Session of 2021

## SENATE BILL No. 15

By Committee on Financial Institutions

1-12

AN ACT concerning financial institutions; enacting the Kansas economic 1 2 recovery loan deposit program; relating to credit unions, field of 3 membership; banks, trust companies and savings and loan institutions, 4 privilege tax, deduction of net interest received from certain agricultural real estate loans and single family residence loans; 5 6 amending K.S.A. 75-4237 and 79-1109 and K.S.A. 2020 Supp. 17-7 2205 and repealing the existing sections. 8 9 Be it enacted by the Legislature of the State of Kansas: 10 New Section 1. (a) Sections 1 through 7, and amendments thereto, 11 shall be known and may be cited as the Kansas economic recovery loan 12 deposit program. 13 (b) The Kansas economic recovery loan deposit program shall be a part of and supplemental to article 42 of chapter 75 of the Kansas Statutes 14 15 Annotated, and amendments thereto. 16 New Sec. 2. As used in the Kansas economic recovery loan deposit 17 program: 18 "Director of investments" means the person referred to in K.S.A. (a) 19 75-4222, and amendments thereto: 20 (b) "economic recovery loan deposit" means an investment account 21 placed by the director of investments under the provisions of article 42 of 22 chapter 75 of the Kansas Statutes Annotated, and amendments thereto, 23 with an eligible lending institution for the purpose of carrying out the 24 intent of the Kansas economic recovery loan deposit program; 25 (c) "economic recovery loan deposit loan" or "loan" means a loan 26 made by an eligible lending institution to an eligible borrower from the 27 eligible lending institution's economic recovery loan deposit as part of the 28 economic recovery loan deposit program; (d) "economic recovery loan deposit loan package" means the forms 29 30 provided by the state treasurer for the purpose of applying for an economic 31 recovery loan deposit: 32 (e) "economic recovery loan deposit program" or "program" means a 33 state-administered program in which eligible lenders are charged less than the market rate of interest and eligible borrowers receive a reduction in 34 35 interest charged on a loan in the amount of the deposit; (f) "eligible borrower" means any individual or entity operating a 36

1 business primarily for commercial or agricultural purposes *with not more* 

2 than 100 full-time employees maintaining offices or operating facilities

3 *and transacting business in the state of Kansas* and is not an individual 4 obtaining a loan primarily for personal, family or household purposes; and

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(g) "eligible lending institution" means a financial institution that is:

6 (1) A bank, as defined under K.S.A. 75-4201, and amendments 7 thereto, that agrees to participate in the program and is eligible to be a 8 depository of state funds;

9 (2) a credit union, as defined under K.S.A. 17-2231, and amendments 10 thereto, that agrees to participate in the program and that provides 11 securities acceptable to the pooled money investment board pursuant to 12 article 42 of chapter 75 of the Kansas Statutes Annotated, and amendments 13 thereto; or

(3) an institution of the farm credit system organized under the
federal farm credit act of 1971, 12 U.S.C. § 2001, as in effect on July 1,
2021, *having at least one branch in the state of Kansas and* that agrees to
participate in the program and that provides securities acceptable to the
pooled money investment board pursuant to article 42 of chapter 75 of the
Kansas Statutes Annotated, and amendments thereto.

New Sec. 3. (a) (1) The state treasurer is hereby authorized to administer the Kansas economic recovery loan deposit program.

(2) The program shall be for the purpose of providing incentives forthe making of business loans.

(3) The total aggregate amount of economic recovery loan deposit
loans under the program shall not exceed \$60,000,000 of unencumbered
funds pursuant to article 42 of chapter 75 of the Kansas Statutes
Annotated, and amendments thereto.

(b) The state treasurer shall adopt all rules and regulations necessary
to enact and administer the provisions of the Kansas economic recovery
loan deposit program. Such rules and regulations shall be adopted not later
than February 1, 2022.

(c) The state treasurer shall submit an annual report to the governor and the legislature identifying the eligible lending institutions that are participating in the program and the eligible borrowers who have received an economic recovery loan deposit loan. The annual report shall provide the aggregate amount of moneys loaned and the amount of moneys still available for loan, if any. Such report shall be due on or before January 1, 2023, and each January 1 thereafter.

39 (d) The legislature shall perform a review of the program as a part
40 of the state treasurer's annual report on or after January 1, 2024.

New Sec. 4. (a) The state treasurer is hereby authorized to
disseminate information and to provide economic recovery loan deposit
loan packages to the lending institutions eligible for participation in the

1 Kansas economic recovery loan deposit program.

2 (b) The economic recovery loan deposit loan package shall be 3 completed by the eligible borrower before being forwarded to the lending 4 institution for consideration.

5 (c) (1) An eligible lending institution that agrees to receive an 6 economic recovery loan deposit shall accept and review applications for 7 loans from eligible borrowers.

8 (2) The lending institution shall apply all usual lending standards to 9 determine the credit worthiness of eligible borrowers.

10 (3) No single economic recovery loan deposit loan shall exceed 11 \$250,000.

(4) Only one economic recovery loan deposit loan shall be made andbe outstanding at any one time to any eligible borrower.

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(5) No loan shall be amortized for a period of more than 10 years.

(d) An eligible borrower shall certify on the loan application that the
reduced rate loan will be used exclusively for the expenses involved in
operating the borrower's business *in Kansas*.

(e) The eligible lending institution may approve or reject an economic
 recovery loan deposit loan package based on the lending institution's
 evaluation of the eligible borrowers included in the package, the amount of
 the individual loan in the package and other appropriate considerations.

(f) The eligible lending institution shall forward to the state treasurer an approved economic recovery loan deposit loan package in the form and manner prescribed and approved by the state treasurer. The package shall include information regarding the amount of the loan requested by each eligible borrower and such other information regarding each eligible borrower that the state treasurer may require. Such package shall include a certification by the applicant that such applicant is an eligible borrower.

New Sec. 5. (a) The state treasurer may accept or reject an economic recovery loan deposit loan package based on the state treasurer's evaluation of whether the loan to the eligible borrower meets the requirements of the Kansas economic recovery loan deposit program. If sufficient funds are not available for an economic recovery loan deposit, then the applications may be considered in the order received when funds are once again available, subject to a review by the lending institution.

36 (b) Upon acceptance, the state treasurer shall certify to the director of 37 investments the amount required for such economic recovery loan deposit 38 loan package, and the director of investments shall place an economic 39 recovery loan deposit in the amount certified by the state treasurer with the 40 eligible lending institution at an interest rate that is 2% below the market rate as provided in K.S.A. 75-4237, and amendments thereto, and that 41 shall be recalculated on the first business day of January of each year using 42 43 the market rate then in effect. The minimum interest rate shall be 0.25% if

the market rate is below 2.25%. When necessary, the state treasurer may
 request the director of investments to place such economic recovery loan
 deposit with the eligible lending institution prior to acceptance of an
 economic recovery loan deposit loan package.

5 (c) The eligible lending institution shall enter into an economic 6 recovery loan deposit agreement with the state treasurer, which shall 7 include requirements necessary to implement the purposes of the Kansas 8 economic recovery loan deposit program. Such requirements shall include 9 an agreement by the eligible lending institution to lend an amount equal to 10 the economic recovery loan deposit to eligible borrowers at an interest rate that is not more than 3% greater than the interest rate on economic 11 recovery loan deposits as provided in subsection (b). Such rate shall be 12 13 recalculated on the first business day of January of each year using the market rate then in effect. The agreement shall include provisions for the 14 economic recovery loan deposit to be placed for-an annually renewable 15 16 one-year maturity up to a period of time not to exceed 10 years and that is 17 considered appropriate in coordination with the underlying economic 18 recovery loan. The agreement shall include provisions for the reduction of 19 the economic recovery loan deposit in an amount equal to any payment of 20 loan principal by the eligible borrower.

21 New Sec. 6. Upon the placement of an economic recovery loan 22 deposit with an eligible lending institution, the institution shall fund the 23 loan to each approved eligible borrower listed in the economic recovery 24 deposit loan package in accordance with the economic recovery loan 25 deposit agreement between the institution and the state treasurer. The loan shall be at a rate as provided in section 5(c), and amendments thereto. A 26 27 certification of compliance with this section in the form and manner as 28 prescribed by the state treasurer shall be required of the eligible lending 29 institution.

New Sec. 7. 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 economic recovery loan deposit loan to an eligible borrower. Any delay in payments or default on the part of an eligible borrower does not in any manner affect the economic recovery loan deposit agreement between the eligible lending institution and the state treasurer.

Sec. 8. K.S.A. 2020 Supp. 17-2205 is hereby amended to read as follows: 17-2205. (a) (1) The membership shall consist of the organizers and such persons, societies, associations, copartnerships and corporations as have been duly elected to membership and have subscribed to one or more shares and have paid for the same, and have complied with such other requirements as the articles of incorporation may contain.

43 (2) Once a person becomes a member of the credit union, such person

- 1 may remain a member of the credit union until the person chooses to 2 withdraw or is expelled from the membership of the credit union.
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(3) Members of a credit union also may include the following:

3 4 (A) The spouse of any person who died while such person was within the field of membership of the credit union;

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(B) any employee of the credit union;

7 (C) any person who retired from any qualified employment group 8 within the field of membership;

9 (D) any person of a volunteer group recognized by the management 10 of the association or employee group within the field of membership and 11 such person: (i) Has completed a training program offered by the volunteer 12 group to further its goals; (ii) serves on the board of the volunteer group; 13 or (iii) serves as an officer of the volunteer group;

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(E) any member of such person's immediate family or household;

(F) any organization whose membership consists of persons withinthe field of membership; and

(G) any corporate or other legal entity within the field of membership
as identified in the charter, articles of incorporation or bylaws of the credit
union.

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(4) For the purposes of subparagraph (E) of paragraph (3)(E):

(A) Except as provided in subparagraph (B), the term "immediate
family or household"—shall—mean means spouse, parent, stepparent,
grandparent, child, stepchild, sibling, grandchild or former spouse and
persons living in the same residence maintaining a single economic unit
with persons within the credit union's field of membership.

(B) If the credit union's bylaws adopted a definition of immediate
family before June 30, 2008, the credit union may use that definition. A
credit union may adopt a more restrictive definition of immediate family
or household.

30 (C) If authorized in the credit union's bylaws, a member of the 31 immediate family or household is eligible to join even when the eligible 32 member has not joined the credit union.

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(b) (1) Credit union organizations shall be limited to:

34 (A) A group having a single common bond of occupation or 35 association;

(B) a group having multiple common bonds of occupation or
association or any combination thereof. No such group shall have a
membership of more than 3,000, except as permitted in <u>subsections</u> *subsection* (c) or (d); or

40 (C) persons residing, working or worshiping in or organizations 41 located within a geographic area.

42 (2) A common bond of occupation may include employees of the 43 same employer, workers under contract with the same employer, businesses paid by the same employer on a continuing basis or employees
 in the same trade, industry or profession.

3 (3) A common bond of association may include members and 4 employees of a recognized association as defined in such association's 5 charter, bylaws or other equivalent document.

(d) A group formed with multiple common bonds of occupation or
association may exceed 3,000 members, if the administrator determines in
writing that such group could not feasibly or reasonably establish a new
single common bond credit union because the group:

16 (1) Lacks sufficient volunteer and other resources to support the 17 efficient and effective operation of a credit union;

(2) does not meet the criteria established by the administrator
indicating a likelihood of success in establishing and managing a new
credit union, including demographic characteristics such as geographical
location of members, diversity of ages and income levels, and other factors
that may affect the financial viability and stability of a credit union; or

(3) would be unlikely to be able to operate in a safe and soundmanner.

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(e) (1) A geographic area may include:(A) A single political jurisdiction;

(A) A single political jurisdiction;
(B) multiple contiguous political jurisdictions if the aggregate total of
the population of the geographic area does not exceed 500,000, except as
provided in subparagraph (C) or in subsections (i), (j), (k) and (l); or

30 (C) if the headquarters of the credit union is located in a MSA, the 31 geographic area may include one or more political jurisdictions which 32 share a common border to the MSA if the aggregate total of the population 33 of the geographic area does not exceed 1,000,000. The maximum-34 population available for any credit union whose headquarters is located 35 within a MSA shall be adjusted by the administrator based upon the-36 population data for the largest MSA in the state of Kansas, or any portion 37 thereof located within the state of Kansas. The maximum population-38 available for any credit union whose headquarters is located within a MSA 39 shall be determined by multiplying the population of the largest MSA in 40 the state of Kansas, or that portion of such MSA located within the state of 41 Kansas if the boundaries of such MSA extend outside the state of Kansas. 42 as determined by the most recent population data, by the fraction having a 43 numerator of 1,000,000 and a denominator of 750,000 for the purposes of

1 this section, the administrator shall use population data based upon the

2 adjusted federal census information presented to the legislature by the secretary of state pursuant to K.S.A. 11-304, and amendments thereto-3 2,500,000, as determined by official state population figures for the state 4 5 of Kansas, or any portion thereof, that are identical to the decennial 6 census data from the actual enumeration conducted by the United States 7 bureau of the census and used for the apportionment of the United States 8 house of representatives in accordance with K.S.A. 11-304, and 9 amendments thereto.

10 (2) Except as provided in subsections (i), (j), (k) and (l), from and 11 after July 1, 2008, No geographic area shall consist of any congressional 12 district or the entire state of Kansas.

13 (f) (1) Except as provided in subsections (i), (j), (k) and (l), from and 14 after July 1, 2008, No credit union shall change or alter its field of 15 membership except as provided in this section. Before a credit union can 16 alter or change its field of membership, such credit union shall file, or 17 cause to be filed, with the administrator, an application for amendment to 18 its field of membership. The application shall include:

(A) Documentation showing that the proposed area or groups to be
 served meets the statutory requirements for field of membership set forth
 in this statute;

(B) pro forma financial statements for the first two years after the
 proposed alteration of or change in field of membership, including any
 assumption regarding growth in membership, shares, loans and assets;

25 (C) a marketing plan addressing how the proposed field of 26 membership will be served;

(D) the financial services to be provided to the credit union'smembers;

(E) a local map showing the location of both current and proposedheadquarters and branches; and

31 (F) the anticipated financial impact on the credit union in terms of 32 need for additional employees and fixed assets.

(2) (A) The application shall also include a proof of publication of the
notice that the affected credit union intends to file or has filed an
application to alter or change its field of membership. Such notice shall be
in the form prescribed by the administrator and shall at a minimum contain
the name and address of the applicant credit union and a description of the
proposed alteration of or change in the field of membership.

(B) The notice shall be published for two consecutive weeks in the
Kansas register. The required publications shall occur within 60 days of
and prior to the effective date of the proposed change. The applicant shall
provide proof of publication to the administrator.

43 (g) For the purposes of this section:

(1) "MSA" means a metropolitan statistical area as defined by the
 United States department of commerce which has more than one county located in Kansas. If the boundaries of such MSA extend outside the state
 of Kansas only that portion of such MSA located within the state of Kansas shall be considered for the purposes of this section.

6 (2)—, "political jurisdiction" means a city, county, township or clearly
 7 identifiable neighborhood.

8 (3) "Population data" means official state population figures for the 9 state of Kansas, or any portion thereof, which are identical to the decennial 10 census data from the actual enumeration conducted by the United States 11 bureau of the census and used for the apportionment of the United States 12 house of representatives in accordance with K.S.A. 11-304, and 13 amendments thereto.

(h) No increase in the population reflected by the population data
 shall require a modification to a field of membership as in existence on
 June 30, 2008.

17 (i) Notwithstanding any other provisions of this section, any person, 18 including any member of such person's immediate family or household, or 19 organization that is a member of any credit union which was in existence 20 on June 30, 2008, may continue to be a member of such credit union after 21 such date. For the purposes of this subsection, if the term "member" refers 22 to an individual, the term member may include any other person who is a 23 member of such individual's immediate family or household as specified in 24 subsection (a).

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(j) (1) Notwithstanding any other provisions of this section:

(A) Any branch of a credit union that is in existence as of February 1,
 2008, may continue to operate in the county where it is located on and
 after June 30, 2008. If such branch is unable to continue operations due to
 a natural disaster, eminent domain proceedings, loss of lease, loss of
 sponsor space or any condition outside of the control of the credit union,
 the credit union may establish a replacement branch in that county.

32 (B) Any credit union which has taken an overt step toward the-33 construction of a new building, facility or branch on or before February 1, 34 2008, may continue to construct and operate the new building, facility or 35 branch in the eity in which such new building, facility or branch is located 36 even if the construction is not completed on or before June 30, 2008. If 37 such branch is unable to continue operations due to a natural disaster, 38 eminent domain proceedings, loss of lease, loss of sponsor space or any 39 condition outside of the control of the credit union, the credit union may 40 establish a replacement branch in that city.

41 (2) For the purposes of this subsection, the term "overt act" includes
 42 the:

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(A) Purchase of or entering into a contract for the purchase of any

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necessary tract of land for the location of such new building, facility or
 branch of an existing credit union.

3 (B) Acquisition or lease of a building for the purpose of housing a
 4 new facility or branch of an existing credit union.

5 (C) Adoption of architectural drawings for the construction of a new 6 building, facility or branch of an existing credit union.

7 (D) Adoption of architectural drawings for the renovation of an-8 existing building for use as a facility or branch of an existing credit union.

9 (k) Notwithstanding any other provisions of this section, a member of 10 any occupation or association group whose members constituted a portion of the membership of any credit union as of February 1, 2008, shall-11 continue to be eligible to become a member of that credit union, by virtue 12 13 of membership in that group on and after June 30, 2008. For purposes of this subsection, a patron of an organization is eligible for membership if 14 15 such patron is an individual who uses the products and services of the-16 organization which is included in the field of membership of the credit 17 union at the time the patron applies for membership in the credit union.

18 (1) Notwithstanding any other provisions of this section, any credit
 19 union:

20 (1) Which has been granted a field of membership on or before-21 February 1, 2008, which includes the entire state of Kansas or its residents 22 shall, on or before January 1, 2009, adopt a field of membership that may 23 include multiple contiguous political jurisdictions having an aggregate-24 total population not to exceed 1,000,000. The population of the county of any branch of such credit union not located within the adopted field of 25 26 membership shall not be included in the 1,000,000 population total. Any 27 eredit union with its headquarters located in a county that is not part of a 28 MSA shall not include more than one MSA in its entirety in its adopted 29 field of membership.

30 (2) With its headquarters located within a MSA as of February 1, 2008, may continue to include multiple contiguous political jurisdictions 31 32 that were included in its field of membership as of February 1, 2008, if the 33 aggregate total population of such multiple contiguous political 34 jurisdictions does not exceed 1,000,000. If the field of membership of any 35 eredit union involves multiple contiguous political jurisdictions that have 36 an aggregate total population that exceeds 1,000,000 as of February 1,-37 2008, then such credit union shall, on or before January 1, 2009, adopt a 38 field of membership that may include multiple contiguous political-39 jurisdictions having an aggregate total population which does not exceed 40 1,000,000. The population of the county of any branch of such credit union not located within the adopted field of membership shall not be included in 41 the 1,000,000 population total. 42

43 (3) With headquarters located in a county that is not part of a MSA

1 may continue to include multiple contiguous political jurisdictions that

2 were included in its field of membership as of February 1, 2008, if the 3 aggregate total population of such multiple contiguous political 4 jurisdictions does not exceed 1,000,000 population total. If the field of 5 membership of any credit union involves multiple contiguous political-6 jurisdictions that have an aggregate total population that exceeds-7 1,000,000 as of February 1, 2008, then such credit union shall, on or-8 before January 1, 2009, adopt a field of membership that may include-9 multiple contiguous political jurisdictions having an aggregate total population which does not exceed 1,000,000 population total. The-10 population of the county of any branch of such credit union not located 11 12 within the adopted field of membership shall not be included in the 1,000,000 population total. The adopted field of membership of such credit 13 14 union shall not include more than one MSA in its entirety.

Sec. 9. K.S.A. 75-4237 is hereby amended to read as follows: 75-15 16 4237. (a) The director of investments shall accept requests from banks 17 interested in obtaining investment accounts of state moneys. Such requests 18 may be submitted any business day and shall specify the dollar amount 19 and maturity. The director of investments is authorized to award the 20 investment account to the requesting bank at the market rate established by 21 subsection (b). Awards of investment accounts pursuant to this section 22 shall be subject to investment policies of the pooled money investment 23 board. When multiple requests are received and are in excess of the 24 amount available for investment that day for any maturity, awards shall be 25 made available in ascending order from smallest to largest dollar amount requested, subject to investment policies of the board. 26

(b) The market rate shall be determined each business day by the
director of investments, in accordance with any procedures established by
the pooled money investment board. Subject to any policies of the board,
the market rate shall reflect the highest rate at which state moneys can be
invested on the open market in investments authorized by-subsection (a) of
K.S.A. 75-4209(a), and amendments thereto, for equivalent maturities.

(c) (1) Notwithstanding the provisions of this section, linked deposits made pursuant to the provisions of K.S.A. 2-3703 through 2-3707, and amendments thereto, shall be at an interest rate which that is 2% less than the market rate determined under this section and which shall be recalculated on the first business day of each calendar year using the market rate then in effect.

(2) Notwithstanding the provisions of this section, agricultural
production loan deposits made pursuant to the provisions of K.S.A. 754268 through 75-4274, and amendments thereto, shall be at *an interest rate that is* 2% less than the market rate provided by this section and
which *that* shall be recalculated on the first business day of each calendar

1 year using the market rate then in effect.

(3) Notwithstanding the provisions of this section, economic recovery
loan deposits made pursuant to the Kansas economic recovery loan
deposit program shall be at an interest rate that is 2% less than the market
rate provided by this section and which shall be recalculated on the first
business day of each calendar year using the market rate then in effect.

7 (d) (1) The director of investments may place deposits through a 8 selected bank, savings and loan association or savings bank-which *that* is 9 part of a reciprocal deposit program in which the bank, savings and loan 10 association or savings bank:

11 (1)(A) Receives reciprocal deposits from other participating 12 institutions located in the United States in an amount equal to the amount 13 of funds deposited by the municipal corporation or quasi-municipal 14 corporation; and

15 (2)(B) for which the total cumulative amount of each deposit does not 16 exceed the maximum deposit insurance amount for one depositor at one 17 financial institution as determined by the federal deposit insurance 18 corporation.

(2) Such deposits shall not be treated as securities and need not be
secured as provided in this or any other act, except that such deposits shall
be secured as provided in K.S.A. 75-4218, and amendments thereto, when
they are held by the selected financial institution prior to placement with
reciprocal institutions or upon maturity.

(e) The pooled money investment board shall establish procedures for
 administering reciprocal deposit programs in its investment policies, as
 authorized by K.S.A. 75-4232, and amendments thereto.

27 Sec. 10. K.S.A. 79-1109 is hereby amended to read as follows: 79-28 1109. (a) As used in this act, "net income"-shall mean means the Kansas 29 taxable income of corporations as defined in K.S.A. 79-32,138, and 30 amendments thereto, determined without regard to the provisions of 31 K.S.A. 79-32,139, and amendments thereto, and the provisions of paragraph (xiv) of subsection (c) of K.S.A. 79-32,117(c)(xiv), and 32 33 amendments thereto, plus income received from obligations or securities 34 of the United States or any authority, commission or instrumentality of the 35 United States and its possessions to the extent not included in Kansas 36 taxable income of a corporation and income received from obligations of 37 this state or a political subdivision-thereof which of this state that is 38 exempt from income tax under the laws of this state; less dividends 39 received from stock issued by Kansas venture capital, inc. to the extent 40 such dividends are included in the Kansas taxable income of a corporation, interest paid on time deposits or borrowed money and dividends paid on 41 withdrawable shares of savings and loan associations to the extent not 42 43 deducted in arriving at Kansas taxable income of a corporation.

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1 *(b)* Savings and loan associations shall be allowed as a deduction 2 from net income, as-hereinbefore defined in subsection (a), a reserve established for the sole purpose of meeting or absorbing losses, in the 3 amount of 5% of such net income determined without benefit of such 4 deduction, but no further deduction shall be allowed for losses when 5 6 actually sustained and charged against such reserve, unless such reserve 7 shall have been fully absorbed thereby; or, in the alternative, a reasonable 8 addition to a reserve for losses based on past experience, under such rules and regulations as the secretary of revenue may prescribe. 9

(c) For all taxable years commencing after December 31, 2022, 10 national banking associations, state banks, trust companies and savings 11 and loan associations shall be allowed as a deduction from net income, as 12 defined in subsection (a), the net interest income received from qualified 13 14 agricultural real estate loans attributed to Kansas and the net interest 15 income received from single family residence loans attributed to Kansas to 16 the extent such interest is included in the Kansas taxable income of a 17 corporation. As used in this subsection:

18 (1) "Interest" means interest on indebtedness attributed to Kansas 19 and incurred in the ordinary course of the active conduct of any business 20 and interest on indebtedness incurred that is secured by a single family 21 residence:

22 (2)"qualified agricultural real estate loans" means loans made on 23 real property that is substantially used for the production of one or more 24 agricultural products and that:

25 (A) Have maturities of not less than five years and not more than 26 40 vears:

27 (B) are secured by a first lien interest in real estate, except that the 28 loans may be secured by a second lien interest if the institution also 29 holds the first lien on the property; and

(C) have an outstanding loan balance when made that is less than 30 85% of the appraised value of the real estate, except that a loan for 31 32 which private mortgage insurance is obtained may exceed 85% of the 33 appraised value of the real estate to the extent the loan amount in excess 34 of 85% is covered by such insurance;

35 36 (3) "single family residence" means a residence that: (A) Is the principal residence of its occupant;

37 (B) is located in Kansas, in a rural area as defined by the United 38 States department of agriculture that is not within a metropolitan 39 statistical area and has a population of 2,500 or less as determined by the 40 most recent census for which data is available; and 41

is purchased or improved with the proceeds of the loan; (C)

"net interest income received from qualified agricultural real 42 (4) estate loans attributed to Kansas" means the product of the ratio of the 43

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1 interest income earned on qualified agricultural real estate loans over

total interest income earned, in relation to the net income of the national
banking association, state bank, trust company or savings and loan

4 association without regard to this deduction; and

5 (5) "net interest income received from single family residence loans 6 attributed to Kansas" means the product of the ratio of the interest income 7 earned on single family residence loans over total interest income earned,

8 in relation to the net income of the national banking association, state

9 bank, trust company or savings and loan association without regard to this

10 *deduction*.

11 Sec. 11. K.S.A. 75-4237 and 79-1109 and K.S.A. 2020 Supp. 17-12 2205 are hereby repealed.

13 Sec. 12. This act shall take effect and be in force from and after its 14 publication in the statute book.