Session of 2025

HOUSE BILL No. 2134

By Committee on Judiciary

Requested by Mike O'Neal on behalf of Kansas Policy Institute

1-28

1 AN ACT concerning the open records act; limiting certain charges for 2 copies of records by the state executive branch and other public 3 agencies excluding the legislative and judicial branch of state 4 government; amending K.S.A. 45-219 and repealing the existing 5 section.

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

8 Section 1. K.S.A. 45-219 is hereby amended to read as follows: 45-9 219. (a) Any person may make abstracts or obtain copies of any public 10 record to which such person has access under this act. If copies are requested, the public agency may require a written request and advance 11 payment of the prescribed fee. A public agency shall not be required to 12 provide copies of radio or recording tapes or discs, video tapes or films, 13 pictures, slides, graphics, illustrations or similar audio or visual items or 14 15 devices, unless such items or devices were shown or played to a public meeting of the governing body thereof, but except that the public agency 16 17 shall not be required to provide such items or devices-which that are copyrighted by a person other than the public agency. 18

19 (b) Copies of public records shall be made while the records are in 20 the possession, custody and control of the custodian or a person designated 21 by the custodian and shall be made under the supervision of such 22 custodian or person. When practical Whenever practicable, copies shall be made in the place where the records are kept. If it is-impractical not 23 24 practicable to do so, the custodian shall allow arrangements to be made for 25 use of other facilities. If it is necessary to use other facilities for copying, 26 the cost thereof shall be paid by the person desiring a copy of the records. In addition, the public agency may charge the same fee for the services 27 28 rendered in supervising the copying as for furnishing copies under 29 subsection (c) and may establish a reasonable schedule of times for 30 making copies at other facilities.

(c) Except as provided by subsection—(f) (h) or where fees for
inspection or for copies of a public record are prescribed by statute, each
public agency may prescribe reasonable fees for providing access to or
furnishing copies of public records, subject to the following:

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(1) In the case of fees for copies of records, the fees shall not exceed

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the actual cost of furnishing-copies the requested records, including the
 cost of staff time required to make the information available. Actual costs
 may include the cost to review and redact the requested records but
 shall not include incidental costs incurred by the public agency that
 are not attributable to furnishing the requested records.

6 (2) In the case of fees for providing access to records maintained on 7 computer facilities, the fees shall include only the cost of any computer 8 services, including staff time required.

9 (3) If the public agency incurs costs for staff time to provide access to or furnish copies of public records, the agency shall use in good faith the lowest-cost category of staff reasonably necessary to provide access to or furnish copies of public records. Charges for staff time shall be based on the employee's salary or hourly wage. Charges for staff time shall not include the costs of employee benefits.

15 (4) Fees for access to or copies of public records of public agencies 16 within the legislative branch of the state government shall be established in 17 accordance with K.S.A. 46-1207a, and amendments thereto, and the 18 provisions of this section.

(4)(5) Fees for access to or copies of public records of public
 agencies within the judicial branch of the state government shall be
 established in accordance with rules of the supreme court and the
 provisions of this section.

23 (5)(6) Fees for access to or copies of public records of a public
 24 agency-within the executive branch of the state government *not described* 25 *in paragraph (3) or (4)* shall be established by the agency head *as follows:*

(A) For printed copies of public records, a fee that is equal to \$.25.
 per page. No such fee shall be charged for electronic copies; or

(B) for the cost of employee time required to provide access to or
 furnish copies of public records, a fee that shall not exceed the lowest hourly rate of an employee qualified to provide the requested records plus
 the actual cost of printing copies of public records. No such fee shall be
 charged for electronic copies within the executive branch of the state
 government shall be established in accordance with the provisions of
 this section by the agency head.

(d)-(*1*) Any person requesting records *within the executive branch*may appeal the reasonableness of the fees charged for providing access to
or furnishing copies of such records to the secretary of administration,
whose decision shall be final. A fee for copies of public records which is
equal to or less than \$.25 per page shall be deemed a reasonable fee.

40 (2) Any person requesting records of a political or taxing subdivision

41 may appeal the reasonableness of the fees charged for providing access to

- 42 or furnishing copies of such records to the governing body of such-
- 43 political or taxing subdivision, whose decision shall be final.

1 (d)(e) (1) When the staff time needed to respond to a records 2 request will exceed five hours or the estimated actual cost for staff 3 time needed to fill the request exceeds \$200, the public agency shall 4 make reasonable efforts to contact the requester and engage in 5 interactive communication about mitigating costs to fill the request. 6 The requester is not obligated to mitigate costs.

7 (2) If a public agency has made reasonable efforts to contact the 8 requester pursuant to this section and the requester has failed to 9 respond by the end of the third business day, the records request will 10 be deemed to be withdrawn until a subsequent contact has been made 11 by the requester to the public agency.

(3) As used in this subsection, "reasonable efforts to contact the
 requester" means contacting the requester through the means of
 communication that the requester provided to be used by the agency
 to respond to the request.

16 (f) Except as otherwise authorized pursuant to K.S.A. 75-4215, and 17 amendments thereto, each public agency within the executive branch of 18 the state government shall remit all moneys received by or for it from fees 19 charged pursuant to this section to the state treasurer in accordance with 20 K.S.A. 75-4215, and amendments thereto. Unless otherwise specifically 21 provided by law, the state treasurer shall deposit the entire amount thereof 22 in the state treasury and credit the same to the state general fund or an 23 appropriate fee fund as determined by the agency head.

24 (e)(f)(g) Each public agency of a political or taxing subdivision shall 25 remit all moneys received by or for it from fees charged pursuant to this 26 act to the treasurer of such political or taxing subdivision at least monthly. 27 Upon receipt of any such moneys, such treasurer shall deposit the entire 28 amount thereof in the treasury of the political or taxing subdivision and 29 credit the same to the general fund thereof, unless otherwise specifically 30 provided by law.

 $\begin{array}{ll} 31 & (f)(g)(h) & \text{Any person who is a certified shorthand reporter may charge} \\ 32 & \text{fees for transcripts of such person's notes of judicial or administrative} \\ 33 & \text{proceedings in accordance with rates established pursuant to rules of the} \\ 34 & \text{Kansas supreme court.} \end{array}$

40 Sec. 2. K.S.A. 45-219 is hereby repealed.

41 Sec. 3. This act shall take effect and be in force from and after its 42 publication in the statute book.