Session of 2025

## **SENATE BILL No. 124**

By Committee on Local Government, Transparency and Ethics

1-30

AN ACT concerning cities; relating to unilateral annexations; imposing 1 2 restrictions on such annexations; expanding the causes of action for 3 landowners to challenge such annexations; amending K.S.A. 12-520 4 and 12-538 and repealing the existing sections. 5 6 *Be it enacted by the Legislature of the State of Kansas:* 7 Section 1. K.S.A. 12-520 is hereby amended to read as follows: 12-8 520. (a) Except as hereinafter otherwise provided, the governing body of 9 any city, by ordinance, may annex land to such city if any one or more of 10 the following conditions exist: 11 The land is platted, and some part of the land adjoins the city. (1)12 The land adjoins the city and is owned by or held in trust for the (2)13 city or any agency thereof. 14 (3) The land adjoins the city and is owned by or held in trust for any governmental unit other than another city except that no city may annex 15 land owned by a county without the express permission of the board of 16 county commissioners of the county other than as provided in subsection 17 18 (f). 19 The land lies within or mainly within the city and has a common (4) 20 perimeter with the city boundary line of more than 50%. 21 (5) The land if annexed will make the city boundary line straight or 22 harmonious and some part thereof adjoins the city, except no land in 23 excess of 21 acres shall be annexed for this purpose. (6) The tract is so situated that  $\frac{2}{3}$  of any boundary line adjoins the 24 25 city, except no tract in excess of 21 acres shall be annexed under this 26 condition. 27 (7) The land adjoins the city and a written petition for or consent to 28 annexation is filed with the city by the owner. 29 (b) No portion of any unplatted tract of land devoted to agricultural 30 use of 21 acres or more or any other tract of land that is less than 20 acres shall be annexed by any city under the authority of this section without the 31 32 written consent of the owner thereof. 33 (c) No city may annex, pursuant to this section, any improvement 34 district incorporated and organized pursuant to K.S.A. 19-2753 et seq., and 35 amendments thereto, or any land within such improvement district. The 36 provisions of this subsection shall apply to such improvement districts for which the petition for incorporation and organization was presented on or
 before January 1, 1987.

3 (d) Subject to the provisions of this section and K.S.A. 12-520a(e), 4 and amendments thereto, a city may annex, pursuant to this section, any 5 fire district or any land within such fire district.

6 (e) No city may annex the right-of-way of any highway under the 7 authority of this section unless at the time of the annexation the abutting 8 property upon one or both sides thereof is already within the city or is 9 annexed to the city in the same proceeding. The board of county commissioners may notify the city of the existence of the right-of-way of 10 any highway which that has not become part of the city by annexation and 11 12 which that has a common boundary with the city. The notification shall 13 include a legal description and a map identifying the location of the highway. The governing body of the city shall certify by ordinance that the 14 15 certification is correct and declare the highway, or portion of the highway extending to the center line where another city boundary line abuts the 16 17 opposing side of the highway, annexed to the city as of the date of the 18 publication of the ordinance.

(f) The governing body of any city by one ordinance may annex one
or more separate tracts or lands each of which conforms to any one or
more of the foregoing conditions. The invalidity of the annexation of any
tract or land in one ordinance shall not affect the validity of the remaining
tracts or lands-which that are annexed by the ordinance and-which that
conform to any one or more of the foregoing conditions.

(g) No city may utilize any provision of this section to annex a
 narrow corridor of land to gain access to noncontiguous tracts of land. The
 corridor of land must have a tangible value and purpose other than for
 enhancing future annexations of land by the city.

(h) No tract of land owned by any federal or state agency or any
other governmental agency, or instrumentality thereof, except land owned
by the city, shall be considered contiguous to the boundary of such city for
purposes of any annexation conducted pursuant to this section.

33 Sec. 2. K.S.A. 12-538 is hereby amended to read as follows: 12-538. 34 Any owner of land annexed by a city under the authority of K.S.A. 12-35 520(a)(1) through (6), and amendments thereto, *including any annexation* 36 of a narrow corridor of land prohibited under K.S.A. 12-520(g), and 37 amendments thereto, and any city whose nearest boundary line is located 38 within  $\frac{1}{2}$  mile of the land being so annexed, within 30 days next following 39 the publication of the ordinance annexing the land, may maintain an action 40 in district court of the county in which the land is located challenging the authority of the city to annex the land, whether the annexation was 41 42 reasonable, whether the service plan was adequate and the regularity of the 43 proceeding had in connection with the annexation procedures. When

## SB 124

- determining the reasonableness of an annexation in the case of a city 1
- challenging the annexation, the court shall include in its considerations the 2 3
- effect the annexation has on the future growth of the city challenging the 4 annexation.
- 5 Sec. 3. K.S.A. 12-520 and 12-538 are hereby repealed.
- Sec. 4. This act shall take effect and be in force from and after its 6 7 publication in the statute book.