AN ACT concerning charitable healthcare providers; relating to continuing education credits for gratuitous care; amending K.S.A. 2015 Supp. 65-2809 and 75-6102 and repealing the existing sections.

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

Section 1. K.S.A. 2015 Supp. 65-2809 is hereby amended to read as follows: 65-2809. (a) The license shall be canceled on the date established by rules and regulations of the board which may provide renewal throughout the year on a continuing basis. In each case in which a license is renewed for a period of time of more or less than 12 months, the board may prorate the amount of the fee established under K.S.A. 65-2852, and amendments thereto. The request for renewal shall be on a form provided by the board and shall be accompanied by the prescribed fee, which shall be paid not later than the renewal date of the license.

(b) There is hereby created a designation of an active license. The board is authorized to issue an active license to any licensee who makes written application for such license on a form provided by the board and remits the fee for an active license established pursuant to K.S.A. 65-2852, and amendments thereto. The board shall require every active licensee to submit evidence of satisfactory completion of a program of continuing education required by the board. The requirements for continuing education for licensees of each branch of the healing arts shall be established by rules and regulations adopted by the board.

(c) The board, prior to renewal of a license, shall require an active licensee to submit to the board evidence satisfactory to the board that the licensee is maintaining a policy of professional liability insurance as required by K.S.A. 40-3402, and amendments thereto, and has paid the premium surcharges as required by K.S.A. 40-3404, and amendments thereto.

(d) At least 30 days before the renewal date of a licensee's license, the board shall notify the licensee of the renewal date by mail addressed to the licensee's last mailing address as noted upon the office records. If the licensee fails to submit the renewal application and pay the renewal fee by the renewal date of the license, the licensee shall be given notice that the licensee has failed to submit the renewal application and pay the renewal fee by the renewal date of the license, that the license will be deemed
canceled if not renewed within 30 days following the renewal date, that
upon receipt of the renewal application and renewal fee and an additional
fee established by rules and regulations of the board not to exceed $500
within the 30-day period the license will not be canceled and that, if both
fees are not received within the 30-day period, the license shall be deemed
canceled by operation of law and without further proceedings.

(e) Any license canceled for failure to renew may be reinstated within
two years of cancellation upon recommendation of the board and upon
payment of the renewal fees then due and upon proof of compliance with
the continuing educational requirements established by the board by rules
and regulations. Any person who has not been in the active practice of the
branch of the healing arts for which reinstatement is sought or who has not
been engaged in a formal educational program during the two years
preceding the application for reinstatement may be required to complete
such additional testing, training or education as the board may deem
necessary to establish the licensee's present ability to practice with
reasonable skill and safety.

(f) There is hereby created a designation of exempt license. The board
is authorized to issue an exempt license to any licensee who makes written
application for such license on a form provided by the board and remits the
fee for an exempt license established pursuant to K.S.A. 65-2852, and
amendments thereto. The board may issue an exempt license to a person
who is not regularly engaged in the practice of the healing arts in Kansas
and who does not hold oneself out to the public as being professionally
engaged in such practice. An exempt license shall entitle the holder to all
privileges attendant to the branch of the healing arts for which such license
is issued. Each exempt license may be renewed subject to the provisions of
this section. Each exempt licensee shall be subject to all provisions of the
healing arts act, except as otherwise provided in this subsection (f). The
holder of an exempt license may be required to submit evidence of
satisfactory completion of a program of continuing education required by
this section. The requirements for continuing education for exempt
licensees of each branch of the healing arts shall be established by rules
and regulations adopted by the board. Each exempt licensee may apply for
an active license to regularly engage in the practice of the appropriate
branch of the healing arts upon filing a written application with the board.
The request shall be on a form provided by the board and shall be
accompanied by the license fee established pursuant to K.S.A. 65-2852,
and amendments thereto. For the licensee whose license has been exempt
for less than two years, the board shall adopt rules and regulations
establishing appropriate continuing education requirements for exempt
licensees to become licensed to regularly practice the healing arts within
Kansas. Any licensee whose license has been exempt for more than two
years and who has not been in the active practice of the healing arts or engaged in a formal educational program since the license has been exempt may be required to complete such additional testing, training or education as the board may deem necessary to establish the licensee's present ability to practice with reasonable skill and safety. Nothing in this subsection (f) shall be construed to prohibit a person holding an exempt license from serving as a coroner or as a paid employee of: (1) A local health department as defined by K.S.A. 65-241, and amendments thereto; or (2) an indigent health care clinic as defined by K.S.A. 75-6102, and amendments thereto.

(g) There is hereby created a designation of inactive license. The board is authorized to issue an inactive license to any licensee who makes written application for such license on a form provided by the board and remits the fee for an inactive license established pursuant to K.S.A. 65-2852, and amendments thereto. The board may issue an inactive license only to a person who is not regularly engaged in the practice of the healing arts in Kansas, who does not hold oneself out to the public as being professionally engaged in such practice and who meets the definition of inactive health care provider as defined in K.S.A. 40-3401, and amendments thereto. An inactive license shall not entitle the holder to practice the healing arts in this state. Each inactive license may be renewed subject to the provisions of this section. Each inactive licensee shall be subject to all provisions of the healing arts act, except as otherwise provided in this subsection (g). The holder of an inactive license shall not be required to submit evidence of satisfactory completion of a program of continuing education required by K.S.A. 65-2809, and amendments thereto. Each inactive licensee may apply for an active license upon filing a written application with the board. The request shall be on a form provided by the board and shall be accompanied by the license fee established pursuant to K.S.A. 65-2852, and amendments thereto. For those licensees whose license has been inactive for less than two years, the board shall adopt rules and regulations establishing appropriate continuing education requirements for inactive licensees to become licensed to regularly practice the healing arts within Kansas. Any licensee whose license has been inactive for more than two years and who has not been in the active practice of the healing arts or engaged in a formal education program since the licensee has been inactive may be required to complete such additional testing, training or education as the board may deem necessary to establish the licensee's present ability to practice with reasonable skill and safety.

(h) (1) There is hereby created a designation of federally active license. The board is authorized to issue a federally active license to any licensee who makes written application for such license on a form
provided by the board and remits the same fee required for a license established under K.S.A. 65-2852, and amendments thereto. The board may issue a federally active license only to a person who meets all the requirements for a license to practice the healing arts in Kansas and who practices that branch of the healing arts solely in the course of employment or active duty in the United States government or any of its departments, bureaus or agencies. A person issued a federally active license may engage in limited practice outside of the course of federal employment consistent with the scope of practice of exempt licensees under subsection (f), except that the scope of practice of a federally active licensee shall be limited to the following: (A) Performing administrative functions, including peer review, disability determinations, utilization review and expert opinions; (B) providing direct patient care services gratuitously or providing supervision, direction or consultation for no compensation except that nothing in this subsection (h)(1)(B) subparaphgraph shall prohibit a person licensed to practice the healing arts issued a federally active license from receiving payment for subsistence allowances or actual and necessary expenses incurred in providing such services; and (C) rendering professional services as a charitable health care provider as defined in K.S.A. 75-6102, and amendments thereto.

(2) The provisions of subsections (a), (b), (d) and (e) of this section relating to continuing education, cancellation, renewal and reinstatement of a license shall be applicable to a federally active license issued under this subsection.

(3) A person who practices under a federally active license shall not be deemed to be rendering professional service as a health care provider in this state for purposes of K.S.A. 40-3402, and amendments thereto.

(j) (1) There is hereby created the designation of reentry active license. The board is authorized to issue a reentry active license to any licensee who makes written application for such license on a form provided by the board and remits the fee for a reentry active license. The board may issue a reentry active license with requirements as the board may deem necessary to establish the licensee's present ability to practice with reasonable skill and safety to a person who has not regularly engaged in the practice of the healing arts for at least two years, but who meets all the qualifications for licensure. The requirements for issuance, maintenance and scope of practice for a reentry active license shall be established by rules and regulations adopted by the board.

(2) The provisions of subsections (a), (b) and (d) of this section relating to continuing education, cancellation and renewal of a license shall be applicable to a reentry active license issued under this subsection.

(k) A charitable healthcare provider in Kansas who has signed an agreement to provide gratuitous services pursuant to K.S.A. 75-6102 and
75-6120, and amendments thereto, may fulfill one hour of continuing education credit by the performance of two hours of gratuitous services to eligible low income patients up to a maximum of eight continuing education credits per licensure period.

(l) The board shall provide a measurement report annually, starting on January 15, 2017, to the senate committee on public health and welfare and the house committee on health and human services detailing by profession the number of gratuitous continuing education units used, compared to the number of continuous education units required.

Sec. 2. K.S.A. 2015 Supp. 75-6102 is hereby amended to read as follows: 75-6102. As used in K.S.A. 75-6101 through 75-6118, and amendments thereto, unless the context clearly requires otherwise:

(a) "State" means the state of Kansas and any department or branch of state government, or any agency, authority, institution or other instrumentality thereof.

(b) "Municipality" means any county, township, city, school district or other political or taxing subdivision of the state, or any agency, authority, institution or other instrumentality thereof.

(c) "Governmental entity" means state or municipality.

(d) (1) "Employee" means: (A) Any officer, employee, servant or member of a board, commission, committee, division, department, branch or council of a governmental entity, including elected or appointed officials and persons acting on behalf or in service of a governmental entity in any official capacity, whether with or without compensation and a charitable health care provider;

(B) any steward or racing judge appointed pursuant to K.S.A. 74-8818, and amendments thereto, regardless of whether the services of such steward or racing judge are rendered pursuant to contract as an independent contractor;

(C) employees of the United States marshal's service engaged in the transportation of inmates on behalf of the secretary of corrections;

(D) a person who is an employee of a nonprofit independent contractor, other than a municipality, under contract to provide educational or vocational training to inmates in the custody of the secretary of corrections and who is engaged in providing such service in an institution under the control of the secretary of corrections provided that such employee does not otherwise have coverage for such acts and omissions within the scope of their employment through a liability insurance contract of such independent contractor;

(E) a person who is an employee or volunteer of a nonprofit program, other than a municipality, who has contracted with the commissioner of juvenile justice or with another nonprofit program that has contracted with the secretary of corrections to provide a juvenile justice program for
juvenile offenders in a judicial district provided that such employee or
volunteer does not otherwise have coverage for such acts and omissions
within the scope of their employment or volunteer activities through a
liability insurance contract of such nonprofit program;
(F) a person who contracts with the Kansas guardianship program to
provide services as a court-appointed guardian or conservator;
(G) an employee of an indigent health care clinic;
(H) former employees for acts and omissions within the scope of their
employment during their former employment with the governmental
entity;
(I) any member of a regional medical emergency response team,
created under the provisions of K.S.A. 48-928, and amendments thereto, in
connection with authorized training or upon activation for an emergency
response;
(J) any member of a regional search and rescue team or regional
hazardous materials response team contracting with the state fire marshal
pursuant to K.S.A. 31-133, and amendments thereto, or K.S.A. 2015 Supp.
75-1518, and amendments thereto, in connection with authorized training
or upon activation for an emergency response; and
(K) medical students enrolled at the university of Kansas medical
center who are in clinical training, on or after July 1, 2008, at the
university of Kansas medical center or at another health care institution.
(2) "Employee" does not include: (A) An individual or entity for
actions within the scope of K.S.A. 60-3614, and amendments thereto; or
(B) any independent contractor under contract with a governmental
entity except those contractors specifically listed in paragraph (I) of this
subsection (d)(1).
(e) "Charitable health care provider" means a person licensed by the
state board of healing arts as an exempt licensee or a federally active
licensee, a person issued a limited permit by the state board of healing arts,
a physician assistant licensed by the state board of healing arts, a mental
health practitioner licensed by the behavioral sciences regulatory board, an
ultrasound technologist currently registered in any area of sonography
credentialing through the American registry of radiology technologists, the
American registry for diagnostic medical sonography or cardiovascular
credentialing international and working under the supervision of a person
licensed to practice medicine and surgery, or a health care provider as the
term "health care provider" is defined under K.S.A. 65-4921, and
amendments thereto, who has entered into an agreement with:
(1) The secretary of health and environment under K.S.A. 75-6120,
and amendments thereto, who, pursuant to such agreement, gratuitously
renders professional services to a person who has provided information
which would reasonably lead the health care provider to make the good
faith assumption that such person meets the definition of medically
indigent person as defined by this section or to a person receiving medical
assistance from the programs operated by the department of health and
environment, and who is considered an employee of the state of Kansas
under K.S.A. 75-6120, and amendments thereto;
   (2) the secretary of health and environment and who, pursuant to such
agreement, gratuitously renders professional services in conducting
children's immunization programs administered by the secretary;
   (3) a local health department or indigent health care clinic, which
renders professional services to medically indigent persons or persons
receiving medical assistance from the programs operated by the
department of health and environment gratuitously or for a fee paid by the
local health department or indigent health care clinic to such provider and
who is considered an employee of the state of Kansas under K.S.A. 75-
6120, and amendments thereto. Professional services rendered by a
provider under this paragraph shall be considered gratuitous
notwithstanding fees based on income eligibility guidelines charged by a
local health department or indigent health care clinic and notwithstanding
any fee paid by the local health department or indigent health care clinic to
a provider in accordance with this paragraph;
   (4) the secretary of health and environment to provide dentistry
services defined by K.S.A. 65-1422 et seq., and amendments thereto, or
dental hygienist services defined by K.S.A. 65-1456, and amendments
thereto, that are targeted, but are not limited to, medically indigent
persons, and are provided on a gratuitous basis: (A) At a location
sponsored by a not-for-profit organization that is not the dentist or dental
hygienist office location; (B) at the office location of a dentist or dental
hygienist provided the care be delivered as part of a program organized by
a not-for-profit organization and approved by the secretary of health and
environment; or (C) as part of a charitable program organized by the
dentist that has been approved by the secretary of health and environment
upon a showing that the dentist seeks to treat medically indigent patients
on a gratuitous basis, except that such dentistry services and dental
hygienist services shall not include "oral and maxillofacial surgery" as
defined by K.A.R. 71-2-2, or use sedation or general anesthesia that result
in "deep sedation" or "general anesthesia" as defined by K.A.R. 71-5-7.
   (5) The secretary of health and environment shall annually, starting
on January 15, 2017, report to the senate committee on public health and
welfare and the house committee of health and human services what type
of charitable health care providers have signed agreements under the act
and how many are using it to provide gratuitous care.
   (f) "Medically indigent person" means a person who lacks resources
to pay for medically necessary health care services and who meets the
eligibility criteria for qualification as a medically indigent person established by the secretary of health and environment under K.S.A. 75-6120, and amendments thereto.

(g) "Indigent health care clinic" means an outpatient medical care clinic operated on a not-for-profit basis which has a contractual agreement in effect with the secretary of health and environment to provide health care services to medically indigent persons.

(h) "Local health department" shall have the meaning ascribed to such term under K.S.A. 65-241, and amendments thereto.

(i) "Fire control, fire rescue or emergency medical services equipment" means any vehicle, firefighting tool, protective clothing, breathing apparatus and any other supplies, tools or equipment used in firefighting or fire rescue or in the provision of emergency medical services.

Sec. 3. K.S.A. 2015 Supp. 65-2809 and 75-6102 are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its publication in the statute book.