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such fee shall be established by rules and regulations of the commissioner subsection (c) or (d) shall pay to the commissioner a fee. The amount of amendments thereto. state treasurer in accordance with the provisions of K.S.A. 75-4215, and shall be transferred to the bank commissioner fee fund. money in each such account shall be used to pay the expenses of the amendments thereto. commissioner shall remit all amounts received under this section to the adopted pursuant to K.S.A. 9-1713, and amendments thereto. The the commissioner for approval to establish a trust facility pursuant to investigation of the application to which it relates and any unused balance commissioner, or commissioner's designee in the examination and treasurer shall deposit the entire amount in the state treasury to the credi f a separate account in the state treasury for each application. The (e) A Kansas trust company or Kansas bank making application to Upon receipt of each such remittance, the state

(f) As used in this section, "trust facility" means any office, agency,

desk or other place of business, at which trust business is conducted. Sec. 9. K.S.A. 9-804 and K.S.A. 2012 Supp. 9-1111, 9-1135, 9-1402.

9-1804, 9-2107, 9-2108 and 9-2111 are hereby repealed.

Sec. 10. This act shall take effect and be in force from and after its publication in the statute book.

New Section 9. See attachment

And by redesignating the remaining sections

Proposed Amendment 3/21/13
Prepared by M Sterling Revisor of Statutes Office

Attachment 1 F1 3-21-13

ATTACHMENT FOR SB 129

(a) Except as provided in subsection (b), at the time of filing any application described below, the applicant shall remit to the office of the state bank commissioner a nonrefundable fee in the amount of:

(1) Bank or trust company charter\$2,50 (2) New branch bank	
(A) Ineligible Bank 1,00 (B) Eligible Bank 50)0)0
(3) Relocation of a branch bank or main office	
(A) Ineligible Bank1,00(B) Eligible Bank50)()
(4) Merger, consolidation, or transfer of assets and liabilities)0
	00
(A) General)U
(C) Formation of one-bank holding company and associated exchange of sto500	ock
(6) Conversion to state charter no fe	ee
(7) Bank service corporation no fe	ee
(8) Fiduciary activities	
(A) Fiduciary powers	fee
(B) Trust branch	00
(C) Trust service office	00
(D) Contracting trustee agreement	00
(E) Out of state trust facility	00
(9) Change of name	e •••
(11) Letter of good standing	50 50
(12) Administrative appeals)O

- (b) The commissioner may adopt rules and regulations to change the amount of the fees, either increasing or decreasing such fees, as established in subsection (a) to an amount not to exceed 150% of any such fee established in subsection (a).
- (c) Any applicant may be required by the commissioner to pay any additional cost associated with any examination or investigation if the state bank commissioner determines that an on-site examination of the financial institutions or trust companies that are parties to the application is necessary.
- (d) The commissioner may adopt rules and regulations necessary to administer the provisions of this section.