursuant to this section shall not be assignable or transferable.

Sec. 29. K.S.A. 74-8752 is hereby amended to read as follows: 74-8752. (a) The executive director of the Kansas lottery and the executive director of the Kansas racing and gaming commission, or their designees, may observe and inspect all electronic gaming machines, lottery facility games, sports wagering operations, lottery gaming facilities, racetrack gaming facilities and all related equipment and facilities operated by a lottery gaming facility manager or racetrack gaming facility manager.

(b) In addition to any other powers granted pursuant to this act, the executive director of the racing and gaming commission shall have the power to:

(1) Examine, or cause to be examined by any agent or representative designated by such executive director, any books, papers, records or memoranda of any lottery gaming facility manager or racetrack gaming facility manager, or of any business involved in electronic gaming machines—or, lottery facility games or sports wagering operations authorized pursuant to the Kansas expanded lottery act, for the purpose of ascertaining compliance with any provision of the Kansas lottery act, the Kansas expanded lottery act, or any rules and regulations adopted thereunder;

(2) investigate alleged violations of the Kansas expanded lottery act and alleged violations of any rules and regulations, orders and final decisions of the Kansas lottery commission, the executive director of the Kansas lottery, the Kansas racing and gaming commission or the executive director of the Kansas racing and gaming commission;
(3) request a court to issue subpoenas to compel access to or for the production of any books, papers, records or memoranda in the custody or control of any lottery gaming facility manager or racetrack gaming facility manager related to the management of the lottery gaming facility or racetrack gaming facility, or to compel the appearance of any lottery gaming facility manager or racetrack gaming facility manager for the purpose of ascertaining compliance with the provisions of the Kansas lottery act and the Kansas expanded lottery act or rules and regulations adopted thereunder; and

(4) inspect and approve, prior to publication or distribution, all advertising by a lottery gaming facility manager or racetrack gaming facility manager which includes any reference to the Kansas lottery; and

(5)—take any other action as may be reasonable or appropriate to enforce the provisions of the Kansas expanded lottery act and any rules and regulations, orders and final decisions of the executive director of the Kansas lottery, the Kansas lottery commission, the executive director of the Kansas racing commission or the Kansas racing and gaming commission.

(c) Appropriate security measures shall be required in any and all areas where electronic gaming machines, sports wagering and other lottery facility games authorized pursuant to the Kansas expanded lottery act are located or operated. The executive director of the Kansas racing and gaming commission shall approve all such security measures.

(d) The executive director of the Kansas racing and gaming commission shall require an annual audit of the operations of each lottery gaming facility and ancillary lottery gaming facility operations and each racetrack gaming facility as determined by the commission. Such audit shall be conducted by the Kansas racing and gaming commission or a licensed accounting firm approved by the executive director of the Kansas racing and gaming commission and shall be conducted at the expense of the lottery gaming facility manager or racetrack facility manager.

(e) None of the information disclosed pursuant to subsection (b) or (d) shall be subject to disclosure under the Kansas open records act, K.S.A. 45-216 et seq., and amendments thereto.

Sec. 30. K.S.A. 74-8757 is hereby amended to read as follows: 74-8757. (a) A person less than 21 years of age shall not be permitted in an area where electronic gaming machines or lottery facility games are being conducted, except for a person at least 18 years of age who is an employee of the lottery gaming facility manager or the racetrack gaming facility manager. No employee under age 21 shall perform any function involved in gaming by the patrons.
(b) No person under age 21 shall play or make a wager on an electronic gaming machine game or a lottery facility game.

(c) No person under age 21 shall directly or indirectly make a wager on any sporting event or otherwise be permitted to engage in sports wagering.

Sec. 31. K.S.A. 74-8760 is hereby amended to read as follows:

(a) Except in accordance with rules and regulations of the Kansas racing and gaming commission or by written authority from the executive director of the Kansas racing and gaming commission in performing installation, maintenance, inspection and repair services, it is a class A nonperson misdemeanor for the following to place a wager on or play an electronic gaming machine game or a lottery facility game at a lottery gaming facility in this state: The executive director of the Kansas lottery, a member of the Kansas lottery commission or any employee or agent of the Kansas lottery; the executive director, a member or any employee or agent of the Kansas racing and gaming commission; or the lottery gaming facility manager or any employee of the lottery gaming facility manager.

(b) Except in accordance with rules and regulations of the Kansas racing and gaming commission or by written authority from the executive director of the Kansas racing and gaming commission in performing installation, maintenance, inspection and repair services, it is a class A nonperson misdemeanor for the following to place a wager on or play an electronic gaming machine at a racetrack gaming facility in this state:

(1) The executive director of the Kansas lottery, a member of the Kansas lottery commission or any employee or agent of the Kansas lottery;

(2) the executive director, a member or any employee or agent of the Kansas racing and gaming commission;

(3) the racetrack gaming facility manager or any employee of the racetrack gaming facility manager.

(c) Except in accordance with rules and regulations of the Kansas racing and gaming commission, or by written authority from the executive director of the Kansas racing and gaming commission, in performing installation, maintenance, inspection and repair services, it is a class A nonperson misdemeanor for the following to place a sports wager with a lottery gaming facility manager:

(1) The executive director of the Kansas lottery, a member of the Kansas lottery commission or any employee or agent of the Kansas lottery;

(2) the executive director, a member or any employee or agent of the Kansas racing and gaming commission;

(3) a lottery gaming facility manager, or any director, officer, owner or employee of such manager, or any relative living in the same household as such persons;

(4) an interactive sports wagering platform, or any director, officer, owner or employee of such platform, or any relative living in the
same household as such persons; (5) any director, officer or employee of a
sports governing body; (6) any owner, officer, athlete, coach or other
employee of a team; or (7) any director, officer or employee of a player
union or referee union.

(d) It is a severity level 8, nonperson felony for any person knowingly
to place a sports wager: (1) With access to nonpublic confidential
information held by the lottery gaming facility manager; (2) as an agent
or proxy for other persons; (3) using funds derived from illegal activity;
(4) to conceal money derived from illegal activity; (5) through the use of
other individuals to place wagers as part of any wagering scheme to
circumvent any provision of federal or state law; or (6) using false
identification to facilitate the placement of the wager or the collection of
any prize in violation of federal or state law.

(e) It is a severity level 8, nonperson felony for any person
playing or using any electronic gaming machine in Kansas knowingly
to:

(1) Use other than a lawful coin or legal tender of the United
States of America, or to use coin not of the same denomination as the
coin intended to be used in an electronic gaming machine, except that
in the playing of any electronic gaming machine or similar gaming
device, it shall be lawful for any person to use gaming billets, tokens or
similar objects therein which are approved by the Kansas racing and
gaming commission;

(2) possess or use, while on premises where electronic gaming
machines are authorized pursuant to the Kansas expanded lottery act,
any cheating or thieving device, including, but not limited to, tools,
wires, drills, coins attached to strings or wires or electronic or
magnetic devices to facilitate removing from any electronic gaming
machine any money or contents thereof, except that a duly authorized
agent or employee of the Kansas racing and gaming commission,
lottery gaming facility manager or racetrack gaming facility manager
may possess and use any of the foregoing only in furtherance of the
agent's or employee's employment at the lottery gaming facility or
racetrack gaming facility; or

(3) possess or use while on the premises of a lottery gaming
facility or racetrack gaming facility, or any location where electronic
gaming machines are authorized pursuant to this act, any key or
device designed for the purpose of or suitable for opening or entering
any electronic gaming machine or similar gaming device or drop box.

(f) Any duly authorized agent or employee of the Kansas
racing and gaming commission, a lottery gaming facility manager or a
racetrack gaming facility manager may possess and use any of the
devices described in subsections (e)(3) and (e)(4) subsection (e)(3) in
furtherance of inspection or testing as provided in the Kansas expanded lottery act or in furtherance of such person's employment at any location where any electronic gaming machine or similar gaming device or drop box is authorized pursuant to the Kansas expanded lottery act.

Sec. 32. K.S.A. 74-8761 is hereby amended to read as follows: 74-8761. (a) It shall be a severity level 9, nonperson felony for any person to place in operation or continue to have in place any gray machine for use by members of the public at any location in this state.

(b) It shall be the duty of the attorney general and the Kansas racing and gaming commission to enforce the provisions of this section, together with any rules and regulations adopted pursuant thereto. The attorney general and the Kansas racing and gaming commission shall have original jurisdiction to investigate and prosecute violations of this section.

Sec. 33. K.S.A. 74-8802 is hereby amended to read as follows: 74-8802. As used in the Kansas parimutuel racing act unless the context otherwise requires:

(a) "Breakage" means the odd cents by which the amount payable on each dollar wagered exceeds:

   (1) A multiple of $.10, for parimutuel pools from races conducted in this state; and

   (2) a multiple of such other number of cents as provided by law of the host jurisdiction, for interstate combined wagering pools.

(b) "Commission" means the Kansas racing and gaming commission created by this act.

(c) "Concessionaire licensee" means a person, partnership, corporation or association licensed by the commission to utilize a space or privilege within a racetrack facility to sell goods or services.

(d) "Contract" means an agreement, written or oral, between two or more persons, partnerships, corporations or associations, or any combination thereof, which creates an obligation between the parties.

(e) "Crossover employment" means a situation in which an occupational licensee is concurrently employed at the same racing facility by an organization licensee and a facility owner licensee or facility manager licensee.

(f) "Dual racetrack facility" means a racetrack facility for the racing of both horses and greyhounds or two immediately adjacent racetrack facilities, owned by the same licensee, one for racing horses and one for racing greyhounds.

(g) "Executive director" means the executive director of the commission.

(h) "Facility manager licensee" means a person, partnership,
corporation or association licensed by the commission and having a contract with an organization licensee to manage a racetrack facility located in Sedgwick county.

(i) "Facility owner licensee" means a person, partnership, corporation or association, or the state of Kansas or any political subdivision thereof, licensed by the commission to construct or own a racetrack facility—located in Sedgwick county. "Facility owner licensee" does not mean an organization licensee which that owns the racetrack facility in which it conducts horse or greyhound racing.

(j) "Fair association" means an association organized pursuant to K.S.A. 2-125 et seq. and amendments thereto or a nonprofit association determined by the commission to be otherwise organized to conduct fair activities pursuant to findings of fact entered by the commission in a license order.

(k) "Financial interest" means an interest that could result directly or indirectly in receiving a pecuniary gain or sustaining a pecuniary loss as a result of ownership or interest in a business entity or activity or as a result of a salary, gratuity or other compensation or remuneration from any person.

(l) "Greyhound" means any greyhound breed of dog properly registered with the national greyhound association of Abilene, Kansas.

(m) "Historical horse race machine" means any electronic, electromechanical, video or computerized device, contrivance or machine authorized by the commission that, upon insertion of cash, tokens, electronic cards or any consideration, is available to accept wagers on and simulate the running of historical horse races, and that may deliver or entitle the patron operating the machine to receive cash, tokens, merchandise or credits that may be redeemed for cash. Historical horse race machines shall use historically accurate information of the horse race selected to determine the place of finish of each horse. No random number generator or other algorithm shall be used for determining the results of an historical horse race. Historical horse race machines shall be directly linked to a central computer at a location determined by the commission for purposes of security, monitoring and auditing.

(n) "Horsemen's association" means any association or corporation:

(1) All officers, directors, members and shareholders of which are licensed owners of horses or licensed trainers of horses, or both;

(2) which is applying for or has been issued a facility owner license authorizing ownership of Eureka Downs, Anthony Downs or a racetrack facility on or adjacent to premises used by a fair association to conduct fair activities; and

(3) none of the officers, directors, members or shareholders of
which holds another facility owner license or is an officer, director, member or shareholder of another facility owner licensee.

(o) "Horsemen's nonprofit organization" means any nonprofit organization:

(1) All officers, directors, members or shareholders of which are licensed owners of horses or licensed trainers of horses, or both; and

(2) which is applying for or has been issued an organization license authorizing the conduct of horse races at Eureka Downs, Anthony Downs or a racetrack facility on or adjacent to premises used by a fair association to conduct fair activities.

(p) "Host facility" means the racetrack at which the race is run or, if the race is run in a jurisdiction that is not participating in the interstate combined wagering pool, the racetrack or other facility which is designated as the host facility.

(q) "Host jurisdiction" means the jurisdiction where the host facility is located.

(r) "Interstate combined wagering pool" means a parimutuel pool established in one jurisdiction that is combined with comparable parimutuel pools from one or more racing jurisdictions for the purpose of establishing the amount of money returned on a successful wager in the participating jurisdictions.

(s) "Intertrack wagering" means wagering on a simulcast race at a licensed racetrack facility or at a facility that is licensed in its racing jurisdiction to conduct live races.

(t) "Intrastate combined wagering pool" means a parimutuel pool that is combined with comparable parimutuel pools from one or more racetrack facilities for the purpose of establishing the amount of money returned on a successful wager at the participating racetrack facilities.

(u) "Kansas-whelped greyhound" means a greyhound whelped and raised in Kansas for the first six months of its life.

(v) "Minus pool" means a parimutuel pool in which, after deducting the takeout, not enough money remains in the pool to pay the legally prescribed minimum return to those placing winning wagers, and in which the organization licensee would be required to pay the remaining amount due.

(w) "Nonprofit organization" means:

(1) A corporation that is incorporated in Kansas as a not-for-profit corporation pursuant to the Kansas general corporation code and the net earnings of which do not inure to the benefit of any shareholder, individual member or person; or

(2) a fair association.

(x) "Occupation licensee" means a person licensed by the
commission to perform an occupation or provide services which the commission has identified as requiring a license pursuant to this act.

(y) "Off-track wagering" means wagering on a simulcast race at a facility which is not licensed in its jurisdiction to conduct live races.

(z) "Organization licensee" means a nonprofit organization licensed by the commission to conduct races pursuant to this act and, if the license so provides, to construct or own a racetrack facility.

(aa) "Parimutuel pool" means the total money wagered by individuals on one or more horses or greyhounds in a particular horse or greyhound race to win, place or show, or combinations thereof, as established by the commission, and, except in the case of an interstate or intrastate combined wagering pool, held by the organization licensee pursuant to the parimutuel system of wagering. There is a separate parimutuel pool for win, for place, for show and for each of the other forms of betting provided for by the rules and regulations of the commission.

(bb) "Parimutuel wagering" means a form of wagering on the outcome of horse and greyhound races, including historical horse races conducted by an historical horse race machine, in which those who wager purchase tickets of various denominations on one or more horses or greyhounds and all wagers for each race are pooled and the winning ticket holders are paid prizes from such pool in amounts proportional to the total receipts in the pool.

(cc) "Race meeting" means one or more periods of racing days during a calendar year designated by the commission for which an organization licensee has been approved by the commission to hold live or simulcast horse or greyhound races or simulcast horse races at which parimutuel wagering is conducted, including such additional time as designated by the commission for the conduct of official business before and after the races.

(dd) "Racetrack facility" means a racetrack within Kansas used for the racing of horses or greyhounds, or both, including the track surface, grandstands, clubhouse, all animal housing and handling areas, other areas in which a person may enter only upon payment of an admission fee or upon presentation of authorized credentials and such additional areas as designated by the commission. The term "racetrack facility" includes a facility used for the display of and wagering on simulcast races and the operation of historical horse race machines without any live horse or greyhound races being conducted.

(ee) "Racing jurisdiction" or "jurisdiction" means a
governmental authority which is responsible for the regulation of live or simulcast racing in its jurisdiction.

(⟨ee⟩)(ff) "Racing or wagering equipment or services licensee" means any person, partnership, corporation or association licensed by the commission to provide integral racing or wagering equipment or services, as designated by the commission, to an organization licensee.

(⟨ff⟩)(gg) "Recognized greyhound owners' group" means the duly recognized group elected in accordance with rules and regulations of the commission by a majority of the Kansas licensed greyhound owners at the racetrack facility voting in the election. The commission may designate an organization such as the national greyhound association of Abilene, Kansas, to conduct the election.

(⟨gg⟩)(hh) "Recognized horsemen's group" means the duly recognized group, representing the breeds of horses running at a racetrack facility, elected in accordance with rules and regulations of the commission by a majority of the licensed owners and trainers at the racetrack facility voting in the election. If the licensee does not have a recognized horsemen's group, the commission shall designate as the recognized horsemen's group one that serves another organization licensee, but not one that serves a fair association organization licensee.

(⟨hh⟩)(ii) "Simulcast" means a live audio-visual broadcast of an actual horse or greyhound race at the time it is run.

(⟨ii⟩)(jj) "Takeout" means the total amount of money withheld from each parimutuel pool for the payment of purses, taxes and the share to be kept by the organization licensee. Takeout does not include the breakage. The balance of each pool less the breakage is distributed to the holders of winning parimutuel tickets.

Sec. 34. K.S.A. 74-8804 is hereby amended to read as follows: 74-8804. (a) During live race meetings or simulcast racing operations, the commission and its designated employees may observe and inspect all racetrack facilities operated by licensees—and all racetracks simulcasting races to racetrack facilities in Kansas and all historical horse race machines, including, but not limited to, all machines, equipment and facilities used for parimutuel wagering.

(b) Commission members and presiding officers may administer oaths and take depositions to the same extent and subject to the same limitations as would apply if the deposition was in aid of a civil action in the district court.

(c) The commission may examine, or cause to be examined by any agent or representative designated by the commission, any books, papers, records or memoranda of any licensee, or of any racetrack or business involved in simulcasting races to racetrack facilities in
Kansas or operating historical horse race machines, for the purpose of ascertaining compliance with any provision of this act or any rule and regulation adopted hereunder.

(d) The commission may issue subpoenas to compel access to or for the production of any books, papers, records or memoranda in the custody or control of any licensee or officer, member, employee or agent of any licensee, or to compel the appearance of any licensee or officer, member, employee or agent of any licensee, or of any racetrack or business involved in simulcasting races to racetrack facilities in this state or operating historical horse race machines, for the purpose of ascertaining compliance with any of the provisions of this act or any rule and regulation adopted hereunder. Subpoenas issued pursuant to this subsection may be served upon individuals and corporations in the same manner provided in K.S.A. 60-304, and amendments thereto, for the service of process by any officer authorized to serve subpoenas in civil actions or by the commission or an agent or representative designated by the commission. In the case of the refusal of any person to comply with any such subpoena, the executive director may make application to the district court of any county where such books, papers, records, memoranda or person is located for an order to comply.

(e) The commission shall allocate equitably race meeting dates, racing days and hours to all organization licensees and assign such dates and hours so as to minimize conflicting dates and hours within the same geographic market area.

(f) The commission shall have the authority, after notice and an opportunity for hearing in accordance with rules and regulations adopted by the commission, to exclude, or cause to be expelled, from any race meeting or racetrack facility, or to prohibit a licensee from conducting business with any person:

(1) Who has violated the provisions of this act or any rule and regulation or order of the commission;

(2) Who has been convicted of a violation of the racing or gambling laws of this or any other state or of the United States or has been adjudicated of committing as a juvenile an act which, if committed by an adult, would constitute such a violation; or

(3) Whose presence, in the opinion of the commission, reflects adversely on the honesty and integrity of horse or greyhound racing or interferes with the orderly conduct of a race meeting.

(g) The commission shall review and approve all proposed construction and major renovations to racetrack facilities owned or leased by licensees.

(h) The commission shall review and approve all proposed
contracts with racetracks or businesses involved in simulcasting races to racetrack facilities in Kansas or operating historical horse race machines.

(i) The commission may suspend a horse or greyhound from participation in races if such horse or greyhound has been involved in any violation of the provisions of this act or any rule and regulation or order of the commission.

(j) The commission, within 72 hours after any action taken by a steward or racing judge and upon appeal by any interested party or upon its own initiative, may overrule any decision of a steward or racing judge, other than a decision regarding disqualifications for interference during the running of a race, if the preponderance of evidence indicates that:

(1) The steward or racing judge mistakenly interpreted the law;
(2) new evidence of a convincing nature is produced; or
(3) the best interests of racing and the state may be better served.

A decision of the commission to overrule any decision of a steward or racing judge shall not change the distribution of parimutuel pools to the holders of winning tickets. A decision of the commission which would affect the distribution of purses in any race shall not result in a change in that distribution unless a written claim is submitted to the commission within 48 hours after completion of the contested race by one of the owners or trainers of a horse or greyhound which participated in such race and a preponderance of evidence clearly indicates to the commission that one or more of the grounds for protest, as provided for in rules and regulations of the commission, has been substantiated.

(k) The commission shall review and approve all proposed historical horse race machines and all proposed types of wagering to be conducted on such machines.

(l) The commission, after notice and a hearing in accordance with rules and regulations adopted by the commission, may impose a civil fine not exceeding $5,000 for each violation of any provision of this act, or any rule and regulation of the commission, for which no other penalty is provided.

(m) The commission shall adopt rules and regulations specifying and regulating:

(1) Those drugs and medications which may be administered, and possessed for administration, to a horse or greyhound within the confines of a racetrack facility; and
(2) that equipment for administering drugs or medications to horses or greyhounds which may be possessed within the confines of a racetrack facility.
The commission may adopt rules and regulations providing for the testing of any licensees of the commission, and any officers, directors and employees thereof, to determine whether they are users of any controlled substances.

The commission shall require fingerprinting of all persons necessary to verify qualification for employment by the commission or to verify qualification for any license, including a simulcasting license, issued pursuant to this act. The commission shall submit such fingerprints to the Kansas bureau of investigation and to the federal bureau of investigation for the purposes of verifying the identity of such persons and obtaining records of criminal arrests and convictions.

The commission may receive from commission security personnel, the Kansas bureau of investigation or other criminal justice agencies, including, but not limited to, the federal bureau of investigation and the federal internal revenue service, such criminal history record information (including arrest and nonconviction data), criminal intelligence information and information relating to criminal and background investigations as necessary for the purpose of determining qualifications of licensees of the commission, employees of the commission, applicants for employment by the commission, and applicants for licensure by the commission, including applicants for simulcasting licenses. Upon the written request of the chairperson of the commission, the commission may receive from the district courts such information relating to juvenile proceedings as necessary for the purpose of determining qualifications of employees of and applicants for employment by the commission and determining qualifications of licensees of and applicants for licensure by the commission. Such information, other than conviction data, shall be confidential and shall not be disclosed except to members and employees of the commission as necessary to determine qualifications of such licensees, employees and applicants. Any other disclosure of such confidential information is a class A misdemeanor and shall constitute grounds for removal from office, termination of employment or denial, revocation or suspension of any license issued under this act.

The commission, in accordance with K.S.A. 75-4319, and amendments thereto, may recess for a closed or executive meeting to receive and discuss information received by the commission pursuant to subsection (o) and to negotiate with licensees of or applicants for licensure by the commission regarding any such information.

The commission may enter into agreements with the federal bureau of investigation, the federal internal revenue service, the Kansas attorney general or any state, federal or local agency as
necessary to carry out the duties of the commission under this act.

(s) The commission shall adopt such rules and regulations as necessary to implement and enforce the provisions of this act.

Sec. 35. K.S.A. 74-8814 is hereby amended to read as follows: 74-8814. (a) (1) Subject to the provisions of subsection (b), the commission shall establish by rules and regulations an application fee not exceeding $500 for any of the following which applies

organization license and the a license fee of $25 for each day of racing approved by the commission for any of the following organization granted an organization license shall be $100 for each day of racing approved by the commission:

(1)(2) Any fair association other than the Greenwood county and Anthony fair associations, any horsemen's nonprofit organization or the national greyhound association of Abilene, Kansas, may apply for an organization license if:

(A) Such association organization conducts not more than two race meetings each year;

(B) such race meets are held within the boundaries of the county where the applicant is located; and

(C) such race meetings are held for a total of not more than 40 days per year; or

(b) The commission shall adopt rules and regulations providing for simplified and less costly procedures and requirements for fair associations and horsemen's nonprofit organizations applying for or holding a license to conduct race meetings.

(c) The Kansas racing and gaming commission shall investigate:

(1) The president, vice-president, secretary and treasurer of a fair association, and such other members as the commission considers necessary, to determine eligibility for an organization license;

(2) each officer and each director of a nonprofit horsemen's organization, and such other members or shareholders as the commission considers necessary to determine eligibility for an organization license.

(d) Except as otherwise provided by this section, all applicants for organization licenses for the conduct of race meetings pursuant to the provisions of this section shall be required to comply with all the
provisions of K.S.A. 74-8813, and amendments thereto.

Sec. 36. K.S.A. 74-8823 is hereby amended to read as follows: 74-8823, (a) There is hereby imposed a tax on the gross sum wagered by the parimutuel method as follows:

(1) Of the total daily takeout from parimutuel pools for live horse races conducted in this state, a tax at the rate of 3/18;

(2) except as provided by subsection (a)(3), for live greyhound races conducted in this state at a racetrack facility for the racing of only greyhounds:

(A) During the first four years when racing with parimutuel wagering is conducted at such facility, a tax at the rate of 3/18 of the total daily takeout from parimutuel pools for live greyhound races;

and

(B) thereafter, from parimutuel pools for each live greyhound performance, a tax at the rate of 3/18 of the first $400,000 wagered, 4/18 of the next $200,000 wagered and 5/18 of any amounts wagered exceeding $600,000;

(3) for live greyhound races conducted in this state at a dual racetrack facility or at a racetrack facility owned by a licensee whose license authorizes the construction of a dual racetrack facility:

(A) During the first seven years when racing with parimutuel wagering is conducted at such facility, a tax at the rate of 3/18 of the total daily takeout from parimutuel pools for live greyhound races;

and

(B) thereafter, from parimutuel pools for each live greyhound performance, a tax at the rate of 3/18 of the first $600,000 wagered, 4/18 of the next $200,000 wagered and 5/18 of any amounts wagered exceeding $800,000; and

(4) of the total daily takeout from amounts wagered in this jurisdiction on simulcast races displayed in this state, a tax at the rate of 3/18; and

(5) of the total amount wagered on historical horse races, a tax at the rate of 3%.

(b) The tax imposed by this section shall be no less than 3% nor more than 6% of the total money wagered each day at a racetrack facility.

(c) The tax imposed by this section shall be remitted to the commission by each organization licensee by the next business day following the day on which the wagers took place. The commission shall remit any such tax moneys received to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the state
racing fund created by K.S.A. 74-8826, and amendments thereto, except as provided by K.S.A. 74-8838, and amendments thereto.

(d) The commission shall audit and verify that the amount of tax received from each organization licensee hereunder is correct.

(e) Nothing in this section shall be construed to impose any tax on amounts wagered on electronic gaming machine games operated pursuant to the Kansas expanded lottery act.

Sec. 37. K.S.A. 74-8836 is hereby amended to read as follows: 74-8836. (a) Any organization licensee that conducts schedules to conduct at least 150 days of live greyhound racing or 60 days of live or simulcast horse racing during a calendar year or a fair association that conducts fewer than 22 days of live greyhound racing or 40 days of live horse racing during a calendar year may apply to the commission for a simulcasting license to display simulcast horse or greyhound races and to conduct intertrack parimutuel wagering thereon. If the organization licensee conducts races at a racetrack facility that is owned by a facility owner licensee, both licensees shall join in the application. A simulcasting license granted to a fair association that conducts fewer than 22 days of live racing shall restrict the fair association’s display of simulcast races to a number of days, including days on which it conducts live races, equal to not more than twice the number of days on which it conducts live races.

(b) (1) A simulcasting license granted to an organization licensee other than a fair association shall authorize the display of simulcast races at the racetrack facility where the live races are conducted so long as the licensee conducts at least eight live races per day and an average of 10 live races per day per week. If a simulcasting licensee conducts live horse races on a day when simulcast races are displayed by the licensee and the licensee conducts fewer than an average of 10 live horse races per day per week, not less than 80% of the races on which wagers are taken by the licensee during such week shall be live races conducted by the licensee unless approved by the recognized horsemen’s group or upon a finding by the commission that the organization licensee was unable to do so for reasonable cause. If a simulcast licensee conducts live greyhound races on a day when simulcast races are displayed by the licensee and the licensee schedules fewer than 13 live greyhound races during a performance on such day, not less than 80% of the races on which wagers are taken by the licensee during such performance shall be live races conducted by the licensee.

(2) A simulcasting license granted to a fair association shall authorize the display of simulcast races at the racetrack facility where the races are conducted only if live races are scheduled for two or more days of the same calendar week, except that the licensee may conduct simulcast races
in the week immediately before and immediately after a live meeting if the
total number of days on which simulcast races are displayed does not
exceed the total authorized in subsection (a). In no case shall the live meet-
or simulcast races allowed under this subsection exceed 10 consecutive
weeks. For purposes of this subsection, a calendar week shall be measured
from Monday through the following Sunday.

(3) Notwithstanding the provisions of subsection (a), (b)(1) or (b)(2),
a fair association may apply to the commission for not more than five
additional days of simulcasting of special events. In addition, the
commission may authorize a fair association to display additional
simulcast races but, if such fair association is less than 100 miles from an
organization licensee that is not a fair association, it also shall secure
written consent from that organization licensee.

(4) Notwithstanding the provisions of subsection (b)(1), if an
emergency causes the cancellation of all or any live races scheduled
for a day or performance by a simulcasting licensee, the commission
or the commission's designee may authorize the licensee to display any
simulcast races previously scheduled for such day or performance.

(5) Notwithstanding the provisions of subsection (b)(1), the
commission may authorize the licensee to display simulcast special
racing events as designated by the commission.

(c) The application for a simulcasting license shall be filed with
the commission at a time and place prescribed by rules and
regulations of the commission. The application shall be in a form and
include such information as the commission prescribes.

(d) To qualify for a simulcasting license the applicant shall:

(1) Comply with the interstate horse racing act of 1978—(15
U.S.C. § 3001 et seq.), as in effect December 31, 1991;

(2) submit with the application a written approval of the
proposed simulcasting schedule signed by: (A) the recognized
horsemen's group for the track, if the applicant is licensed to conduct
only horse races; (B) the recognized greyhound owners' group, if the
applicant is licensed to conduct only greyhound races and only greyhound
races are to be simulcast; (C) both the recognized greyhound owners'
group and a recognized horsemen's group, if the applicant is licensed
to conduct only greyhound races and horse races are to be simulcast;
(D) the recognized greyhound owners' group, if the applicant is licensed to
conduct both greyhound and horse races, only greyhound races are to be
simulcast and races are to be simulcast only while the applicant is
conducting live greyhound races; (E) or (C) the recognized horsemen's
group for the track, if the applicant is licensed to conduct both
greyhound and horse races, only horse races are to be simulcast and
races are to be simulcast only while the applicant is conducting live
horse races; or (F) both the recognized greyhound owners' group and the recognize horsemen's group for the track, if the applicant is licensed to conduct both greyhound races and horse races and horse races are to be simulcast while the applicant is conducting live greyhound races or greyhound races are to be simulcast while the applicant is conducting live horse races; and

(3) submit, in accordance with rules and regulations of the commission and before the simulcasting of a race, a written copy of each contract or agreement which that the applicant proposes to enter into with regard to such race, and any proposed modification of any such contract or agreement.

(e) The term of a simulcasting license shall be one year.

(f) A simulcasting licensee may apply to the commission or its designee for changes in the licensee's approved simulcasting schedule if such changes are approved by the respective recognized greyhound owners' group or recognized horsemen's group needed throughout the term of the license. Application shall be made upon forms furnished by the commission and shall contain such information as the commission prescribes.

(g) Except as provided by subsection (j), the takeout for simulcast horse and greyhound races shall be the same as it is for the live horse and greyhound races conducted during the current or next live race meeting at the racetrack facility where the simulcast races are displayed, or, if the simulcasting licensee does not conduct live races, then such takeout shall be the same as if the race has been a live race. For simulcast races the tax imposed on amounts wagered shall be as provided by K.S.A. 74-8823, and amendments thereto. Of the balance of the takeout remaining after deduction of taxes, an amount equal to a percentage, to be determined by the commission, of the gross sum wagered on simulcast races shall be used for purses, as follows:

(1) For greyhound races conducted by the licensee, if the simulcast race is a greyhound race and the licensee conducts only live greyhound races;

(2) For horse races conducted by the licensee, if the simulcast race is a horse race and the licensee conducts only live horse races;

(3) For horse races and greyhound races, as determined by both the recognized horsemen's group and the recognized greyhound owners' group, if the simulcast race is a greyhound race and the licensee does not conduct or is not currently conducting live greyhound races; or

(4) For horse races and greyhound races, as determined by both the recognized horsemen's group and the recognized greyhound owners' group, if the simulcast is a horse race and the licensee does not conduct or is not currently conducting live horse races. That
portion of simulcast purse money determined to be used for horse
purses shall be apportioned by the commission to the various horse
race meetings held in any calendar year based upon the number of live
horse race dates comprising such horse race meetings in the preceding
calendar year.

(h) Except as provided by subsection (j):
(1) If a simulcasting licensee has a license to conduct live horse
races and the licensee displays a simulcast horse race:
(A) All breakage proceeds shall be remitted by the licensee to the
commission not later than the 15th day of the month following the race
from which the breakage is derived and the commission shall remit
any such proceeds received to the state treasurer in accordance with
the provisions of K.S.A. 75-4215, and amendments thereto. Upon
receipt of each such remittance, the state treasurer shall deposit the
entire amount in the state treasury to the credit of the Kansas horse
breeding development fund created by K.S.A. 74-8829, and
amendments thereto; and
(B) all unclaimed ticket proceeds shall be remitted by the licensee
to the commission on the 61st day after the end of the calendar year
and the commission shall remit any such proceeds received to the state
treasurer in accordance with the provisions of K.S.A. 75-4215, and
amendments thereto. Upon receipt of each such remittance, the state
treasurer shall deposit the entire amount in the state treasury to the
credit of the Kansas horse breeding development fund created by
K.S.A. 74-8829, and amendments thereto.
(2) If a simulcasting licensee has a license to conduct live greyhound
races and the licensee displays a simulcast greyhound race, breakage and
unclaimed winning ticket proceeds shall be distributed in the manner
provided by K.S.A. 74-8821 and 74-8822, and amendments thereto, for
breakage and unclaimed winning ticket proceeds from live greyhound
races:
(3) If a simulcasting licensee has a license to conduct live racing of
only horses and the licensee displays a simulcast greyhound race,
unclaimed winning ticket proceeds shall be distributed in the manner
provided by K.S.A. 74-8822, and amendments thereto, for unclaimed-
winning ticket proceeds from live greyhound races. Breakage for such
races shall be distributed for use to benefit greyhound racing as determined
by the commission.
(4)—If a simulcasting licensee has a license to conduct live racing
of only greyhounds and the licensee displays a simulcast horse race:
(A) All breakage proceeds shall be remitted by the licensee to the
commission not later than the 15th day of the month following the race
from which the breakage is derived and the commission shall remit
any such proceeds received to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the Kansas horse breeding development fund created by K.S.A. 74-8829, and amendments thereto; and

(B) all unclaimed ticket proceeds shall be remitted by the licensee to the commission on the 61st day after the end of the calendar year and the commission shall remit any such proceeds received to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the Kansas horse breeding development fund created by K.S.A. 74-8829, and amendments thereto.

(i) The commission may approve a request by two or more simulcasting licensees to combine wagering pools within the state of Kansas pursuant to rules and regulations adopted by the commission.

(j) (1) The commission may authorize any simulcasting licensee to participate in an interstate combined wagering pool with one or more other racing jurisdictions.

(2) If a licensee participates in an interstate pool, the licensee may adopt the takeout of the host jurisdiction or facility. The amount and manner of paying purses from the takeout in an interstate pool shall be as provided by subsection (g).

(3) The tax imposed on amounts wagered in an interstate pool shall be as provided by K.S.A. 74-8823, and amendments thereto. Parimutuel taxes may not be imposed on any amounts wagered in an interstate combined wagering pool other than amounts wagered within this jurisdiction.

(4) Breakage for interstate combined wagering pools shall be calculated in accordance with the statutes and rules and regulations of the host jurisdiction and shall be allocated among the participating jurisdictions in a manner agreed to among the jurisdictions. Breakage allocated to this jurisdiction shall be distributed as provided by subsection (h).

(5) Upon approval of the respective recognized greyhound owners' group or recognized horsemen's group, the commission may permit an organization licensee to simulcast to other racetrack facilities or off-track wagering or intertrack wagering facilities in other jurisdictions one or more races conducted by such licensee, use one or more races conducted by such licensee for an intrastate combined wagering pool or use one or more races conducted by such licensee for an interstate combined wagering pool at off-track
wagering or intertrack wagering locations outside the commission's jurisdiction and may allow pari-mutuel pools in other jurisdictions to be combined with pari-mutuel pools in the commission's jurisdiction for the purpose of establishing an interstate combined wagering pool.

(6) The participation by a simulcasting licensee in a combined interstate wagering pool does not cause that licensee to be considered to be doing business in any jurisdiction other than the jurisdiction in which the licensee is physically located.

(k) If the organization licensee, facility owner licensee, if any, and the recognized horsemen's group or recognized greyhound owners' group are unable to agree concerning a simulcasting application, the matter may be submitted to the commission for determination at the written request of any party in accordance with rules and regulations of the commission.

(l) This section shall be a part of and supplemental to the Kansas pari-mutuel racing act.

Sec. 38. K.S.A. 79-4805 is hereby amended to read as follows: 79-4805. (a) There is hereby established in the state treasury the problem gambling and addictions grant fund. All moneys credited to such fund shall be used only for the awarding of grants under this section. Such fund shall be administered in accordance with this section and the provisions of appropriation acts.

(b) All expenditures from the problem gambling and addictions grant fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved in the manner prescribed by law.

(c) (1) There is hereby established a state grant program to provide assistance for the direct treatment of persons diagnosed as suffering from pathological gambling and to provide funding for research regarding the impact of gambling on prevention and recovery for the residents of Kansas. Research grants awarded under this section may include, but need not be limited to, grants for determining the effectiveness of education and prevention efforts on the prevalence of pathological gambling in Kansas. All grants shall be made after open solicitation of proposals and evaluation of proposals against criteria established in rules and regulations adopted by the secretary of the Kansas department for aging and disability services. Both public and private entities shall be eligible to apply for and receive grants under the provisions of this section. The secretary shall ensure that an adequate problem gambling treatment services network is available in Kansas to individuals seeking treatment for a pathological gambling disorder.

(2) Moneys in the problem gambling and addictions grant fund
may shall be used to:

(A) To fund a helpline with text messaging and chat capabilities; and
(B) for the treatment, research, education or prevention of pathological gambling.

(3) Moneys in the problem gambling and addictions grant fund that are not used for the purposes described in paragraph (2) shall be used to treat alcoholism, drug abuse and other addictive behaviors and other co-occurring behavioral health disorders.

d) The secretary for aging and disability services is hereby authorized to receive moneys from any grants, gifts, contributions or bequests made for the purpose of funding grants under this section and to expend such moneys for the purpose for which received.

e) All grants made in accordance with this section shall be made from the problem gambling and addictions grant fund. The secretary shall administer the provisions of this section and shall adopt rules and regulations establishing criteria for qualification to receive grants and such other matters deemed necessary by the secretary for the administration of this section. Such rules and regulations shall include, but need not be limited to, a requirement that each recipient of a grant to provide treatment for pathological gamblers report at least annually to the secretary the grantee's measurable achievement of specific outcome goals.

(f) For the purpose of this section "pathological gambling" means the disorder by that name described in the most recent edition of the American psychiatric association's diagnostic and statistical manual.

(g) On the effective date of this act the director of accounts and reports shall transfer all moneys in the problem gambling grant fund to the problem gambling and addictions grant fund. Thereupon the problem gambling grant fund shall be and is hereby abolished. The problem gambling and addictions grant fund and any other moneys transferred pursuant to this section shall be used for the purposes set forth in this section and for no other governmental purposes. It is the intent of the legislature that the funds and the moneys deposited in this fund shall remain intact and inviolate for the purposes set forth in this section.

Sec. 39. K.S.A. 79-4806 is hereby amended to read as follows: 79-4806. On July 1 of each year or as soon thereafter as sufficient moneys are available, $80,000 $100,000 credited to the state gaming revenues fund shall be transferred and credited to the problem gambling and addictions grant fund established by K.S.A. 79-4805, and amendments thereto.

Sec. 40. {41.} This act shall take effect and be in force from and after its publication in the statute book.