SENATE BILL No. 155


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

New Section 1. (a) The state board of education shall conduct a study of, or contract for the study of, the implementation of requiring each district to maintain an individual career plan of study for each pupil enrolled in the district in grades eight through 12. On or before January 15, 2014, the state board of education shall prepare and submit a report to the legislature on the findings of such study and whether the state board of education intends to initiate implementing such requirements.

(b) For purposes of this section, the term “individual career plan of study” means a proposed individualized coherent sequence of classes focused on a career pathway that will enable seamless transition into a postsecondary program.

(c) The provisions of this section shall take effect and be in force from and after July 1, 2013.

New Sec. 2. (a) The state board of regents shall establish the career technical education incentive program.

(b) (1) Each school year, to the extent there are sufficient moneys appropriated to the career technical education incentive program, the state board of regents shall make an award to those school districts who have at least one pupil who graduates from a high school in the school district having obtained an industry-recognized credential in an occupation that has been identified by the secretary of labor, in consultation with the state board of regents and the state board of education, as an occupation in highest need of additional skilled employees at the time the pupil entered the career technical education course or program in the school district. Such school districts shall receive an award in an amount equal to $1,000 for each such pupil graduating from a high school in the school district. Such awards shall be paid at such times as established by the state board of regents. Such awards shall be expended for the expenses incurred by the board of education of the school district under subsection (b)(2), and any moneys remaining after distribution in accordance with subsection (b)(2) may be expended as determined by the board of education of a school district towards operating the school from which the pupils graduated. Upon receipt of such award and application by a pupil who has not attained a high school diploma and is currently or was previously enrolled in a career technical education course or program in the school district, the board of education of each school district shall pay $1,000 to the school district, to the extent there are sufficient moneys appropriated to the career technical education incentive program, of such pupil is currently or was previously enrolled as determined by the board of education. No board of education shall be required to pay more than three industry-recognized credential assessments for the same or substantially the same industry-recognized credential for a pupil if such pupil fails to earn the industry-recognized credential within two attempts of taking the industry-recognized credential assessment.

(2) The state board of education shall certify to the state board of regents and the director of accounts and reports the amounts due to each school district pursuant to this subsection. Such certification, and the amount payable, shall be approved by the director of the budget. The director of accounts and reports shall draw warrants on the state treasurer payable to the district treasurer of each school district entitled to payment of such award amount, pursuant to vouchers approved by the state board of regents. Upon receipt of such warrant, each district treasurer shall deposit the amount of such award in the general fund of the school district.

(c) (1) Each school year, to the extent there are sufficient moneys appropriated to the career technical education incentive program, the state board of regents shall make an award to a community college, technical college or institute of technology who has at least one secondary student who is currently or was previously admitted to a career technical education course or program in accordance with subsection (c) of K.S.A. 72-4417, and amendments thereto, and such secondary student is regularly enrolled in and attending a private secondary school. The purpose
of such award is to reimburse such community college, technical college or institute of technology for paying \( \frac{1}{2} \) of the costs of an industry-recognized credential assessment in an occupation that has been identified by the secretary of labor, in consultation with the state board of regents and the state board of education, as an occupation in highest need of additional skilled employees at the time the secondary student was admitted into such career technical education course or program. Upon receipt of such award and application by a secondary student who is currently or was previously enrolled in a career technical education course or program in accordance with subsection (c) of K.S.A. 72-4417, and amendments thereto, and is regularly enrolled in and attending a private secondary school, the governing body of the community college, technical college or the institute of technology which admitted such secondary student shall pay \( \frac{1}{2} \) of the costs of the industry-recognized credential assessment specified in such application in an amount not to exceed $1,000. Such industry-recognized credential assessment shall be related to the career technical education course or program in which such secondary student is currently or was previously enrolled as determined by such governing body of a community college, technical college or institute of technology. No governing body of a community college, technical college or institute of technology shall be required to pay \( \frac{1}{2} \) of the costs of three or more industry-recognized credential assessments for the same or substantially the same industry-recognized credential for a secondary student if such secondary student fails to earn the industry-recognized credential within two attempts of taking the industry-recognized credential assessment.

(2) Each governing body of a community college, technical college or institute of technology shall certify to the state board of regents the amount of any payments such community college, technical college or institute of technology will pay based on applications submitted by students pursuant to paragraph (1). The certification shall be on a form prescribed and furnished by the state board of regents, shall contain such information as the state board of regents shall require and shall be filed at the time specified by the state board of regents.

(3) In each school year, each governing body of a community college, technical college or institute of technology is entitled to receive from appropriations for the career technical education incentive program an amount which is equal to the amount certified to the state board of regents in accordance with the provisions of paragraph (2). The state board of regents shall certify to the director of accounts and reports the amount due each governing body of a community college, technical college or institute of technology. The director of accounts and reports shall draw warrants on the state treasurer payable to the treasurer of each governing body of a community college, technical college or institute of technology entitled to payment under this subsection upon vouchers approved by the state board of regents.

(4) Moneys received by a state board of regents under this subsection shall be deposited in the postsecondary technical education fund of each community college and at Washburn university for the Washburn institute of technology or the general operating fund in the technical college in accordance with K.S.A. 2011 Supp. 71-1808, and amendments thereto, and shall be considered reimbursements to the community college, technical college or institute of technology.

(d) Each school year, at such time as agreed to by the secretary of labor, the president of the state board of regents and the commissioner of education, the secretary shall provide the state board of regents and the state board of education with a list of those occupations in highest need of additional skilled employees. If the occupations identified in such list are not substantially the same as those occupations identified in the list from the prior year, reasonable notice of such changes shall be provided to school districts, community colleges, technical colleges and the institute of technology.

(e) The state board of regents and the state board of education, jointly, may adopt such rules and regulations necessary to implement and carry out the provisions of this section.

New Sec. 3. (a) Provided a particular career technical education program is not offered in a particular service area, the governing board of a
community college, technical college or institute of technology located outside such service area, in coordination with one or more school districts located within such service area, may apply to the state board of regents for permission to establish such career technical education program to be taught at a location in such service area. An application for such permission shall be submitted in such form and manner as prescribed by the state board of regents. In reviewing any such application, the state board of regents shall consider the ability and willingness of any postsecondary educational institution located in such service area to offer such career technical education program. If no such career technical education program is offered in such service area and no postsecondary educational institution located in such service area intends to offer such career technical education program, then the board of regents may approve such application to establish such career technical education program. Upon approval of its application by the state board of regents, the governing board of a community college, technical college or institute of technology may purchase or otherwise acquire land or land and improvements in such service area for the purpose of providing such career technical educational program.

(b) The state board of regents may adopt such rules and regulations necessary to administer the provisions of this section.

(c) For purposes of this section:

(1) The terms “career technical education,” “community college,” “institute of technology” and “technical college” have the same meaning as such terms are defined in K.S.A. 72-4412, and amendments thereto.

(2) “Postsecondary educational institution” has the same meaning as such term is defined in K.S.A. 74-3201b, and amendments thereto.

(3) “Service area” means: (A) For community colleges, a designated geographic area of the state established pursuant to agreement of the presidents of the community colleges and adopted in policy by the state board of regents; (B) for technical colleges, the territory set forth in the college’s plan submitted to the board of regents pursuant to K.S.A. 72-4470a, and amendments thereto; and (C) for the institute of technology, Shawnee county.

(d) The provisions of this section shall take effect and be in force from and after July 1, 2013.

New Sec. 4. (a) The state board of regents shall initiate the development of a statewide articulation agreement on career technical education programs among the high schools, community colleges, technical colleges and the institute of technology.

(b) For the purposes of this section, the term “articulation agreement” means an agreement entered into to provide for the transferability of substantially equivalent courses of study or programs.

New Sec. 5. On or before January 15, 2014, the state board of education shall prepare a report to the legislature proposing a strategy and proposed plan for providing state aid to career technical education programs or courses in school districts. In preparing such report, the state board of education shall consider the funding scheme under the postsecondary tiered technical education state aid act. The report shall include, but not be limited to, recommendations for legislative changes and estimates of the cost to the state of implementing such changes.

New Sec. 6. (a) If a pupil submits an application for free meals under the national school lunch act on or before the date on which the enrollment of the school district is calculated and it is later determined by the school district or the department of education that the pupil should not have been eligible for free meals, the district or the department shall notify the state board of such determination. Except as provided in subsection (b), upon receipt of such notice, the state board shall recompute the adjusted enrollment of the district and the general fund budget of the district based on the adjusted enrollment of the district excluding the at-risk pupil weighting and high density at-risk pupil weighting, if any, assigned to such pupil.

(b) If a pupil becomes ineligible to receive free meals under the national school lunch act for failure to submit, in a timely manner, any documentation necessary for verification of eligibility as required by the national school lunch act, but subsequently submits such documentation, such pupil shall not be excluded from the calculation of the adjusted
enrollment of the district if the district forwards a copy of such docu-
mentation to the state board no later than January 14 of the school year.

(c) This section shall be part of and supplemental to the school district
finance and quality performance act. This section shall be applicable to
school year 2012-2013 and each school year thereafter.

Sec. 7. From and after July 1, 2013, K.S.A. 2011 Supp. 71-201 is
hereby amended to read as follows: 71-201. (a) The board of trustees, in
accordance with the provisions of law and the rules and regulations of
the state board of regents, shall have custody of and be responsible for
the property of the community college and shall be responsible for
the operation, management and control of the college. The board of trustees
shall hold at least one regular meeting each month at a time prescribed
by the board. The board shall make an annual report in the manner
prescribed by the state board of regents. Members of the board of trus-
tees shall be paid subsistence allowances, mileage and other actual and
necessary expenses incurred in the performance of their official duties.

(b) For effectuation of the purposes of this act, the board of trustees
in addition to such other powers expressly granted to it by law and subject
to the rules and regulations of the state board of regents is hereby granted
the following powers:

(1) To select its own chairperson and such other officers as it may
deem desirable, from among its own membership. The secretary may be
chief administrative officer of the college.

(2) To sue and be sued.

(3) To determine the educational program of the college subject to
prior approval thereof as provided in this act and to grant certificates of
completion of courses or curriculum.

(4) To appoint and fix the compensation and term of office of a pres-
ident or chief administrative officer of the college.

(5) To appoint upon nomination of the president or the chief admin-
istrative officer members of the administrative and teaching staffs, to fix
and determine within state adopted standards their specifications, define
their duties and to fix their compensation and terms of employment. No
community college teacher shall be required to meet licensure require-
ments greater than those required in the state educational institutions.

(6) Upon recommendation of the chief administrative officer, to ap-
point or employ such other officers of the college, agents and employees
as may be required to carry out the provisions of law and to fix and
determine within state adopted standards their qualifications, duties,
compensation, terms of office or employment and all other items and
conditions of employment.

(7) To enter into contracts.

(8) To accept from any government or governmental agency, or from
any other public or private body, or from any other source, grants or
contributions of money or property which the board may use for or in
aid of any of its purposes.

(9) To acquire by gift, purchase, lease-purchase, condemnation or
otherwise, and to own, lease, use and operate property, whether real,
personal, or mixed, or any interest therein, which is necessary or desirable
for community college purposes. Any lease-purchase agreement entered
into under authority of this subsection shall be subject to the conditions
set forth in K.S.A. 10-1116c, and amendments thereto. The term of any
lease entered into under authority of this subsection may be for not to
exceed 10 years. Such lease may provide for annual or other payment of
rent or rental fees and may obligate the community college to payment
of maintenance or other expenses. Any lease or lease-purchase agreement
entered into under authority of this subsection shall subject to change or
termination at any time by the legislature. Any assignment of rights in
any lease or lease-purchase made under this subsection shall contain a
citation of this section and a recitation that the lease or lease-purchase
agreement and assignment thereof are subject to change or termination
by the legislature. To the extent that the provisions of the cash-basis and
budget laws conflict with this subsection in such a manner as to prevent
the intention of this subsection from being made effective, the provisions
of this subsection shall control. This provision is subject to the provisions
of subsection (d).

(10) To enter into lease agreements as lessor of any property, whether
real, personal, or mixed, which is owned or controlled by the community
college. Any such agreement may specify the purposes for which the
property may be used, require that the property be maintained and op-
erated by the lessee, and may contain such restrictions or limitations on
the use of the property, be entered into for such period of time, and
include such other terms and conditions as the board of trustees deter-
mines to be necessary and proper. Every such agreement shall be subject
to change or termination at any time by the legislature. Any assignment
of rights under any such agreement shall be subject to approval by the
board of trustees and shall contain a citation of this section and a recitation
that the lease agreement and assignment of rights thereunder are subject
to change or termination by the legislature.

(11) To determine that any property owned by the college is no
longer necessary for college purposes and to dispose of the same in such
manner and upon such terms and conditions as provided by law.

(12) To exercise the right of eminent domain, pursuant to chapter 26
of the Kansas Statutes Annotated, and amendments thereto.

(13) To make and promulgate such rules and regulations, not incon-
sistent with the provisions of law or with rules and regulations of the state
board of regents, that are necessary and proper for the administration
and operation of the community college, and for the conduct of the busi-
ness of the board of trustees.

(14) To exercise all other powers not inconsistent with the provisions
of law or with the rules and regulations of the state board of regents which
may be reasonably necessary or incidental to the establishment, mainte-
nance and operation of a community college.

(15) To appoint a member to fill any vacancy on the board of trustees
for the balance of the unexpired term. When a vacancy occurs, the board
shall publish a notice one time in a newspaper having general circulation
in the community college district stating that the vacancy has occurred
and that it will be filled by appointment by the board not sooner than 15
days after such publication.

(16) To contract with one or more agencies, either public or private,
whether located within or outside the community college district or
whether located within or outside the state of Kansas for the conduct by
any such agencies of education for students of the community college,
and to provide for the payment to any such agencies for their contracted
educational services from any funds or moneys of the community college,
including funds or moneys received from student tuition and fees, funds
received from the state of Kansas or the United States for education, or
taxes collected under K.S.A. 71-204, and amendments thereto. Any con-
tract made under this subsection with an institution of another state shall
be subject to the provisions of K.S.A. 71-202, and amendments thereto.

(17) To authorize by resolution the establishment of a petty cash fund
in an amount not to exceed $1,000, and to designate in such resolution
an employee to maintain such petty cash fund. The employee designated
in any resolution provided for in this subsection receiving such funds shall
keep a record of all receipts and expenditures from the fund, and shall
from time to time, and at the end of the fiscal year, prepare a statement
for the board showing all receipts, expenditures, and the balance in the
petty cash fund. The board of trustees may authorize the employee des-
ignated to maintain any petty cash fund to make a claim for replenishment
of the fund to its original amount in advance of approval by the board of
trustees if, at any time during the period between regular monthly meet-
ings of the board of trustees, the balance remaining in the fund is insuf-
ficient to make needed expenditures for any purpose for which the petty
cash fund is maintained. No petty cash fund may be replenished more
than one time during each period between regular monthly meetings of
the board of trustees. If a petty cash fund is replenished prior to the end
of the fiscal year in accordance with the foregoing authorization, the em-
ployee authorized to maintain the petty cash fund shall keep an accurate
record of all expenditures made therefrom, and the purpose thereof, and
shall submit the record to the board of trustees at the next regular
monthly meeting thereof. The petty cash fund shall be replenished by
payment from the appropriate funds of the community college to the
petty cash fund upon proper claim. The fund shall be kept separate from
all other funds and shall be used only for authorized expenditures and
itemized receipts shall be taken for each expenditure. No part of such
fund may be loaned or advanced against the salary of an employee. All employees entrusted with such funds under this subsection shall be bonded by the community college district.

(c) Subject to the provisions of subsection (d), the board of trustees may purchase or otherwise acquire land or land and improvements and may acquire, construct, reconstruct, repair or remodel improvements thereon or additions thereto, including furnishings, equipment, and architectural and incidental expense related thereto, and for such purposes the board of trustees is authorized to issue and sell general obligation bonds, the cumulative total not to exceed the following amounts: Where the community college district has a taxable tangible valuation of less than $90,000,000 or is located in a county designated as urban under the provisions of K.S.A. 19-3524, and amendments thereto, not to exceed 5% of the taxable tangible property of the community college district, and where the community college district has a taxable tangible valuation of more than $90,000,000 not to exceed 3% except as provided above for any community college district located in a county designated as urban under the provisions of K.S.A. 19-3524, and amendments thereto, of the taxable tangible property of the community college district. If any increase in the valuation of a community college district results in an outstanding bonded indebtedness in excess of that provided in this subsection, such increase shall not constitute a violation of this subsection. No such bonds shall be issued until the question of their issuance shall have been submitted to a vote of the electors of the community college district at a regular election or at a special election called for that purpose and the majority of the electors voting on the proposition in such community college district shall have voted in favor of the issuance of the bonds. Such election shall be called, noticed and held and the bonds issued, sold, delivered and retired in accordance with the provisions of the general bond law except as herein otherwise expressly provided.

(d) (1) Except as provided in section 3, and amendments thereto, the board of trustees of a community college may purchase or otherwise acquire land or land and improvements within: (A) The community college district; or (B) the service area of the community college. Nothing in this subsection shall be construed or operate in any manner to require a board of trustees to sell, convey or otherwise dispose of land or land and improvements located outside the community college district or the service area of the community college and owned or being acquired by the community college on the effective date of this act.

(2) For the purposes of this subsection, “service area” means a designated geographic area of the state established pursuant to agreement of the presidents of the community colleges and adopted in policy by the state board of regents.

Sec. 8. K.S.A. 72-4417 is hereby amended to read as follows: 72-4417.

(a) Students admitted to a vocational career technical education course or program which is conducted by the school district in which the student is enrolled may be charged fees but shall not be charged tuition.

(b) Postsecondary students admitted to a vocational career technical education course or program shall pay tuition and fees as provided by laws applicable thereto.

(c) (1) Except as provided in paragraph (2) of this subsection, Secondary students admitted to a vocational career technical education course or program which is conducted by a community college shall pay tuition and fees as provided by laws applicable to community colleges and the provisions of this section shall not apply thereto, nor shall any provisions of this act which are inconsistent with laws relating to community college tuition and fees apply to community colleges, technical college or institute of technology may be charged fees, but shall not be charged tuition.

(2) Students admitted to a vocational education course or program under the provision of K.S.A. 71-1706 and which is conducted by a community college which is consolidated with an area vocational school or area vocational technical school may be charged fees but tuition shall be paid as provided in paragraph (2) of subsection (b). Nothing in this act shall be construed to amend, repeal or in any way change laws relating to community college student or out-district tuition. Each school year, to the extent there are sufficient moneys appropriated to the career technical
education secondary program, the state board of regents shall distribute state funds to community colleges, technical colleges and the Washburn institute of technology for the cost associated with secondary students enrolled in postsecondary career technical education programs as determined by the state board of regents.

(3) For purposes of this subsection:
(A) “Community college” means any community college established in accordance with chapter 71 of the Kansas Statutes Annotated, and amendments thereto.
(B) “Fees” means those charges assessed against a student by a community college, technical college or the institute of technology for student services, such as health clinics, athletic activities and technology services, or for books, supplies or other materials necessary for a particular course or program, the expense of which is not covered by tuition.
(C) “Institute of technology” means the institute of technology at Washburn university.
(D) “Secondary student” means a pupil who (i) Has not attained a high school diploma or a general educational development (GED) credential; and (ii) is regularly enrolled in and attending a public or private secondary school.
(E) “Technical college” means a technical college designated pursuant to K.S.A. 72-4472, 72-4473, 72-4474, 72-4475, 72-4477 or 72-4477a, and amendments thereto.
(F) “Tuition” means those charges assessed against a student by a community college, technical college or the institute of technology on a per credit hour, per course or per term basis, and that are charged to cover the general expense of providing instructional services.

(d) Students admitted to a vocational education course or program which is not conducted by the school district in which the student is enrolled shall be charged tuition and fees determined in accordance with subsection (e), subject however to the following: (1) Tuition or fees, or tuition and fees may be paid for the student in accordance with any agreement made under K.S.A. 72-4421, and amendments thereto; or

(2) if tuition of a student is not paid under paragraph (1) of this subsection, the tuition of the student shall be paid by the school district in which the student is enrolled. No school district shall pay tuition for a student who is a postsecondary student, and no school district shall be required to pay tuition or fees of a student who is eligible to have tuition and fees for the course or training the student selects paid by any state or federal agency from moneys, funds or appropriations made available under any one or more state or federal programs. Any state agency administering any one or more such programs shall pay such tuition and fees upon proper application by a student therefor.

(e) All tuition and fees charged for vocational career technical education by any board shall be in such amounts as are authorized by rules and regulations adopted by the state board which shall establish general guidelines for tuition and fee schedules in vocational career technical education courses and programs, except that tuition of postsecondary students shall be fixed in accordance with K.S.A. 72-4433, and amendments thereto. The particular tuition and fee schedule of every vocational career technical education program shall be subject to annual approval of the state board. A current complete schedule of tuition and fees for each vocational career technical education course and program of each board as approved by the state board shall be maintained on file in the office of the state board, and shall be open for public inspection at any reasonable time.

Sec. 9. K.S.A. 72-4419 is hereby amended to read as follows: 72-4419.

The school district in which a student is enrolled shall pay the tuition of such student to attend any vocational career technical education course or program when such attendance is approved as provided in K.S.A. 72-4418, and amendments thereto, from its vocational education fund, except that any board receiving funds under an agreement under K.S.A. 72-4421, and amendments thereto, should there be insufficient or no moneys in the vocational career tech-
nical education fund to pay such tuition, the board of education shall transfer from the general fund to the vocational career technical education fund such amount as will satisfy the insufficiency.

Sec. 10. K.S.A. 2011 Supp. 72-4470a is hereby amended to read as follows: 72-4470a. (a) All technical college boards shall establish and maintain a plan for a governing board, which shall be separate and independent of any board of education of any school district, to operate, control and manage the technical college. The plan shall include, but not be limited to, provisions relating to:

1. The composition of the independent governing board;
2. The territory of the technical college. If the territory of the technical college includes more than one county, the plan shall designate a home county;
3. The method of election or appointment and the terms of service of the members of the independent governing board;
4. The date upon which the independent governing board shall assume management and control of the technical college;
5. The manner, terms upon which and extent to which the facilities will be transferred to the independent governing board and the division of other assets and indebtedness and other liabilities; and
6. The manner and terms upon which faculty, employees and students will be transferred to the independent governing board. Subject to the provisions of K.S.A. 2011 Supp. 72-4478, and amendments thereto, such provisions shall specify terms of employment and address other personnel matters.

(b) On the date determined in the approved plan, the independent governing board established under subsection (a) of this section shall operate subject to the rules, regulations and supervision of the state board of regents in the same manner as other technical colleges. Any amendments to the plan shall be submitted to the state board of regents for approval.

(c) In addition to such other powers expressly granted by law and subject to the provisions of subsection (b), the governing board shall have the power to:

1. Determine the career technical and general education courses of instruction that will comprise the associate of applied science degree programs of the college;
2. Establish the requirements for satisfactory completion of the associate of applied science degree programs of the college;
3. Confer the associate of applied science degree upon students who successfully complete an associate of applied science degree program of the college and to award a certificate or diploma to students who successfully complete a career technical education program of the college;
4. Appoint teaching staff and fix and determine teacher qualifications, duties and compensation. No teacher appointed to teach courses comprising the associate of applied science degree programs of the college shall be required to meet licensure requirements greater than those required in the state educational institutions;
5. Have custody of, and be responsible for, the property of the college and be responsible for the operation, management and control of the college;
6. Select a chairperson and such other officers as it deems desirable, from its membership;
7. Sue and be sued;
8. Appoint and fix the compensation and term of office of a president or chief administrative officer of the college;
9. Fix and determine, within state adopted standards, all other employees’ qualifications, duties, compensation and all other items and conditions of employment;
10. Enter into contracts;
11. Accept any gifts, grants or donations;
12. Acquire and dispose of real or personal property;
13. Enter into lease agreements as lessor of any property owned or controlled by the college;
14. Adopt any rules and regulations, not inconsistent with any law or any rules and regulations of the state board of regents, which are neces-
sary for the administration and operation of the college or for the conduct of business of the governing board;

(15) contract with one or more agencies, either public or private, whether located within or outside the territory of the college or whether located within or outside the state of Kansas, for the conduct by any such agency of academic or career technical education for students of the college and to provide for the payment to any such agency for the contracted educational services from any funds or moneys of the college, including funds or moneys received from student tuition and fees;

(16) appoint as its resident agent for the purpose of service of process, the president of the technical college or the chairperson of the governing board, or both;

(17) take any other action, not inconsistent with any law or any rules and regulations of the state board of regents, which is necessary or incidental to the establishment, operation and maintenance of the college;

(18) issue bonds for capital improvement projects, enter into bond covenants and take such ancillary action as the governing board approves, relating thereto, except that such bonds shall not be secured by a pledge of any property tax revenues of the technical college;

(19) enter into agreements with counties relating to funding for capital improvement projects at technical colleges;

(20) fix different rates per hour of tuition, fees and charges for the different postsecondary programs administered by such board, and

(21) to acquire by lease-purchase any property, whether real, personal, or mixed, or any interest therein, which is necessary or desirable for technical college purposes. The term of any lease-purchase agreement entered into under authority of this subsection may be for not to exceed 10 years. Such lease-purchase agreement may provide for annual or other payment of rent or rental fees and may obligate the technical college to payment of maintenance or other expenses. Any lease-purchase agreement entered into under authority of this subsection shall be subject to change or termination at any time by the legislature. Any assignment of rights in any lease-purchase made under this subsection shall contain a citation of this section and a recitation that the lease-purchase agreement and assignment thereof are subject to change or termination by the legislature.

Sec. 11. K.S.A. 2011 Supp. 72-6455 is hereby amended to read as follows: 72-6455. (a) As used in this section, school district means any district having: (1) An enrollment of at least 50% at-risk pupils; or (2) an enrollment of at least 35.1% at-risk pupils and an enrollment density of at least 212.1 pupils per square mile.

(b) The high density at-risk pupil weighting of each school district shall be determined by the state board by multiplying the number of at-risk pupils by 10. The product is the high density at-risk pupil weighting of the district.

(c) If a school district becomes ineligible for high density at-risk pupil weighting because enrollment of at-risk pupils in the district falls below the requirements of subsection (a), the high density at-risk pupil weighting of the district shall be the greater of: (1) The high density at-risk pupil weighting in the current school year; (2) the high density at-risk pupil weighting in the prior school year; or (3) the average of the high density at-risk pupil weighting in the current school year and the preceding two school years.

The provisions of this subsection paragraph shall expire on June 30, 2011.

The high density at-risk pupil weighting of each school district shall be determined by the state board as follows:

(A) Except as provided in subparagraph (C), if the district has an enrollment of at least 35%, but less than 50% at-risk pupils, the state board shall:

(i) Subtract 35% from the percentage of at-risk enrollment in the district;

(ii) multiply the amount determined under clause (i) by .7; and

(iii) multiply the number of at-risk pupils enrolled in the district by the product determined under clause (ii). The resulting product is the high density at-risk pupil weighting of the district.

(B) If the district has an enrollment of 50% or more at-risk pupils,
the state board shall multiply the number of at-risk pupils by .105. The resulting product is the high density at-risk pupil weighting of the district.

(C) If the district has an enrollment of at least 35.1% at-risk pupils and an enrollment density of at least 212.1 pupils per square mile, the state board shall multiply the number of at-risk pupils by .105. The resulting product is the high density at-risk pupil weighting of the district.

Sec. 12. K.S.A. 72-4417 and 72-4419 and K.S.A. 2011 Supp. 72-4470a, 72-6455 and 72-6459 are hereby repealed.

Sec. 13. From and after July 1, 2013, K.S.A. 2011 Supp. 71-201 is hereby repealed.

Sec. 14. This act shall take effect and be in force from and after its publication in the statute book.

I hereby certify that the above bill originated in the Senate, and passed that body

__________________________

Senate adopted
Conference Committee Report

__________________________

President of the Senate

__________________________

Secretary of the Senate

Passed the House
as amended

__________________________

House adopted
Conference Committee Report

__________________________

Speaker of the House

__________________________

Chief Clerk of the House

APPROVED

__________________________

Governor