Session of 2016

HOUSE BILL No. 2665

By Committee on Appropriations

2-10

Proposed Amendments to HB 2665 #1
House Committee on Commerce, Labor and Economic Development
March 7, 2016
Prepared by: Chuck Reimer
Office of Revisor of Statutes

11 12 13 14 15 10 9 8 within the corporate limits of a city may request an inspection by the city or, if the property is located in the unincorporated area of the county, by code violations unless the city or county has first obtained a search warrant publication in the statute book. mspection, inspection shall take place until the owner of the property is notified of the conducted if the tenant is subject to an eviction proceeding. No such the county to determine code violations. No such inspection shall be the court, shall be unenforceable and null and voidproperty owner's consent or without first obtaining a search warrant from ordinance or resolution which requires periodic inspections without the periodic inspections of privately owned rental property for city or county licensing ordinance or resolution which includes a requirement for Be it enacted by the Legislature of the State of Kansas: from the court. AN ACT concerning city and county inspections of rental properties Sec. 2. (c)—Any tenant residing in privately owned residential housing located Section 1. (a) No city or county shall establish a rental property (b) Any city or county provision in a rental property-licensing This act shall take effect and be in force from and after its Strike in lines 16 through 19 at any time Strike in lines 9 through 13 residential property owner or lawful property owner or lawful tenant has consented to such interior inspections interior residential adopt, enforce or maintain residential