AN ACT concerning the Kansas lottery; dealing with lottery ticket vending machines and revenues derived therefrom; repealing the lottery sunset; debt setoff agreements with third party vendors; amending K.S.A. 74-8719 and 75-6203 and K.S.A. 2016 Supp. 74-8702, 75-6202, 75-6204 and 74-8711 and repealing the existing sections; also repealing K.S.A. 2016 Supp. 74-8723.

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

Section 1. K.S.A. 2016 Supp. 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, 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.
(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) "Kansas lottery" means the state agency created by this act to operate a lottery or lotteries pursuant to this act.

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

(j) "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.

(k) "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.

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

(m) "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.

(n) "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.

(o) "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.

(p) "Lottery gaming facility revenues" means the total revenues from lottery facility games at a lottery gaming facility after all related prizes are paid.

(q) (1) "Lottery machine" means any machine or device that allows a player 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 player 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 player's purchaser's or players' 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; or

(C) any lottery ticket vending machine, such as a keno ticket vending machine, pull-tab vending machine or an instant bingo vending 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 subsection (d) of K.S.A. 21-4302(d), prior to its repeal, or K.S.A. 2016 Supp. 21-6403, and amendments thereto; or

(E) any electronic gaming machine or lottery facility game operated in accordance with the provisions of the Kansas expanded lottery act; or

(F) any lottery ticket vending machine.

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

(s) (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 keno ticket, a pull tab ticket or an instant bingo 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, keno ticket, pull tab ticket or instant bingo 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.

Lottery ticket vending machines may only dispense the printed physical lottery ticket, keno ticket, pull tab ticket or instant bingo 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.

(i) (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.

(4) (u) "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.

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

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

(7) (x) "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.

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

(9) (z) "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.

(10) (aa) "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.

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

(12) (cc) "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.

(13) (dd) "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.

(14) (ee) "Returned ticket" means any ticket which 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.

(15) (ff) "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.

((ff)) (gg) "Ticket" means any tangible evidence issued by the Kansas lottery to prove participation in a lottery game other than a lottery facility game.

((gg)) (hh) "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.

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

((ii)) (jj) "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.

Sec. 2. K.S.A. 74-8719 is hereby amended to read as follows: 74-8719. (a) It is unlawful for any person to purchase a lottery ticket or share, or to share in the lottery winnings of a person, knowing that such person is:

(1) The executive director, a member of the commission or an employee of the Kansas lottery;
(2) an officer or employee of a vendor contracting with the Kansas lottery to supply gaming equipment or tickets to the Kansas lottery for use in the operation of any lottery conducted pursuant to this act;
(3) a spouse, child, stepchild, brother, stepbrother, sister, stepsister, parent or stepparent of a person described by subsection (a) (1) or (2); or
(4) a person who resides in the same household as any person described by subsection (a)(1) or (2).

(b) (1) Violation of subsection (a) is a class A nonperson misdemeanor upon conviction for a first offense.
(2) Violation of subsection (a) is a severity level 9, nonperson felony upon conviction for a second or subsequent offense.
(c) Notwithstanding subsection (a), the executive director may authorize in writing any employee of the Kansas lottery and any employee of a lottery vendor to purchase a lottery ticket for the purposes of verifying the proper operation of the state lottery with respect to security, systems operation and lottery retailer contract
compliance. Any prize awarded as a result of such ticket purchase shall become the property of the Kansas lottery and be added to the prize pools of subsequent lottery games. 

(d) Certain classes of persons who, because of the unique nature of the supplies or services they provide for use directly in the operation of a lottery pursuant to this act, may be prohibited, in accordance with rules and regulations adopted by the commission, from participating in any lottery in which such supplies or services are used.

(e) Nothing in this section shall prohibit lottery retailers or their employees from purchasing lottery tickets and shares or from being paid a prize of a winning ticket or share.

(f) Each person who purchases a lottery ticket or share thereby agrees to be bound by rules and regulations adopted by the commission and by the provisions of this act.

(g) Any lottery ticket or share purchased by a person under 18 years of age shall be null and void and may not be claimed for a prize.

{Sec. 3. K.S.A. 2016 Supp. 75-6202 is hereby amended to read as follows: 75-6202. As used in this act 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. 2016 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. 2016 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 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 a district court judgment has
ordered to be paid to the court and which 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.

(c) "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.

(i) "Payor agency" means any state agency which holds money
for, or owes money to, a debtor.
(j) "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) "Third party vendor" means any person that the director enters into an agreement with to execute the collection of a debt as required by this act.

Sec. 4. K.S.A. 75-6203 is hereby amended to read as follows: 75-6203. (a) The collection remedy under this act is in addition to and not in substitution for any other remedy available by law.

(b) Each state agency, foreign state agency and municipality, whenever possible, shall obtain the full name, social security number, address and any other information required by the director of accounts and reports from any person for whom the state agency, foreign state agency or municipality provides any service or with whom the state agency, foreign state agency or municipality transacts any business and who may become a debtor under this act. The director shall provide this information to any third party vendor for the purpose of assisting in the collection of a debt.

(c) Except for debts for which a voluntary agreement for payment has been entered into and is being complied with or debts for which garnishment or other judicial proceedings are pending and except as otherwise directed by the secretary of administration, the director may require any state agency to certify all debts owed to the state agency or to certify all such debts in specified categories of debts, for setoff under K.S.A. 75-6204, and amendments thereto. Any state agency required to certify debts under this subsection shall give the director all information relating to such debts as may be requested by the director.

(d) The secretary of administration as provided in K.S.A. 75-3706, and amendments thereto, may adopt rules and regulations necessary to carry out the provisions of this act.

(e) The secretary of revenue may adopt rules and regulations defining the term "contribution of income" for the purposes of this act.

Sec. 5. K.S.A. 2016 Supp. 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, or any third party vendor, 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—\( or any state agency \) or \( any third party vendor \).

(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 as defined by K.S.A. 75-6202, and amendments thereto. 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 third party vendor 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 third party vendor 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 third party vendor and that arise from the third party vendor's performance of an agreement to facilitate the collection of debts.

(d) (1) Except as provided in subsection (c), 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.

New Sec. 6. (a) Prior to any third party vendor paying on behalf of the state any moneys requiring the completion of an internal revenue service form W-2G, the third party vendor, as agent of the state, 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 third party vendor to the extent of such person's debt as set forth in the state debtor files.

(b) The third party vendor is acting strictly as agent for the state and 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 third party vendor or employees or agents thereof. The state shall indemnify the third party vendor 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 third party vendor 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 part of and supplemental to the state debt
setoff program.

{Sec. 7. K.S.A. 2016 Supp. 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. 2016 Supp. 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 state gaming revenues fund pursuant to subsection (d) and as otherwise provided by law; and
(6) transfers to the county reappraisal fund as prescribed by law; and
(7) 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).

(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)(4); 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), on July 1, 2017, October 1, 2017, January 1, 2018, April 1, 2018, July 1, 2018, October 1, 2018, January 1, 2019, April 1, 2019, July 1, 2019, October 1, 2019, January 1, 2020, April 1, 2020, July 1, 2020, October 1, 2020, January 1, 2021, April 1, 2021, July 1, 2021, October 1, 2021, January 1, 2022, April 1, 2022, or as soon thereafter such dates as the moneys are available, of moneys deposited in the lottery operating fund that are in excess of the amounts deposited in such fund during fiscal year 2017, 75% of the moneys deposited in the lottery operating fund from the sale of lottery tickets and shares via lottery ticket vending machines shall be transferred by the director of accounts and reports from the lottery operating fund to the community crisis stabilization centers fund of the Kansas department for aging and disability services and 25% of the moneys deposited in the lottery operating fund from the sale of lottery tickets aid shares via lottery ticket vending machines shall be transferred by the director of accounts and reports 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 2018, and shall not exceed in the aggregate $8,000,000 in each of the fiscal years 2019, 2020, 2021 and 2022.

New Sec. 8. (a) The community crisis stabilization centers fund is hereby created in the state treasury and shall be administered by the Kansas department for aging and disability services. The community crisis stabilization centers fund shall consist of those moneys credited to the community crisis stabilization centers fund pursuant to K.S.A. 74-8711(e), and amendments thereto. All expenditures from the community crisis stabilization centers fund shall be for community crisis stabilization centers operated through community mental health centers, 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 secretary for aging and disability services.

(b) The clubhouse model program fund is hereby created in the state, 75-6202 and 75-6204 treasury and shall be administered by the Kansas department for aging and disability services. The clubhouse model program fund shall consist of those moneys credited to the clubhouse model program fund pursuant to K.S.A. 74-8711(e), and amendments thereto. All expenditures from the clubhouse model program fund shall be for certified clubhouse model programs, 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 secretary for aging and disability services.

Sec. 2. {9.} K.S.A. 74-8719 {and 75-6203} and K.S.A. 2016 Supp. 74-8702{, 74-8711} and {,}74-8723{, 75-6202 and 75-6204} are hereby repealed.

Sec. 3. {10.} This act shall take effect and be in force from and after its publication in the statute book Kansas register.