2021 Kansas Statutes

75-4289. Same; state and state treasurer not liable to lending institution. The state of Kansas and the state treasurer shall not be liable to any eligible lending institution in any manner for payment of the principal or interest on any extraordinary utility costs loan deposit loan to an eligible borrower. Any delay in payments or default by an eligible borrower does not in any manner affect the extraordinary utility costs loan deposit agreement between the eligible lending institution and the state treasurer.

History: L. 2021, ch. 87, § 7; April 29.