As Amended by Senate Committee

Session of 2021

SENATE BILL No. 32

By Committee on Education

1-14

AN ACT concerning education; relating to postsecondary education;
 concurrent and dual enrollment; authorizing school districts to pay
 tuition and fees; requiring tuition waiver for foster children; report to
 the legislature; amending K.S.A. 72-3220, 72-3221, 72-3222, 72-3223,
 72-3224 and 75-53,112 and repealing the existing sections.

6

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

8 New Section 1. (a) Each eligible postsecondary educational 9 institution that accepts students for enrollment pursuant to the Kansas 10 challenge to secondary school students act shall submit a report annually 11 to the state board of regents. Such report shall include, but not be limited 12 to, the following:

(1) The number of students from each school district enrolled in the
 eligible postsecondary educational institution, including the number of
 students in the custody of the secretary for children and families;

(2) the number of students who successfully complete the courses in
which such students are enrolled at the eligible postsecondary educational
institution;

(3) the tuition rate charged for students compared to the tuition rate
 charged to individuals who are regularly enrolled and attending the eligible
 postsecondary educational institution; and

(4) the amount and percentage of tuition each school district is paying
pursuant to K.S.A. 72-3223, and amendments thereto.

(b) The state board of regents shall compile and prepare a summary
report of the reports submitted pursuant to subsection (a) and shall submit
such report to the house standing committee on education and the senate
standing committee on education on or before February 15 of each year
commencing in 2022.

Sec. 2. K.S.A. 72-3220 is hereby amended to read as follows: 72-3220. (a)-K.S.A. 72-3220 through 72-3224, and amendments thereto, *and section 1, and amendments thereto,* shall be known and may be cited as the Kansas challenge to secondary school-pupils *students* act.

33 (b) The provisions of this section shall take effect and be in force 34 from and after July 1, 1993.

2

1 Sec. 3. K.S.A. 72-3221 is hereby amended to read as follows: 72-2 3221. (a) The legislature hereby declares that secondary school pupils students should be challenged continuously in order to maintain their 3 4 interests in the pursuit of education and skills critical to success in the 5 modern world. Therefore, it is the purpose and intention of the Kansas 6 challenge to secondary school-pupils students act to provide a means 7 whereby that school districts, in cooperation with institutions of 8 postsecondary education, may provide new and exciting challenges to 9 secondary school-pupils students by encouraging-them such students to take full advantage of the wealth of postsecondary-educational 10 opportunities available in this state. 11

(b) The provisions of this section shall take effect and be in force from and after July 1, 1993.

Sec. 4. K.S.A. 72-3222 is hereby amended to read as follows: 723222. As used in the Kansas challenge to secondary school-pupils students act:

17 (a) "Concurrent enrollment pupil" "Student" means a person who: (1) 18 Is enrolled in grades 10, 11 or 12 maintained by a school district, or a 19 gifted child who is enrolled in any of the grades 9 through 12 maintained by a school district; (2) has an individualized plan of study or an 20 21 individualized education program; (3) has demonstrated the ability to 22 benefit from participation in the regular curricula of eligible postsecondary 23 education educational institutions; (4) has been authorized by the principal of the school attended to apply for enrollment at an eligible 24 25 postsecondary-education educational institution; and (5) is acceptable or 26 has been accepted for enrollment at an eligible postsecondary-education 27 educational institution.

(b) "Eligible postsecondary-education educational institution" means
 any state educational institution, community college, municipal university,
 technical college or accredited independent institution.

(c) "State educational institution"-has the meaning ascribed thereto *means the same as defined* in K.S.A. 76-711, and amendments thereto.

(d) "Community college" means any community college organizedand operating under the laws of this state.

(e) "Municipal university" means a municipal university established
under the provisions of article 13a of chapter 13 of *the* Kansas Statutes
Annotated, *and amendments thereto*.

(f) "Accredited independent institution" means—an *a not-for-profit* institution of postsecondary education the main campus of which is located in Kansas and—which *that:* (1) Is operated independently and not controlled or administered by any state agency or any subdivision of the state;; (2) maintains open enrollment;; and (3) is accredited by—the north central association of colleges and secondary schools accrediting agency SB 32—Am. by HC

based on its requirements as of April 1, 1985 a nationally recognized
 accrediting agency for higher education in the United States.

3 (g) "Technical college"-has the meaning ascribed thereto means the 4 same as defined in K.S.A. 74-32,407, and amendments thereto.

5 (h) "Gifted child"-has the meaning ascribed thereto means the same 6 *as defined* in K.S.A. 72-3404, and amendments thereto, or in rules and 7 regulations adopted pursuant thereto.

8 Sec. 5. K.S.A. 72-3223 is hereby amended to read as follows: 72-9 3223. (a) The board of education of any school district and any eligible 10 postsecondary-education educational institution may enter into a 11 cooperative agreement regarding the *dual or concurrent* enrollment of 12 concurrent enrollment pupils students in courses of instruction for college 13 credit at the eligible postsecondary-education educational institution. The 14 agreement shall include, but need not be limited to, the following:

15 (1) The academic credit to be granted for course work successfully 16 completed by the *pupil student* at the institution, which credit shall qualify 17 as college credit and may qualify as both high school and college credit;

(2) the requirement that such course work qualify as credit applicabletoward the award of a degree or certificate at the institution;

20 (3) *except as otherwise provided in subsection (b),* the requirement 21 that the pupil shall pay to the institution the student shall pay the 22 negotiated amount of tuition *and related costs* charged by the institution 23 for *the student's* enrollment of the pupil; *and*

(4) the requirement that <u>the eligible postsecondary educational</u>
 <u>institution shall notify the student or the student's parent or guardian if the</u>
 <u>course the student enrolled in at the eligible postsecondary educational</u>:
 <u>institution is not a systemwide transfer course approved by the state board</u>

28 of regents and, as a result, the student may not receive credit for such:

29 <u>course if the student transfers to or attends another in state postsecondary</u> 30 <u>educational institution</u> students shall be notified upon acceptance for 31 dual or concurrent enrollment that dual or concurrent enrollment 32 courses may or may not be systemwide transfer courses approved by 33 the state board of regents for transfer of credit to other in-state public 34 postsecondary educational institutions, and such notification shall:

35 (A) Refer students to the state board of regents' website that 36 provides information on systemwide transfer courses;

(B) encourage students to consult with their high school counselor
 or postsecondary academic advisor regarding course planning and
 future plans before enrollment in dual or concurrent enrollment
 courses; and

41 (C) encourage students who are considering postsecondary 42 enrollment at an institution that is not included on the state board of 43 regents' systemwide transfer website to refer to such institution's 1 website for transfer of credit information.

(b) The provisions of this section shall take effect and be in force-2 from and after July 1, 1993 The board of education of a school district, in 3 its discretion, may pay all or a portion of the negotiated amount of tuition 4 and related costs, including fees, books, materials and equipment, charged 5 6 by an eligible postsecondary educational institution for a student's 7 enrollment in such institution. As part of any agreement entered into 8 pursuant to this section, the board of education of a school district shall 9 not be required to pay any amount of tuition and required fees that are waived for an eligible foster child pursuant to the foster child educational 10 assistance act, K.S.A. 75-53,111 et seq., and amendments thereto, except 11 12 that the board, in its discretion, may pay any related costs that are not waived pursuant to such act, including fees, books, materials and 13 equipment, charged by an eligible postsecondary educational institution 14 15 for the student's enrollment in such institution. Any such payment shall be 16 paid directly to the eligible postsecondary educational institution and 17 shall be credited to such student's account

18 Sec. 6. K.S.A. 72-3224 is hereby amended to read as follows: 72-3224. (a) No school district shall be responsible for the payment of tuition 19 20 charged to concurrent enrollment pupils by eligible education institutions 21 or for the provision of transportation for such pupils Except as otherwise 22 provided in K.S.A. 72-3223(b), and amendments thereto, each student 23 dually or concurrently enrolled in an eligible postsecondary educational 24 institution pursuant to K.S.A. 72-3220 et seq., and amendments thereto, 25 shall be responsible for the payment of the negotiated tuition and related 26 costs, including fees, books, materials and equipment, charged by such 27 institution for the student's enrollment.

(b) The board of education of a school district, in its discretion, may
 provide for the transportation of a student to or from any eligible
 postsecondary-education educational institution.

(b) Each concurrent enrollment pupil shall be responsible for payment of tuition for enrollment at an eligible postsecondary education
 institution and for payment of the costs of books and equipment and any
 other costs of enrollment.

35 (c) Each-concurrent enrollment pupil student dually or concurrently 36 enrolled in an eligible postsecondary educational institution pursuant to 37 K.S.A. 72-3220 et seq., and amendments thereto, who satisfactorily 38 completes course work at an eligible postsecondary education such 39 institution shall be granted appropriate credit toward fulfillment of the requirements for graduation from high school-unless such credit is denied 40 by the school district in which the pupil is enrolled on the basis that high 41 school credit is inappropriate for such course work. 42

43 (d) The provisions of this section shall take effect and be in force-

from and after July 1, 1993 In order to remain eligible for participation in
 the program, a student shall remain in good standing at the eligible
 postsecondary educational institution or shall show satisfactory progress
 as determined by the school district.

5 (e) The provisions of the Kansas challenge to secondary school 6 students act shall not apply to any<u>enrollment</u> in career technical 7 education courses or programs that receive financial assistance or 8 funding pursuant to K.S.A. 72-3810-et seq., and amendments thereto, or 9 the career technical education incentive program established pursuant to 10 K.S.A. or 72-3819, and amendments thereto.

Sec. 7. K.S.A. 75-53,112 is hereby amended to read as follows: 75 53,112. As used in the Kansas foster child educational assistance act:

(a) "Kansas educational institution" means and includes any
 community college, the municipal university, state educational institution,
 the institute of technology at Washburn university or technical college.

16

(b) "Eligible foster child" means anyone who:

17 (1) (A) (i) Is in the custody of the secretary and in a foster care placement on the date such child attained 18 years of age; (B) (ii) has been 18 19 released from the custody of the secretary prior to attaining 18 years of age, after having graduated from a high school or fulfilled the 20 21 requirements for a general educational development (GED) certificate 22 while in foster care placement and the custody of the secretary: (C) (iii) is 23 adopted from a foster care placement on or after such child's 16th birthday; 24 or (D) (iv) left a foster care placement subject to a guardianship under 25 chapter 38 or 59 of the Kansas Statutes Annotated, and amendments thereto, on or after such child's 16th birthday; or 26

(B) is a student as defined under the Kansas challenge to secondary
school students act, K.S.A. 72-3220 et seq., and amendments thereto, and
was in the custody of the secretary and in foster care placement at any
time such child was enrolled in grades nine through 12 at a school of a
school district; and

32

(2) enrolls in a Kansas educational institution on or after July 1, 2006.
 (c) "Kansas foster child educational assistance program" or

33 (c) "Kansas foster child educational assistance program" or 34 "program" means the program established pursuant to the provisions of the 35 Kansas foster child educational assistance act, which shall provide for: (1) 36 Undergraduate enrollment of eligible foster children *pursuant to* 37 *subsection* (b)(1)(A) through the semester the eligible foster child attains 38 23 years of age; or (2) undergraduate enrollment of eligible foster 39 *children pursuant to subsection* (b)(1)(B) through the Kansas challenge to 36 *secondary schools act, K.S.A.* 72-3220 et seq., and amendments thereto.

(d) "Educational program" means a program which *that* is offered and
maintained by a Kansas educational institution and leads to the award of a
certificate, diploma or degree upon satisfactory completion of course work

- 1 requirements.
- 2 (e) "Secretary" means the secretary for children and families.
- 3 Sec. 8. K.S.A. 72-3220, 72-3221, 72-3222, 72-3223, 72-3224 and 75-
- 4 53,112 are hereby repealed.
- 5 Sec. 9. This act shall take effect and be in force from and after its 6 publication in the statute book.