2016 Kansas Statutes

76-760. Capital improvements for state educational institutions from private moneys; exemptions from certain requirements; prior approvals; consultation with joint committee on state building construction. (a) As used in this section:

- (1) "Capital improvement project" means a project which has a total cost of \$1,000,000 or less;
- (2) "private moneys" means moneys from nongovernmental sources; and
- (3) "state educational institution" has the meaning ascribed thereto by K.S.A. 76-711, and amendments thereto.
- (b) Each state educational institution is authorized to construct buildings and facilities on state-owned property of the state educational institution from private moneys granted or given to such institution if the capital improvement projects for such buildings and facilities have received prior approval by the state board of regents and the plans and specifications for such projects have received prior approval by the secretary of administration. Such capital improvement projects shall be inspected by the division of architectural services. Such capital improvement projects financed totally from private moneys shall be exempt from the provisions of K.S.A. 75-3739, 75-3740, 75-3741a, 75-3741a, 75-3741b, 75-3742, 75-3743 and 75-3744, and amendments thereto. Such capital improvement projects shall be totally financed from private moneys and the buildings and facilities constructed shall become the property of the state of Kansas upon completion and acceptance by the secretary of administration. No such capital improvement project for a building or facility shall be approved by the state board of regents without having first advised and consulted with the joint committee on state building construction.
- (c) Each state educational institution is authorized to repair, remodel or renovate state buildings and facilities of the state educational institution from private moneys granted or given to such institution if the capital improvement projects for such repairs, remodeling or renovations have received prior approval by the state board of regents and the plans and specifications of such projects have received prior approval by the secretary of administration. Such capital improvement projects shall be inspected by the division of architectural services. Such capital improvement projects financed totally from private moneys shall be exempt from the provisions of K.S.A. 75-3739, 75-3740, 75-3740a, 75-3741, 75-3741a, 75-3741b, 75-3742, 75-3743 and 75-3744, and amendments thereto. Such capital improvement projects shall be totally financed from private moneys and the improvements shall become the property of the state of Kansas upon completion and acceptance by the secretary of administration. No such capital improvement project to repair, remodel or renovate any such state building or facility shall be approved by the state board of regents without having first advised and consulted with the joint committee on state building construction.

History: L. 1993, ch. 211, § 1; Revived and amend., L. 1996, ch. 259, § 39; L. 2000, ch. 149, § 7; June 1.