## As Amended by Senate Committee

Session of 2021

## **SENATE BILL No. 13**

By Senators Tyson, Alley, Baumgardner, Erickson, Fagg, Hilderbrand, Kerschen, Longbine, Peck, Steffen, Thompson and Warren

1-8

AN ACT concerning property taxation; relating to tax levy rates, 1 2 establishing notice and public hearing requirements prior to approval 3 by a governing body to exceed its revenue neutral rate and discontinuing the city and county tax lid; prohibiting valuation increase 4 5 of real property solely as the result of normal repair, replacement or maintenance; establishment of a payment plan for the payment of 6 delinquent or nondelinquent taxes; requiring the director of accounts 7 8 and reports to include revenue neutral rate on regular budget form; eliminating certain requirements for budget approval for 9 select taxing subdivisions; amending K.S.A. 79-1460, 79-1801, 79-10 11 2024-and, 79-2925c and 79-2929 and repealing the existing sections; 12 also repealing K.S.A. 79-2925b.

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

New Section 1. (a) On or before June 15 each year, the county clerk shall calculate the revenue neutral rate for each taxing subdivision and include such revenue neutral rate on the notice of the estimated assessed valuation provided to each taxing subdivision for budget purposes. The director of accounts and reports shall modify the prescribed budget information form to show the revenue neutral rate.

(b) No tax rate in excess of the revenue neutral rate shall be levied by
 the governing body of any taxing subdivision unless a resolution or
 ordinance has been approved by the governing body according to the
 following procedure:

(1) At least 10 days in advance of the public hearing, the
governing body shall publish notice of its proposed intent to exceed the
revenue neutral rate by publishing notice: (A) On the website of the
governing body, if the governing body maintains a website, at least 10
days in advance of the public hearing; and

(B) in a weekly or daily newspaper of the county having a general
 circulation therein. The notice shall include, but not be limited to, its
 proposed tax rate, its revenue neutral rate and the date, time and location
 of the public hearing.

1 (2) On or before July 15, the governing body shall notify the county 2 clerk of its proposed intent to exceed the revenue neutral rate and provide 3 the date, time and location of the public hearing and its proposed tax rate. 4 For all tax years commencing after December 31, 2021, the county 5 clerk shall notify each taxpayer with property in the taxing subdivision, by 6 mail directed to the taxpayer's last known address, of the proposed intent 7 to exceed the revenue neutral rate at least 10 days in advance of the public 8 hearing. Alternatively, the county clerk may transmit the notice to the 9 taxpayer by electronic means at least 10 days in advance of the public 10 hearing, if such taxpayer and county clerk have consented in writing to service by electronic means. Costs-associated with of printing and 11 12 *postage for* the notice shall be borne by the taxing subdivisions proposing 13 intent to exceed the revenue neutral rate with payment due to the county 14 clerk by December 31. The cost borne by a taxing subdivision proposing 15 intent to exceed its revenue neutral rate shall be based on the costs 16 associated with of printing and postage mailing needed for the notices for property in such taxing subdivision, which shall be shared-equally 17 proportionally by all taxing subdivisions based on the total property tax 18 levied by each jurisdiction proposing intent to exceed the revenue neutral 19 20 rate included on the same notices for such property, unless otherwise 21 agreed. The county clerk shall consolidate the required information for all 22 taxing subdivisions relevant to the taxpayer's property on one notice. The 23 notice shall be in a format prescribed by the director of accounts and 24 reports. The notice shall include, but not be limited to:

(A) The revenue neutral rate of each taxing subdivision relevant tothe taxpayer's property;

(B) the proposed property tax revenue needed to fund the proposed
budget of the taxing subdivision, if the taxing subdivision notified the
county clerk of its proposed intent to exceed its revenue neutral rate;

30 (C) the proposed tax rate based upon the proposed budget and the 31 current year's total assessed valuation of the taxing subdivision, if the 32 taxing subdivision notified the county clerk of its proposed intent to 33 exceed its revenue neutral rate;

34 (D) the tax rate and property tax of each taxing subdivision on the 35 taxpayer's property from the previous year's tax statement;

(E) the appraised value and assessed value of the taxpayer's propertyfor the current year;

(F) the estimates of the tax for the current tax year on the taxpayer's
property based on the revenue neutral rate of each taxing subdivision and
any proposed tax rates that exceed the revenue neutral rates;

41 (G) the difference between the estimates of tax based on the proposed
42 tax rate and the revenue neutral rate on the taxpayer's property described in
43 subparagraph (F) for any taxing subdivision that has a proposed tax rate

1 that exceeds its revenue neutral rate; and

2 (H) the date, time and location of the public hearing of the taxing 3 subdivision, if the taxing subdivision notified the county clerk of its 4 proposed intent to exceed its revenue neutral rate.

5 Although the state of Kansas is not a taxing subdivision for purposes of 6 this section, the notice shall include a statement of the statutory mill levies 7 imposed by the state and the estimate of the tax for the current year on the 8 taxpayer's property based on such levies.

9 (3) The public hearing to consider exceeding the revenue neutral rate 10 shall be held-on or before not sooner than August 10 and not later than September 10. The governing body shall provide interested taxpayers 11 12 desiring to be heard an opportunity to present oral testimony within reasonable time limits and without unreasonable restriction on the number 13 14 of individuals allowed to make public comment. The public hearing may 15 be conducted in conjunction with the proposed budget hearing pursuant to 16 K.S.A. 79-2929, and amendments thereto, if the governing body otherwise 17 complies with all requirements of this section. Nothing in this section shall 18 be construed to prohibit additional public hearings that provide additional 19 opportunities to present testimony or public comment prior to the public 20 hearing required by this section.

21 (4) A majority vote of the governing body, by the adoption of a 22 resolution or ordinance to approve exceeding the revenue neutral rate, 23 shall be required prior to adoption of a proposed budget that will result in a 24 tax rate in excess of the revenue neutral rate. Such vote of the governing 25 body shall be conducted at the public hearing after the governing body has 26 heard from interested taxpayers. If the governing body approves exceeding 27 the revenue neutral rate, the governing body shall not adopt a budget that 28 results in a tax rate in excess of its proposed tax rate as stated in the notice 29 provided pursuant to this section.

(c) Any governing body subject to the provisions of this section that
does not comply with subsection (b) shall refund to taxpayers any property
taxes over-collected based on the amount of the levy that was in excess of
the revenue neutral rate. The provisions of this subsection shall not be
construed as prohibiting any other remedies available under the law.

35 (d) The provisions of this section shall not apply to school districts or 36 municipal universities organized and operating under the laws of this 37 state. Notwithstanding the foregoing sentence, the county clerk shall 38 provide school district and municipal university information when 39 complying with county clerk responsibilities pursuant to this section 40 including, but not limited to, providing the revenue neutral rate of the 41 school district and municipal university on the notice prescribed in 42 subsection (b)(2). Such notice shall also include an explanation that the 43 provisions of this section do not apply to school districts or municipal 1 **universities** organized and operating under the laws of this state.

2 (e) If the governing body of a taxing subdivision must conduct a 3 public hearing to approve exceeding the revenue neutral rate under this 4 section, the governing body of the taxing subdivision shall certify, on or 5 before September 20, to the proper county clerk the amount of ad valorem 6 tax to be levied.

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(f) As used in this section:

8 (1) "Taxing subdivision" means<u>-any political subdivision of the state</u>
 9 <u>that levies an ad valorem tax on property</u> any of the following that levy
 10 an ad valorem tax on property:

- 11 (A) A city;
  - (B) a county; or

(C) any other political subdivision of the state, if such other
 political subdivision receives \$100,000 or more in revenue from
 property taxes in the current year.

16 (2) "Revenue neutral rate" means the tax rate for the current tax year 17 that would generate the same property tax revenue as levied the previous tax year using the current tax year's total assessed valuation. To calculate 18 19 the revenue neutral rate, the county clerk shall divide the property tax 20 revenue for such taxing subdivision levied for the previous tax year by the 21 total of all taxable assessed valuation in such taxing subdivision for the 22 current tax year, and then multiply the quotient by 1,000 to express the rate 23 in mills. The revenue neutral rate shall be expressed to the third decimal 24 place.

(g) The provisions of this section shall take effect and be in forcefrom and after January 1, 2021.

27 Sec. 2. On and after July 1, 2021, K.S.A. 79-1460 is hereby amended 28 to read as follows: 79-1460. (a) The county appraiser shall notify each 29 taxpayer in the county annually on or before March 1 for real property and May 1 for personal property, by mail directed to the taxpayer's last known 30 31 address, of the classification and appraised valuation of the taxpaver's 32 property, except that, the valuation for all real property shall not be 33 increased unless the record of the latest physical inspection was reviewed 34 by the county or district appraiser, and documentation exists to support such increase in valuation in compliance with the directives and 35 36 specifications of the director of property valuation, and such record and 37 documentation is available to the affected taxpayer. The valuation for all 38 real property also shall not be increased solely as the result of normal 39 repair, replacement or maintenance of existing structures, equipment or improvements on the property. For purposes of this section, "normal 40 repair, replacement or maintenance" does not include new construction as 41 42 defined in this section. For the next two taxable years following the taxable 43 year that the valuation for commercial real property has been reduced due

1 to a final determination made pursuant to the valuation appeals process, 2 the county appraiser shall review the computer-assisted mass-appraisal of 3 the property and if the valuation in either of those two years exceeds the 4 value of the previous year by more than 5%, excluding new construction, 5 change in use or change in classification, the county appraiser shall either: 6 (1) Adjust the valuation of the property based on the information provided 7 in the previous appeal; or (2) order an independent fee simple appraisal of 8 the property to be performed by a Kansas certified real property appraiser. 9 As used in this section, "new construction" means the construction of any 10 new structure or improvements or the remodeling or renovation of any 11 existing structures or improvements on real property. When the valuation 12 for real property has been reduced due to a final determination made 13 pursuant to the valuation appeals process for the prior year, and the county 14 appraiser has already certified the appraisal rolls for the current year to the 15 county clerk pursuant to K.S.A. 79-1466, and amendments thereto, the 16 county appraiser may amend the appraisal rolls and certify the changes to 17 the county clerk to implement the provisions of this subsection and reduce 18 the valuation of the real property to the prior year's final determination, 19 except that such changes shall not be made after October 31 of the current 20 year. For the purposes of this section and in the case of real property, the 21 term "taxpayer" shall be deemed to be the person in ownership of the 22 property as indicated on the records of the office of register of deeds or 23 county clerk and, in the case where the real property or improvement 24 thereon is the subject of a lease agreement, such term shall also be deemed 25 to include the lessee of such property if the lease agreement has been 26 recorded or filed in the office of the register of deeds. Such notice shall 27 specify separately both the previous and current appraised and assessed 28 values for each property class identified on the parcel. Such notice shall 29 also contain the uniform parcel identification number prescribed by the 30 director of property valuation. Such notice shall also contain a statement of 31 the taxpayer's right to appeal, the procedure to be followed in making such 32 appeal and the availability without charge of the guide devised pursuant to 33 subsection (b). Such notice may, and if the board of county commissioners 34 so require, shall provide the parcel identification number, address and the 35 sale date and amount of any or all sales utilized in the determination of 36 appraised value of residential real property. In any year in which no 37 change in appraised valuation of any real property from its appraised 38 valuation in the next preceding year is determined, an alternative form of 39 notification which has been approved by the director of property valuation 40 may be utilized by a county. Failure to timely mail or receive such notice 41 shall in no way invalidate the classification or appraised valuation as 42 changed. The secretary of revenue shall adopt rules and regulations 43 necessary to implement the provisions of this section.

(b) For all taxable years commencing after December 31, 1999, there 1 2 shall be provided to each taxpayer, upon request, a guide to the property tax appeals process. The director of the division of property valuation shall 3 4 devise and publish such guide, and shall provide sufficient copies thereof 5 to all county appraisers. Such guide shall include but not be limited to: (1) 6 A restatement of the law which pertains to the process and practice of 7 property appraisal methodology, including the contents of K.S.A. 79-503a 8 and 79-1460, and amendments thereto; (2) the procedures of the appeals process, including the order and burden of proof of each party and time 9 10 frames required by law; and (3) such other information deemed necessary to educate and enable a taxpayer to properly and competently pursue an 11 12 appraisal appeal.

Sec. 3. K.S.A. 79-1801 is hereby amended to read as follows: 79-13 1801. (a) Except as provided by subsection (b), each year the governing 14 body of any city, the trustees of any township, the board of education of 15 16 any school district and the governing bodies of all other taxing 17 subdivisions shall certify, on or before August 25, to the proper county clerk the amount of ad valorem tax to be levied. Thereupon, the county 18 clerk shall place the tax upon the tax roll of the county, in the manner 19 20 prescribed by law, and the tax shall be collected by the county treasurer. 21 The county treasurer shall distribute the proceeds of the taxes levied by 22 each taxing subdivision in the manner provided by K.S.A. 12-1678a, and 23 amendments thereto.

24 (b) Prior to January 1, 2021, if the governing body of a city or 25 county must conduct an election for an increase in property tax to fund any appropriation or budget under K.S.A. 2020 Supp. 25-433a, and 26 27 amendments thereto, the governing body of the city or county shall certify, 28 on or before October 1, to the proper county clerk the amount of ad 29 valorem tax to be levied. On and after January 1, 2021, if the governing body of a taxing subdivision must conduct a public hearing to approve 30 31 exceeding the revenue neutral rate under section 1, and amendments 32 thereto, the governing body of the taxing subdivision shall certify, on or 33 before September 20, to the proper county clerk the amount of ad valorem 34 tax to be levied.

Sec. 4. K.S.A. 79-2024 is hereby amended to read as follows: 79-2024. Notwithstanding any other provision of law to the contrary, the county treasurer of every county may accept partial payment—of *or establish a payment plan for* delinquent *or nondelinquent* real property tax or personal property tax in accordance with payment guidelines established therefor by the county treasurer. Nothing in this section shall be construed to modify any consequences of untimely payment.

42 Sec. 5. K.S.A. 79-2925c is hereby amended to read as follows: 79-43 2925c. (a) (1) On and after January 1, 2017, *and prior to January 1, 2021*,

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the governing body of any city or county shall not approve any 1 2 appropriation or budget which provides for funding by property tax revenues in an amount exceeding that of the next preceding year as 3 4 adjusted to reflect the average changes in the consumer price index for all 5 urban consumers as published by the United States department of labor for 6 the preceding five calendar years, which shall not be less than zero, unless 7 the city or county approves the appropriation or budget with the adoption 8 of a resolution and such resolution has been submitted to and approved by a majority of the qualified electors of the city or county voting at an 9 10 election called and held thereon, except as otherwise provided.

(2) The election shall be called and held in the manner provided byK.S.A. 10-120, and amendments thereto, and may be:

(A) Held at the next regularly scheduled election to be held in Augustor November;

(B) may be a mail ballot election, conducted in accordance withK.S.A. 25-431 et seq., and amendments thereto; or

17 (C) may be a special election called by the city or county. Nothing in 18 this subsection shall prevent any city or county from holding more than 19 one election in any year. The city or county requesting the election shall be 20 responsible for paying all costs associated with conducting the election.

(b) A resolution by the governing body of a city or county otherwise
required by the provisions of this section shall not be required to be
approved by an election required by subsection (a) under the following
circumstances:

(1) Increased property tax revenues that, in the current year, areproduced and attributable to the taxation of:

(A) The construction of any new structures or improvements or the
remodeling or renovation of any existing structures or improvements on
real property, which shall not include any ordinary maintenance or repair
of any existing structures or improvements on the property;

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(B) increased personal property valuation;

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(C)

- (D) real property which has changed in use;
- (E) expiration of any abatement of property from property tax; or

real property located within added jurisdictional territory;

(F) expiration of a tax increment financing district, rural housing
 incentive district, neighborhood revitalization area or any other similar
 property tax rebate or redirection program.

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(2) Increased property tax revenues that will be spent on:

(A) Bond, temporary notes, no fund warrants, state infrastructure
loans and interest payments not exceeding the amount of ad valorem
property taxes levied in support of such payments, and payments made to a
public building commission and lease payments but only to the extent such
payments were obligations that existed prior to July 1, 2016;

1 (B) payment of special assessments not exceeding the amount of ad 2 valorem property taxes levied in support of such payments;

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(C) court judgments or settlements of legal actions against the city or county and legal costs directly related to such judgments or settlements; 4

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(D) expenditures of city or county funds that are specifically 6 mandated by federal or state law with such mandates becoming effective 7 on or after July 1, 2015, and loss of funds from federal sources after 8 January 1, 2017, where the city or county is contractually obligated to provide a service; 9

10 (E) expenses relating to a federal, state or local disaster or federal, state or local emergency, including, but not limited to, a financial 11 emergency, declared by a federal or state official. The board of county 12 commissioners may request the governor to declare such disaster or 13 14 emergency; or

(F) increased costs above the consumer price index for law 15 16 enforcement, fire protection or emergency medical services.

(3) Any increased property tax revenues generated for law 17 18 enforcement, fire protection or emergency medical services shall be 19 expended exclusively for these purposes but shall not be used for the 20 construction or remodeling of buildings.

21 (4) The property tax revenues levied by the city or county have 22 declined:

23 (A) In one or more of the next preceding three calendar years and the 24 increase in the amount of funding for the budget or appropriation from 25 revenue produced from property taxes does not exceed the average amount of funding from such revenue of the next preceding three calendar years. 26 adjusted to reflect changes in the consumer price index for all urban 27 28 consumers as published by the United States department of labor for the 29 preceding calendar year: or

(B) the increase in the amount of ad valorem tax to be levied is less 30 31 than the change in the consumer price index plus the loss of assessed 32 property valuation that has occurred as the result of legislative action, 33 judicial action or a ruling by the board of tax appeals.

34 (5) Whenever a city or county is required by law to levy taxes for the 35 financing of the budget of any political or governmental subdivision of this state that is not authorized by law to levy taxes on its own behalf, and the 36 37 governing body of such city or county is not authorized or empowered to 38 modify or reduce the amount of taxes levied therefore, the tax levies of the 39 political or governmental subdivision shall not be included in or 40 considered in computing the aggregate limitation upon the property tax 41 levies of the city or county.

42 (6) Any tax levy increase as a result of another taxing entity being dissolved and all powers, responsibilities, duties and liabilities of the 43

1 taxing entity have been transferred to a city located in the county in which 2 the taxing entity is located, or to the county in which the taxing entity is 3 located, to carry on the function and responsibilities of the dissolved 4 taxing entity, so long as the levy increase does not exceed the levy of the 5 dissolved taxing entity.

6 Sec. 6. K.S.A. 79-2929 is hereby amended to read as follows: 79-7 2929. Prior to the filing of the adopted budget with the county clerk, 8 the governing body of each taxing or political subdivision or municipality shall meet for the purpose of answering and hearing 9 objections of taxpayers relating to the proposed budget and for the 10 purpose of considering amendments to such proposed budget. The 11 12 governing body shall give at least 10 days' notice of the time and place of the meeting by publication in a weekly or daily newspaper of the 13 14 county having a general circulation therein. Such notice shall include 15 the proposed budget and shall set out all essential items in the budget except such groupings as designated by the director of accounts and 16 17 reports on a special publication form prescribed by the director of 18 accounts and reports and furnished with the regular budget form. 19 Such form shall also include the revenue neutral rate as provided in section 1, and amendments thereto. The notice of a governing body of 20 21 any taxing subdivision or municipality having an annual expenditure 22 of \$500 or less shall specify the time and place of the meeting required 23 by this section but shall not be required to include the proposed 24 budget of such taxing subdivision or municipality.

Sec. <u>6.</u> 7. K.S.A. 79-1801, 79-2024<u>and</u>, 79-2925b, 79-2925c and 792929 are hereby repealed.

27 Sec.<u>7.</u> 8. On and after July 1, 2021, K.S.A. 79-1460 is hereby 28 repealed.

Sec. 8. 9. This act shall take effect and be in force from and after its
 publication in the Kansas register.