state treasurer in accordance with the provisions of K.S.A. 75-4215, and of Kansas and the United States department of agriculture. <del>Jthe program</del>j of conservation; and treasurer shall deposit the entire amount in the state treasury to the credit amendments thereto. Upon receipt of each such remittance, the state provisions of this section. All moneys received shall be remitted to the state government or private sources for the purpose of carrying out the conservation reserve enhancement program fund shall be for the conservation reserve enhancement program fund, which shall be agriculture for the purpose of implementing beneficial water quality and of the United States department of agriculturg. Be it enacted by the Legislature of the State of Kansas Kansas state university, local governments and private entities in the administered water quantity projects concerning targeted watersheds to be enrolled in AN ACT concerning conservation; establishing the Kansas conservation Session of 2016 implementation of the program implementation of the program pursuant to agreements between the state Kansas pursuant to agreements with the United States department of (d) The division may request the assistance of other state agencies, (2) - "program" means the conservation reserve enhancement program [H] "Division" means the Kansas department of agriculture division (c) There is hereby established in the state treasury the Kansas (b) The division shall administer the program on behalf of the state of Section 1. (a) As used in this section. reserve enhancement program. The division may receive and expend moneys from the federal or by the division. All expenditures from the Kansas By Committee on Natural Resources SENATE BILL No. 330 CREP (CREP) made in accordance with appropriation CREP CREP agriculture or by the secretary's designee vouchers approved by the secretary of accounts and reports issued pursuant to acts upon warrants of the director of All expenditures from such fund shall be conservation reserve enhancement for Committee on Natural Resources Prepared by: Tamera Lawrence Office of Revisor of Statutes Proposed Amendments February 14, 2016 SB No. 330

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state of Kansas

agreements between the United States department of agriculture and the

that will result in fulfilling specific objectives of projects approved in

The division may enter into cost-share contracts with landowners

division shall carry over unexpended moneys in the Kansas conservation reserve enhancement program fund from one fiscal year to the next.

of the Kansas conservation reserve enhancement program fund. The

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(g) [The division shall adopt rules and regulations as necessary for the administration of this section. When adopting such rules and regulations, the division—shall—consider—each—individual—project—size,—financial publication in the statute book. will provide verifiable results in achieving the stated goals of the program.]

Sec. 2. This act shall take effect and be in force from and after its landowner economic opportunities and all other pertinent information that incentives, eligible conservation practices, management objectives,

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see attachment

## atachment

The division shall administer all CREP in Kansas subject to the following criteria:

- The aggregate total number of acres enrolled in Kansas in all CREPs shall not exceed 40,000 acres:
- in the federal conservation reserve program that have expired in the prior year in counties within the specific CREP area; including cover crops, then the number of acres eligible for enrollment shall be limited to the number of acres represented by contracts agricultural commodities, including, but not limited to, grains, cellulosic or biomass materials, alfalfa, grasses or legumes, but not area, except that if federal law permits the lands enrolled in the CREP program to be used for agricultural purposes, such as planting federal contracts in the federal conservation reserve program that have expired in the prior year in counties within the particular CREP (2) the number of acres eligible for enrollment in CREP in Kansas shall be limited to 1/2 of the number of acres represented by
- acres constituting a 25% acreage cap in any one county shall be approved; (3) no more than 25% of the acreage in CREP may be in any one county, except that the last eligible offer to exceed the number of
- no whole-field enrollments shall be accepted into a CREP established for water quality purposes; and
- lands enrolled in the federal conservation reserve program as of January 1, 2008, shall not be eligible for enrollment in CREP.
- accordance with the following additional criteria: (h) (1) For a CREP established with the purpose of meeting water quantity goals, the division shall administer such CREP in
- CREP; and (A) No water right that is owned by a government entity shall be purchased or retired by the state or federal government pursuant to
- only water rights in good standing are eligible for inclusion under CREP
- To be a water right in good standing:
- available by the division of water resources of the Kansas department of agriculture; years within the most recent five-year period preceding offer submission for which irrigation water use reports are approved and made At least 50% of the maximum annual quantity authorized to be diverted under the water right that has been used in any three
- maximum annual quantity authorized to be diverted; and (ii) been the subject of enforcement sanctions by the division of water irrigation water use reports are approved and made available by the division of water resources, shall not have: (i) Exceeded the the water rights used for the acreage in CREP during the most recent five-year period preceding offer submission for which
- thereto, for each of the most recent 10 years. the water right holder has submitted the required annual water use report required under K.S.A. 82a-732, and amendments
- description of program activities for each CREP administered in the state and shall include: committee on agriculture and natural resources at the beginning of each annual regular session of the legislature which shall contain a The Kansas department of agriculture shall submit a CREP report to the senate committee on natural resources and the house
- The acreage enrolled in CREP during fiscal year 2008 through most current fiscal year to date;
- the dollar amounts received and expended for CREP during fiscal year 2008 through most current fiscal year to date;
- an assessment of meeting each of the program objective identified in the agreement with the farm services agency; and
- such other information specified by the Kansas department of agriculture.
- annual report: For a CREP established with the purpose of meeting water quantity goals, the following information shall be included in such
- The total water rights, measured in acre-feet, retired in CREP from fiscal year 2008 through the current fiscal year to date;
- the change in groundwater water levels in the CREP area during fiscal year 2008 through the most current fiscal year to date;
- the annual amount of water usage in the CREP area from fiscal year 2008 through the most current fiscal year to date; and
- **BOB** the average water use, measured in acre-feet, for each of the five years preceding enrollment for each water right enrolled
- report shall include economic impacts to businesses located within each specific CREP region. committee on natural resources and the house committee on agriculture and natural resources every five years, beginning in 2017. The The Kansas department of agriculture shall submit a report on the economic impact of each specific CREP to the senate