AN ACT concerning postsecondary technical education; relating to career technical education programs and workforce grants; amending K.S.A. 72-4460, 72-4461, 72-4462, 72-4463, 72-4464, 72-4465, 74-32,181 and 76-717 and repealing the existing sections.

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

Section 1. K.S.A. 72-4460 is hereby amended to read as follows: 72-4460. As used in this act:

(a) "Board of regents" means the state board of regents provided for in the constitution of this state.

(b) "Vocational education scholarship" "Career technical workforce grant" means the award of a financial grant-in-aid by this state under this act to a vocational education scholar an eligible student.

(b) "Vocational education scholar" means a person who: (1) Is a resident of Kansas; (2) has been graduated from a high school accredited by the state board of education or has received general educational development credentials issued by the board of regents, (3) is enrolled in or has been accepted for admission to a vocational education program operated by a designated educational institution; and (4) has qualified on the basis of a competitive examination of ability and aptitude for the award of a vocational education scholarship or has previously so qualified and remains qualified on the basis of satisfactory performance for the renewal of the award of a vocational education scholarship.

(c) "Designated career technical education program" "Vocational education program" means a vocational education program operated at the postsecondary level by a designated educational institution that has been identified by the Kansas board of regents, working in conjunction with the Kansas department of commerce, as a high cost, high demand or critical industry field program.

(d) "Designated educational institution" means an educational institution which qualifies as an eligible institution for the federal guaranteedloan program under the higher education act of 1965 (P.L. 89-329), as amended, that: (1) has been identified by the Kansas board of regents, working in conjunction with the Kansas department of commerce, as delivering programs that are high cost, high demand or in a critical industry field; (2) is eligible to receive federal title IV funding; and (3) has its and the-main campus or principal place of operation of which is-located in Kansas.

(e) "Eligible career technical education program" means a designated career technical education program operated at the postsecondary level by a designated educational institution.

(f) "Eligible student" means a person who: (1) Is a resident of Kansas; (2) has graduated from a high school accredited by the state board of education or has received general educational development credentials issued by the board of regents, or has graduated from a home school program or a nonaccredited private secondary school, as defined and authorized pursuant to K.S.A. 72-53,100 et seq.; and (3) is enrolled in or has been accepted for admission to an eligible career technical education program operated by a designated Kansas educational institution.

(e)(g) "Program term" means ¹/₂ the duration of the period of time required for completion of a vocational career technical education program when such period of time encompasses more than one school year.

(h) "Satisfactory performance" means retaining admission in and meeting the standards established by the Kansas educational institution being attended by the eligible student.

 $\frac{(f)}{i}$ "School year" means the period of time beginning on July 1 in each calendar year and ending on June 30 in the succeeding calendar year.

(g) <u>"Board of regents" means the state board of regents provided for</u> in the constitution of this state.

(j) "State board of education" means the state board of education provided for in the constitution of this state.

Sec. 2. K.S.A. 72-4461 is hereby amended to read as follows: 72-4461. (a)-Within the limits of appropriations therefor and in accordance with the provisions of this act:

(1)(a) The board of regents may: (A)(1) Award a vocational education scholarship to every person who is career technical workforce grant to persons enrolled in or accepted for admission to a vocational education an eligible career technical education program at a designated educational institution-and who qualifies on the basis of the results of a competitive

examination of vocational education ability and aptitude for designation as a vocational education scholar and for the award of a vocational education scholarship; and (B)(2) renew the award of a vocational education scholarship career technical workforce grants to every person who is currently designated as a vocational education scholar receiving a career technical workforce grant and who qualifies on the basis of satisfactory performance in a vocational education program at a designated educational institution for the renewal of the award of a vocational education scholar arship; and

 $\frac{(2)}{b}$ in each school year, the board of regents may designate as vocational education scholars and award vocational education scholarships award career technical workforce grants to those applicants who exhibit the greatest ability and aptitude for vocational education financial need as determined on the basis of criteria under the federal methodology of need analysis, with preference given to those who exhibit the greatest financial need. An applicant who fails to be designated as a vocational education scholar and to be awarded a vocational education scholarship is found to be ineligible for a career technical workforce grant shall not be disqualified from applying therefor in a later school year so long as all requirements for eligibility to apply for such designation and award are met subsequently applying in later school years.

(3) in each school year, the board of regents may renew the award of vocational education scholarships to all vocational education scholars who remain eligible and qualified.

(b) A vocational education scholar who is eligible for the award of a state scholarship under the provisions of article 68 of chapter 72 of Kansas Statutes Annotated may be awarded such state scholarship in addition to a vocational education scholarship. The amount received by a vocational education scholar under a vocational education scholarship shall not be considered in determining financial need under the state scholarship program.

Sec. 3. K.S.A. 72-4462 is hereby amended to read as follows: 72-4462. (a) Subject to the other provisions of this section, a vocational education scholarship a career technical workforce grant shall provide, upon certification by a designated educational institution that the vocational education scholar is enrolled full time in a vocational education eligible student is enrolled in an eligible career technical education program, for payment to the vocational education scholar eligible student of an amount not to exceed:

(1) Five hundred One thousand dollars when the period of time required for completion of the vocational career technical education program in which the vocational education scholar eligible student is enrolled is not more than one school year in duration; or

(2) five hundred one thousand dollars for each program term, not to exceed two program terms, when the duration of the period of time required for completion of the vocational career technical education program in which the vocational education scholar eligible student is enrolled encompasses more than one school year.

(b) In no event shall the amount awarded to a vocational education scholar under a vocational education scholarship an eligible student under a career technical workforce grant or the total of any amounts awarded thereunder and under a state scholarship exceed an amount equal to the amount of the total tuition and required fees for the vocational career technical education program in which the vocational education scholar eligible student is enrolled.

(c) Eligible students who are enrolled as part-time students in a career technical education program at a designated educational institution may qualify for a career technical workforce grant, but shall receive a proportionate amount of the grant based upon the number of credit hours they are enrolled in per academic period, when compared and computed as a fraction of the total number of credit hours required for full-time enrollment.

Sec. 4. K.S.A. 72-4463 is hereby amended to read as follows: 72-4463. (a) The board of regents shall-may adopt rules and regulations for administration of the provisions of this act and shall:

(1) Publicize procedures for application for vocational education scholarships career technical workforce grants;

(2) provide application forms;

(3) determine residence, as provided by law, of applicants for vocational education scholarships establish and prescribe the information and documentation that must be provided by each applicant in order to establish financial need;

(4) preseribe examinations of ability and aptitude for vocational education and provide for administration of such examinations to determine qualifications of applicants for vocational education scholarships;

(5)(4) notify each person who qualifies for designation as a vocational education scholar and for the award of a vocational education scholarship career technical workforce grant and each vocational education scholar eligible student who remains eligible and qualified for the renewal of the award of a vocational education scholarship career technical workforce grant;

(6) designate vocational education scholars;

(7)(5) approve and award or renew the award of vocational education scholarships career technical workforce grants;

 $\frac{(8)}{(6)}$ determine full-time *or part-time* enrollment in a vocational career technical education program;

(9)(7) provide for apportionment of vocational education scholarships career technical workforce grants if appropriations therefor are insufficient for payment in full to all vocational education scholars eligible students;

(10)(8) evaluate the vocational education scholarship career technical workforce grant program for each school year and make a report thereon to the governor and the legislature;

(11)(9) request any designated educational institution to furnish any information relating to and necessary for administration of this act.

(b) In order to comply with the requirements of subsection (a)(4), the board of regents shall preseribe an examination designed to measure the basic ability and aptitude for vocational education of applicants for designation as vocational education scholars and for the award of vocational education scholarships and shall provide for administration and validation of the examination. The examination shall be administered to applicants at least two times each school year, commencing with the 1986school year, at various locations within the state. The board of regents may establish and provide for the charging to and collection from applicants for a vocational education scholarship of a fee to offset, in part or in total, the expense of administration of the examination. The board of regents shall remit all moneys received by or for it from fees collected under this subsection 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 vocational education scholarship examination fees fund, and shall be used only for the payment of expenses connected with the administration of such examinations. All expenditures from the vocational education scholarship examination fees fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the board of regents or by a person or persons designated by it.

(b) Upon the effective date of this act, the director of accounts and reports is directed to transfer all moneys in the vocational education scholarship examination fees fund to the career technical workforce grant discontinued attendance fund established in K.S.A. 72-4464, and amendments thereto. Upon the effective date of this act, all liabilities of the vocational education scholarship examination fees fund established in K.S.A. 72-4464, and amendments thereto. Upon the effective date of this act, all liabilities of the vocational education scholarship examination fees fund existing prior to such effective date are hereby imposed on the career technical workforce grant discontinued attendance fund established in K.S.A. 72-4464, and amendments thereto. The vocational education scholarship examination fees fund is hereby abolished.

Sec. 5. K.S.A. 72-4464 is hereby amended to read as follows: 72-4464. (a) Payments to vocational education scholars of vocational education scholarships an eligible student of a career technical workforce grant shall be made at times specified by the board of regents upon vouchers approved by its designated administrative officer and upon warrants of the director of accounts and reports. Payments of vocational education scholarships a career technical workforce grant may be made by the issuance of a single warrant to each designated educational institution at which a vocational education scholar an eligible student is enrolled for the total amount of vocational education scholarships career technical workforce grants for all vocational education scholars eligible students enrolled at that institution. The director of accounts and reports shall cause such warrant to be delivered to the designated educational institution at which the vocational education scholar or scholars are eligible student is enrolled. Upon receipt of such warrant, the designated educational institution shall credit immediately the account of each vocational education scholar eligible student enrolled at that institution by an amount specified by the board of regents for each such scholar eligible student.

(b) If a vocational education scholar an eligible student discontinues attendance before the end of a vocational an eligible career technical education program or program term, after the designated educational institution has received payment under this section, the designated educational institution shall pay to the state: (1) The entire amount which the vocational education scholar eligible student would otherwise qualify to have refunded not to exceed the amount of the payment made under the vocational education scholarship career technical workforce grant; or (2) if the vocational education scholar eligible student has received payments under any federal program of student assistance, the state's pro rata share of the entire amount which the vocational education scholar eligible student would otherwise qualify to have refunded, not to exceed the amount of the payment made under the vocational education scholar eligible student would otherwise qualify to have refunded, not to exceed the amount of the payment made under the vocational education scholar arship career technical workforce grant.

(c) All amounts paid to the state by a designated educational institution under subsection (b) shall be deposited in the state treasury and credited to the vocational education scholarship career technical workforce grant discontinued attendance fund which is hereby established. All expenditures from the vocational education scholarship career technical workforce grant discontinued attendance fund shall be for vocational education scholarships career technical workforce grants. On the effective date of this act, the vocational education scholarship discontinued attendance fund is hereby redesignated as the career technical workforce grant discontinued attendance fund.

Sec. 6. K.S.A. 72-4465 is hereby amended to read as follows: 72-4465. Each applicant for a vocational education scholarship career technical workforce grant, in accordance with rules and regulations of the board of regents, shall:

(a) Complete and file an application for the award or renewal of a vocational education scholarship-career technical workforce grant.

(b) Be responsible for the payment of any fee required by the board of regents for administration of the examination on the basis of which qualification for the award of a vocational education scholarship is determined.

(e)(b) Report promptly to the board of regents any information requested relating to the administration of this act.

New Sec. 7. (a) Notwithstanding the provisions of K.S.A. 46-215 through 46-293, and amendments thereto, an employee of a state university may provide significant factual information or advice or recommendations in relation to the negotiated terms of a technology licensing agreement or other research or development agreement between the state university and a company in which the employee has a substantial interest, provided that the employee does not have the authority to negotiate the terms of such agreement, or to approve such agreement on behalf of the state university. Nothing in this section shall allow an employee of a state university, in such employee's capacity as a state university employee, to provide advice or recommendations in relation to the negotiated terms of an agreement, which would directly affect such employee's financial benefit.

(b) For the purposes of this section, the phrase "research or development" means those activities and services relating to the development, transfer or commercialization of technology or other intellectual property.

(c) This section shall be a part of and supplemental to the state governmental ethics law.

Sec. 8. K.S.A. 2011 Supp. 74-32,181 is hereby amended to read as follows: 74-32,181.

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ollowing amounts by adopting rules and regulations for such	exceed the
ollowing amounts by adopting rules and regulations for such (1) For institutions domiciled or having their principal pl	ace of busi-
ness within the state of Kansas:	
Terrel - Alterra Cons	
Initial application fees: Non-degree granting institution	\$2,000
Degree granting institution	\$3,000
Initial evaluation fee (in addition to initial application fees):	+-,
Non-degree level	\$750
Associate degree level	\$1,000
Baccalaureate degree level Master's degree level	\$2,000 \$3,000
Professional or doctoral degree level	\$4,000
Renewal application fees:	+ -, • • •
Non-degree granting institution	
but not less than \$800, nor more Degree granting institution	f gross tuition
but not less than \$1,600, nor more	e than \$25,000
New program submission fees, for each new program: Non-degree program	\$25(
Associate degree program	\$500
Baccalaureate degree program	\$750
Master's degree program	\$1,000
Professional or doctoral degree program	\$2,000
Program modification fee, for each program Branch campus site fees, for each branch campus site:	\$100
Initial non-degree granting institution	\$1,500
Initial degree granting institution	\$2,500
Renewal branch campus site fees, for each branch campus site:	
Non-degree granting institution	e than \$25,000
Degree granting institution	
On-site branch campus review fee, for each site	\$25,000 \$25
Representative fees:	φ ± οτ
Initial registration	\$200
Renewal of registration	\$150
Late submission of renewal of application fee	\$125
Student transcript copy fee Returned check fee	\$10 \$50
Changes in institution profile fees:	φΟ
Change of institution name	\$100
Change of institution location Change of ownership only	\$100 \$100
(2) For institutions domiciled or having their principal pl	ace of busi-
ness outside the state of Kansas:	
Initial application fees:	¢ 4 000
Non-degree granting institution Degree granting institution	\$4,000 \$5,500
Initial evaluation fee (in addition to initial application fees):	φ5,500
Non-degree level	\$1,500
Associate degree level	\$2,000
Baccalaureate degree level	\$3,000
Master's degree level	\$4,000
Professional or doctoral degree level Renewal application fees:	\$5,000
Non-degree granting institution	f gross tuition
but not less than \$2,400, nor more	
Degree granting institution	f gross tuition
but not less than \$3,000, nor more New program submission fees, for each new program:	, man φ⊿0,000
Non-degree program	\$500
Associate degree program	\$750
Baccalaureate degree program	\$1,000
Master's degree program Professional or degrees program	\$1,500 \$2,500
Professional or doctoral degree program Program modification fee, for each program	\$2,500 \$100
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Branch campus site lees, for each branch campus site:	\$4,000
Branch campus site fees, for each branch campus site: Initial non-degree granting institution	\$5,500
Initial non-degree granting institution Initial degree granting institution	
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Initial non-degree granting institution Initial degree granting institution Renewal branch campus site fees, for each branch campus site: Non-degree granting institution	
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Initial non-degree granting institution Initial degree granting institution Renewal branch campus site fees, for each branch campus site: Non-degree granting institution	e than \$25,000 f gross tuition e than \$25,000 \$500

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Student transcript copy fee	\$10
Returned check fee	\$50
Changes in institution profile fees:	
Change of institution name	\$100
Change of institution location	\$100
Change of ownership only	\$100

(b) Fees shall not be refundable.

(c) If there is a change in the ownership of an institution and, if at the same time, there also are changes in the institution's programs of instruction, location, entrance requirements or other changes, the institution shall be required to submit an application for an initial certificate of approval and shall pay all applicable fees associated with an initial application.

(d) An application for renewal shall be deemed late if the applicant fails to submit a completed application for renewal, or documentation requested by the state board to complete the renewal process, before the expiration date of the current certificate of approval.

(e) The state board shall determine on or before June 1 of each year the amount of revenue which will be required to properly carry out and enforce the provisions of the Kansas private and out-of-state postsecondary educational institution act for the next ensuing fiscal year and shall fix the fees authorized for such year at the sum deemed necessary for such purposes within the limits of this section. Prior to adoption of any such fees, the state board shall afford the advisory commission an opportunity to make recommendations on the proposed fees.

(f) Fees may be charged to conduct onsite reviews for degree granting and non-degree granting institutions or to review curriculum in content areas where the state board does not have expertise.

(g) The provisions of this section shall expire on June $30, \frac{2012}{2017}.$

New Sec. 9. The state board of regents shall conduct a study regarding the retention and graduation rates of students who are accepted into state universities through the exceptions to the minimum admissions standards prescribed in K.S.A. 76-717, and amendments thereto, and report the findings of such study to the committee on education of the house of representatives and the committee on education of the senate on or before January 13, 2014.

New Sec. 10. (a) (1) Except as provided in subsection (a)(2), no funds appropriated from the state general fund for any state educational institution shall be expended for the purposes of providing remedial courses.

(2) Funds appropriated from the state general fund for any state educational institution may be expended for a student who is enrolled in a remedial course if the student is: (A) In military service; (B) 21 years of age or older; or (C) an international student enrolled in a remedial course for the purpose of learning English as a second language.

(b) Except for the costs associated with remedial education pursuant to subsection (a)(2), the board of regents, in its budget estimate filed pursuant to K.S.A. 75-3717, and amendments thereto, shall not include any appropriation requests for expenditures related to the provision of remedial courses at state educational institutions.

c) As used in this section:

(1) The terms "board of regents" and "state educational institution" shall have the same meanings, respectively, as such terms are defined in K.S.A. 76-711, and amendments thereto.

(2) "Remedial course" means any course offered by a state educational institution in the area of mathematics or language arts, which includes expenditures for formally organized or separately budgeted instructional activities that give students the basic knowledge and skills required by the institution before they can undertake formal academic course work leading to a postsecondary degree or certificate.

(d) The provisions of this section shall take effect and be in force from and after August 15, 2015.

(e) This section shall be part of and supplemental to the provisions of article 7 of chapter 76 of the Kansas Statutes Annotated, and amendments thereto.

Sec. 11. K.S.A. 2011 Supp. 76-717 is hereby amended to read as follows: 76-717. (a) The board of regents may adopt rules and regulations for the admission of students at the state educational institutions. Except

as provided by subsection (f), the rules and regulations shall include the following:

(1) Each Kansas resident who has graduated from an accredited Kansas high school and who is seeking admission to a state educational institution shall be admitted if the applicant for admission has achieved at least one of the following:

(A) The applicant has completed the precollege curriculum prescribed by the board of regents with a minimum grade point average of 2.0 on a 4.0 scale or has been recognized by the board of regents as having attained a functionally equivalent level of education; or

(B) the applicant has a composite American college testing program (ACT) score of not less than 21 points; or

(C) the applicant ranks in the top $\frac{1}{3}$ of the applicant's high school class upon completion of seven or eight semesters.

(2) Each Kansas resident who has graduated from a non-accredited private secondary school, as defined in K.S.A. 72-53,100, and amendments thereto, and who is seeking admission to a state educational institution shall be admitted if the applicant for admission has a composite American college testing program (ACT) score of not less than 21 points.

(3) Admission to all state educational institutions shall be granted to each Kansas resident under 21 years of age who has earned the general educational development (GED) certificate with an overall score of not less than 50 points.

(4) Admission to all state educational institutions shall remain open for each Kansas resident who is 21 years of age or older and who has:

(A) Graduated from an accredited Kansas high school or a non-accredited private secondary school; or

(B) earned the general educational development (GED) certificate with an overall score of not less than 50 points.

(5) Each state educational institution shall establish and maintain a policy permitting the admission of not more than 10% of the total number of freshman class admissions to the state educational institution as exceptions to the minimum admissions standards prescribed by this section. These exceptions shall only be applied to students who are bona fide residents of Kansas in accordance with rules and regulations of the board of regents and which rules and regulations are substantially similar to law, rule or regulation relative to the determination of resident status for tuition purposes. Such policy shall also provide that in determining which students to admit as exceptions to the minimum admissions standards prescribed by this section, the state educational institution shall give preference to persons who are in military service. The board of regents shall adopt rules and regulations prescribing criteria and guidelines to be applied on a system-wide basis to policies established by the state educational institutions for the purpose of permitting freshman class admissions to the institutions as exceptions to the minimum admissions standards prescribed by this section. On or before January 31 of each year, the board of regents shall submit a report to the legislature containing the number and percentage of freshman class admissions permitted as exceptions to such standards during the preceding academic year. The information contained in the annual report shall be disaggregated by institution.

(6)Each Kansas resident who has earned at least 24 credit hours of transferable course work with a cumulative grade point average of not less than 2.0 on a 4.0 scale at an accredited community college, university or other college shall be admitted as a transfer student to the state educational institutions. Each state educational institution may permit the admission of not more than 10% of the total number of such resident transfer admissions to the state educational institution as exceptions to the minimum admission standards prescribed by this paragraph. In determining which students to admit as exceptions to the minimum admissions standards prescribed by this paragraph, the state educational institution shall give preference to persons who are in military service. The board of regents shall adopt rules and regulations prescribing criteria and guidelines to be applied on a system-wide basis for the purpose of admitting students who have earned at least 24 credit hours of transferable course work to state educational institutions as exceptions to the minimum standards prescribed by this paragraph. On or before January 31 of each year, the board of regents shall submit a report to the legislature containing the number and percentage of transfer student admissions

permitted as exceptions to such standards during the preceding academic year. The information contained in the report shall be disaggregated by institution.

(7) Each person who is not a resident of Kansas and who has graduated from an accredited high school may be admitted as a freshman to any of the state educational institutions if the person has achieved at least one of the following:

(A) The person has completed the precollege curriculum prescribed by the board of regents with a minimum grade point average of 2.50 on a 4.0 scale or has been recognized by the board of regents as having attained a functionally equivalent level of education; or

 $(B)\;$ the person has a composite American college testing program (ACT) score of not less than 21 points; or

(C) the person ranks in the top $\frac{1}{3}$ of the person's high school class upon completion of seven or eight semesters.

(8) Each person who is not a resident of Kansas and who has graduated from a non-accredited private secondary school meeting requirements substantially equivalent to K.S.A. 72-53,100 through 72-53,102, and amendments thereto, may be admitted to any state educational institution if the person has a composite American college testing program (ACT) score of not less than 21 points.

(9) Each person who is not a resident of Kansas and who has earned at least 24 credit hours of transferable course work with a cumulative grade point average of not less than 2.0 on a 4.0 scale at an accredited community college, university or other college may be admitted as a transfer student to any of the state educational institutions. Each state educational institution may permit the admission of not more than 10% of the total number of such non-resident transfer admissions to the state educational institution as exceptions to the minimum admission standards prescribed by this paragraph. In determining which students to admit as exceptions to the minimum admissions standards prescribed by this paragraph, the state educational institution shall give preference to persons who are in military service. The board of regents shall adopt rules and regulations prescribing criteria and guidelines to be applied on a systemwide basis for the purpose of admitting students who have earned at least 24 credit hours of transferable course work to state educational institutions as exceptions to the minimum standards prescribed by this paragraph. On or before January 31 of each year, the board of regents shall submit a report to the legislature containing the number and percentage of transfer student admissions permitted as exceptions to such standards during the preceding academic year. The information contained in the report shall be disaggregated by institution.

(10) (A) For those students admitted under an exception to the minimum admissions standards prescribed by this subsection for academic years 2012-2013 and 2013-2014, each state educational institution may require each such student to adopt an individual plan for success.

(B) For those students admitted under an exception to the minimum admissions standards prescribed by this subsection for academic year 2014-2015 and each academic year thereafter, each state educational institution shall require each such student to adopt an individual plan for success prior to enrollment.

(C) Any individual plan for success adopted pursuant to this paragraph shall be reviewed by the student and the student's advisor at least once during the 12-month period immediately succeeding the initial adoption of such plan. Upon completion of such review, the plan may be revised as mutually agreed to by the student and the student's advisor. Nothing in this paragraph shall be construed as prohibiting any plan from being reviewed at any other time while the student is attending such state educational institution, or from being reviewed more than once during any academic year.

(b) The board of regents may prescribe a precollege curriculum which includes, but need not be limited to, four units of English, three units of mathematics, three units of social studies and three units of natural science.

(c) When a Kansas high school is organized in a manner that provides for documentation of a student's performance in terms other than units of credit or grade point averages, or both, the board of regents shall determine for the students of such school a level of education that is functionally equivalent to the completion of the precollege curriculum with the required grade point average on a 4.0 scale. The determination of a functionally equivalent level of education required under this subsection shall be made by the board of regents after consultation with the state board of education and the board of education or other governing authority having jurisdiction over the students of the affected school.

(d) The board of regents shall determine a level of education that is functionally equivalent to the completion of the precollege curriculum with the required grade point average on a 4.0 scale for persons who are not residents of Kansas.

(e) The board of regents may authorize the chief executive officer of each state educational institution to adopt additional rules and policies relating to admissions of students so long as such rules and policies are not in conflict with the provisions of this section.

(f) The board of regents may adopt rules and regulations establishing standards for the admission of students to state educational institutions that differ from the standards set forth in subsection (a). Rules and regulations adopted pursuant to this subsection that are more rigorous than those set forth in subsection (a) shall not be effective prior to the first day of the fourth academic year following the year in which the rules and regulations are adopted.

(g) Information in reports required to be compiled and submitted to the legislature by this section may be compiled and submitted to the legislature in a single report.

(h) For purposes of this section:

(1) "Individual plan for success" means a written statement for each student admitted under an exception to the minimum admission standards prescribed in subsection (a) that is jointly developed by the student, the student's advisor and any other employee designated by the state educational institution for the purposes of establishing an individualized plan for such student to assist the student in achieving such student's academic goals. In addition to academic coursework, such plan may also address such student's extracurricular activities, financial needs and any other aspect of such student's life which may have a bearing on the student's academic success at the state educational institution. Any such plan may be revised after its initial adoption as mutually agreed to by the student and the student's advisor.

(2) "Military service" means: (A) Any active service in any armed service of the United States; or (B) membership in the Kansas army or air national guard.

Sec. 12. K.S.A. 72-4460, 72-4461, 72-4462, 72-4463, 72-4464, 72-4465, 74-32,181 and 76-717 are hereby repealed.

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Sec. 13. 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 HOUSE, and was adopted by that body $% \left({{{\rm{A}}_{{\rm{B}}}} \right)$

HOUSE adopted Conference Committee Report _____

Speaker of the House.

Chief Clerk of the House.

Passed the SENATE as amended _

SENATE adopted Conference Committee Report _____

President of the Senate.

Secretary of the Senate.

Approved ____

Governor.