Session of 2023

## SENATE BILL No. 292

By Committee on Federal and State Affairs

3-6

AN ACT concerning veterans and military; updating certain provisions 1 2 related to the Kansas army and air national guard; providing for the 3 appointment of a state judge advocate; increasing monthly disability 4 and death benefits; providing for the adjustment of such disability and 5 death benefits; amending K.S.A. 48-101, 48-202, 48-205, 48-206, 48-6 209, 48-211, 48-214, 48-216, 48-242, 48-243, 48-252c, 48-261, 48-7 267, 48-269, 48-301, 48-509 and 48-516 and K.S.A. 2022 Supp. 48-8 204 and repealing the existing sections; also repealing K.S.A. 48-103, 9 48-219, 48-221, 48-222, 48-223, 48-228, 48-237 and 48-252.

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

New Section 1. (a) The adjutant general, with the approval of the governor, shall appoint an officer of the state military forces as state judge advocate, with the rank of colonel. To be eligible for such appointment, the appointee shall meet the definition of judge advocate in K.S.A. 48-2101, and amendments thereto.

(b) The adjutant general may appoint as many assistants to the state
judge advocate as the adjutant general considers necessary. The appointees
shall be designated assistant state judge advocates. To be eligible for such
appointment, appointees shall meet the definition of judge advocate in
K.S.A. 48-2101, and amendments thereto.

(c) The adjutant general, with the approval of the governor, may promote a state judge advocate to the rank of brigadier general if the state judge advocate has served 20 years or more of combined service in the Kansas national guard and the United States military forces and held the rank of colonel for at least 10 years.

New Sec. 2. The benefits amounts specifically identified in K.S.A. 48-267 and 48-269, and amendments thereto, shall be adjusted by the military disability board, as defined in K.S.A. 48-261, and amendments thereto, to commence on July 1, 2024, and each July 1 thereafter by a percentage equal to the percentage increase from the previous calendar year in the consumer price index for all urban consumers as published by the bureau of labor statistics of the United States department of labor.

Sec. 3. K.S.A. 48-101 is hereby amended to read as follows: 48-101.
All persons subject to military duty under the constitution of this state and not exempt therefrom by the provisions of this act, and such other persons

as shall voluntarily enroll themselves, shall be divided into three (3)1 2 classes, to wit: One consisting of the federally recognized national guard, 3 which shall to be known as the "Kansas army and air national guard"; one 4 consisting of those able-bodied-male citizens prescribed and contemplated 5 in article 8 of the constitution of this the state of Kansas not in the "Kansas 6 army and air national guard" which shall to be known as "the militia"; and 7 one to consist of all those subject to military duty, but not included in the 8 "Kansas army and air national guard" or "the militia," to be known as the 9 "Kansas military reserve."

10 Sec. 4. K.S.A. 48-202 is hereby amended to read as follows: 48-202. All staff officers of the Kansas national guard, including officers of the 11 12 pay, inspection, subsistence, and medical departments, hereafter appointed 13 shall have had previous military experience, and shall hold their positions until they-shall have reached the age of sixty-four-64 years of age, unless 14 retired prior to that time by reason of resignation, disability, or for cause-to 15 16 be determined by a court-martial legally convened for that purpose; and. 17 All vacancies among said such officers shall be filled by appointment from 18 the officers of the militia of Kansas. Nothing in this section shall be 19 construed or operate to limit the provisions of any federal law relative to 20 the qualifications for appointment of officers or the filling of vacancies.

21 Sec. 5. K.S.A. 2022 Supp. 48-204 is hereby amended to read as 22 follows: 48-204. (a) The adjutant general shall:

(1) Be in control of the military department of the state andsubordinate only to the governor in matters pertaining to the department;

(2) have general supervision over all the subordinate military
departments, to include *including* the department of the army national
guard and the department of the air national guard;

(3) perform such duties as pertain to the adjutant general's department
under the regulations and usage of the army of the United States;

30 (4) superintend the preparation of all returns and reports required by31 the United States from the state;

(5) require a certificate of the military service to be furnished, in
accordance with K.S.A. 73-209, and amendments thereto, to any soldier
who has served in the army in any of the state military organizations; and

(6) audit and pass upon all claims of a military character against the
state, and no contract of a military nature against the state shall be valid or
paid until approved by the adjutant general.

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(b) The adjutant general is authorized to:

(1) Adopt regulations pertaining to the preparation and rendering of
reports and returns and to the care and preservation of public property as in
the adjutant general's opinion the conditions demand, which and such
regulations shall be operative and in force when promulgated in the form
of general orders, circulars or circular letters;

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1 (2) administer oaths in matters pertaining to the duties of the office as 2 relates to:

(A) Claims against the state;

4 (B) the organization of boards of survey, courts-martial and courts of 5 inquiry;

6 (C) affidavits covering loss of military property belonging to the state 7 or the United States;

(D) oaths of office of officers of the Kansas national guard;

9 (E) statements and reports required from officers pertaining to 10 property and money accountability and expenditures; and

(F) any other official military matters coming before the adjutantgeneral;

(3) adopt an appropriate seal for use in the office, to be affixed to all
 oaths that the adjutant general administers under authority of law, and to
 authenticate all certificates required of the adjutant general;

16 (4) appoint such officers as necessary as security officers for the 17 protection of all national guard property and equipment, owned by or 18 under the control of the Kansas national guard wherever located in the 19 state of Kansas, including when transported over public roads or located 20 on temporary national guard sites, and for the protection of persons and 21 property associated with the national guard; and

(5) appoint law enforcement officers to serve under the command ofthe adjutant general.

(c) (1) Those members of the adjutant general's department who are
appointed as law enforcement officers must meet the requirements of the
Kansas law enforcement training act, K.S.A. 74-5601 through 74-5623,
and amendments thereto.

28 (2) A law enforcement officer engaged in the protective functions 29 specified in subsection (b)(4) shall possess and exercise all general law enforcement powers, rights, privileges, protections and immunities in 30 31 every county where there is located any Kansas national guard property. 32 All persons arrested by a law enforcement officer may be turned over to 33 the appropriate local police or county sheriff in whose jurisdiction the 34 offense was committed to be processed in the same manner as other 35 persons turned over to such police or sheriff or may book such arrested 36 person at the jail in the jurisdiction of the arrest. Such law enforcement 37 officer shall complete any required reports, arrest affidavits and other 38 documents associated with the arrest. These reports shall be kept on file 39 with the office of the adjutant general, unless a memorandum of agreement 40 with the local law enforcement agency specifies otherwise.

41 (3) While on duty, security officers or law enforcement officers
42 appointed pursuant to subsection (b)(4) or (b)(5), as applicable, shall wear
43 and display publicly a badge of office.

Sec. 6. K.S.A. 48-205 is hereby amended to read as follows: 48-205. 1 2 The adjutant general shall have immediate charge of the state arsenal-3 under the supervision of the governor. The adjutant general shall have-4 charge and care of all state and United States military property for which 5 the state is responsible and shall cause to be kept an accurate and careful 6 account of all receipts and issues of the same. He or she shall require to be 7 kept a careful memorandum of all public property on hand in the state 8 arsenal and in the possession of the several organizations of the Kansas 9 army and air national guard, or Kansas state guard and will guard said-10 property against injury and loss to the extent of his or her ability; Theadjutant general shall require every accountable and responsible officer of 11 12 the Kansas army and air national guard, or Kansas state guard to account for every deficiency in public property in such officer's possession-13 immediately after such deficiency is discovered. 14

15 (a) The adjutant general may-appoint two assign the number of 16 assistant adjutants general-who may have the rank of brigadier general-17 when they are assigned as head of the department of the army national guard or the department of the air national guard, and who shall have 18 19 served at least five years as commissioned officers in the Kansas army or 20 air national guard who shall be within the classified service of the Kansas 21 eivil service act. The office of one of the assistant adjutants general will be 22 with the adjutant general, and the assistant shall assist the adjutant general 23 in the performance of such duties as may be assigned to him or her and the 24 assistant may perform the duties of the adjutant general in the case of-25 absence, inability, or by express direction of the latter, and at such time the assistant will sign as "acting adjutant general." He or she may appoint one 26 27 special assistant adjutant general, with the rank of colonel, who shall have 28 served at least five years as a commissioned officer with the Kansas-29 national guard and who shall be within the classified service of the Kansas 30 eivil service act; and one judge advocate general, with the rank of colonel. 31 The adjutant general may, with the approval of the governor, promote a 32 judge advocate general who has served thirty (30) or more years of 33 combined service in the Kansas national guard and United States military 34 forces, with the rank of colonel for at least ten (10) years, to the rank of 35 brigadier general. Subject to the approval of the governor, and, within the 36 provisions of the civil service law and available appropriations, the-37 adjutant general may appoint one finance and disbursing officer with the 38 rank of colonel, who acts as disbursing officer for the state; and such other 39 assistants and clerical employees as may be necessary to carry out properly 40 the provisions of this act from the ground forces and air forces of this state 41 who are authorized by national guard bureau rules and regulations. 42 The assistant adjutants general shall, if they qualify therefor, hold *(b)* 

43 military rank as may be authorized and approved for the positions by the

national guard bureau of the United States. The assistant adjutants
 general, at the time of their appointment, shall have served at least five
 years as commissioned officers in the Kansas army or air national guard.

4 (c) The assistant adjutants general shall serve at the pleasure of the 5 adjutant general and perform such duties as are assigned by the adjutant 6 general.

7 (d) The adjutant general shall designate one assistant adjutant 8 general as the senior assistant adjutant general who, during any period 9 when the adjutant general is absent, unable or by express direction of the 10 adjutant general, shall perform the duties of the adjutant general as acting 11 adjutant general.

12 Sec. 7. K.S.A. 48-206 is hereby amended to read as follows: 48-206. The finance and disbursing officer, shall perform such duties in connection 13 with the Kansas national guard as usage and the regulations of the army of 14 the United States assign to the finance and disbursing departments. He or 15 16 she will, pursuant to the orders of the adjutant general, disburse the armory rent allowance for the several organizations of the Kansas national guard 17 entitled to the same and the allowances made to the several headquarters 18 19 for postage and contingent expenses, and such allowances as the 20 legislature may make to the minor military departments of the state; he or 21 she will disburse upon approved vouchers the appropriations for-22 semiannual inspection of companies, for active service, for purchase of 23 marksmanship badges, for schools for officers, and all other pay andallowances to which officers and enlisted persons of the Kansas national 24 25 guard may be entitled to according to law. The state controller isauthorized to draw the necessary warrants against the foregoing-26 27 appropriations in favor of the finance and disbursing officer on 28 presentation of an itemized voucher made in conformity with the laws of 29 the state and approved by the governor and the adjutant general

(a) There shall be a United States property and disbursing officer
 appointed or assigned as may be provided in federal regulations.

32 (b) The United States property and disbursing officer shall be 33 provided with adequate office facilities in Topeka or at the site of the 34 principal military warehouses or training grounds for the national guard 35 at the discretion of the adjutant general to best serve the needs of the 36 organized militia.

(c) Such United States property and disbursing officer shall secure, receive, disburse, issue and account for all United States funds, arms, uniforms, equipment and supplies as requested by the governor for use by the organized militia. The property and disbursing officer shall maintain complete and accurate records, in the manner prescribed by federal regulations, of all funds and property granted or loaned to the state for use by the organized militia, and such records shall constitute the official records of the federally owned military property for which the state shall
 be responsible to the United States. The property and disbursing officer
 shall perform such additional duties and exercise such powers and
 authority as may be vested in such officer by federal regulations, or as
 may be assigned by the adjutant general. Such officer shall be provided
 assistants and clerical, stenographic, shop, technical and warehouse
 personnel as may be necessary to properly discharge such officer's duties.

8 (d) Personnel and other employees of the property and disbursing 9 officer shall receive salaries as the adjutant general determines, except 10 that state funds shall be used for salaries or other expenses of the office of 11 the office of the United States property and disbursing officer only when 12 federal funds are not available.

(e) Expenditures from the appropriations described in this section
 shall be made in accordance with appropriation acts upon warrants of the
 director of accounts and reports pursuant to vouchers approved by the
 governor and the adjutant general, or designees thereof.

17 Sec. 8. K.S.A. 48-209 is hereby amended to read as follows: 48-209. 18 All officers of the Kansas army and air national guard in the line and in all 19 of the departments and corps, shall hold their positions until they have 20 reached the age of sixty-four (64) years of age unless the same shall have 21 been officer was terminated according to federal law. Upon the 22 recommendation of the adjutant general, the governor may order any 23 person on the state retired list to active service of the state for the purpose 24 of serving on military courts or boards or performing staff duty in or with 25 the active militia and in time of emergency to perform any military duty in or with the active militia. In any such case, the person so ordered shall 26 27 rank in his or her grade from the date of such order. Pay and allowances 28 while on active service of the state shall be as provided for in K.S.A. 48-225. or any and amendments thereto, except that time spent on the state 29 30 retired list shall not be credited in the computation of seniority or pay.

31 Sec. 9. K.S.A. 48-211 is hereby amended to read as follows: 48-211. 32 (a) Enlisted personnel of the Kansas army and air national guard who are 33 unable, on account of permanent physical disability, to perform the duties 34 required of them shall be discharged from the military service of the state 35 under such regulations-as shall be promulgated by the military board. All commissioned officers, warrant officers, and noncommissioned officers 36 37 who have reached the age of 64 years of age and those who are found to be 38 permanently disabled through no fault of their own shall be retired from 39 active service and placed on the retired list; and. Those who have served 40 10 years, honorably, in the military service of the United States or in any 41 state or territory thereof and shall make application for the same may be 42 placed upon the retired list.

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(b) All members of the Kansas army and air national guard shall be

exempt from jury duty during-the annual-muster and camp instruction
 *training*, during the time the member is ordered by the governor to
 perform active state service under K.S.A. 48-238 or 48-241, and
 *amendments thereto*, or during the time the member is ordered to perform
 active state service under K.S.A. 48-242, and amendments thereto.

6 Sec. 10. K.S.A. 48-214 is hereby amended to read as follows: 48-214. 7 (*a*) There shall be a Kansas military board consisting of the adjutant 8 general, who shall be recorder, the *state* judge advocate general, the three 9 senior commanders of the Kansas army national guard and the senior 10 commander of the Kansas air national guard<sup>2</sup>. There may be three 11 additional members appointed at the discretion of the governor.

(b) The military board shall constitute an advisory board to the commander in chief on military matters and such board is hereby authorized and empowered to prepare the necessary rules, provisions and regulations, together with such amendments and changes as may be required and made from time to time, and when approved by the commander in chief shall be in full force and effect from the date of their publication in general orders; and.

19 (c) It shall be the duty of said the board, subject to the approval of the 20 commander in chief, to make such changes in the military organization or 21 organizations of the state from time to time as they deem the board deems 22 for the best interests of the service: Provided, if such changes are in 23 accordance with the laws governing the regular army and regular air force 24 of the United States and the regulations issued by the secretary of defense, 25 department of the army and the department of the air force of the United 26 States.

27 Sec. 11. K.S.A. 48-216 is hereby amended to read as follows: 48-216. 28 Every commissioned officer of the Kansas national guard shall provide-29 himself or herself with a suitable uniform, arms and equipments within-30 sixty days from date of the commission; but every noncommissioned 31 officer, musician and private shall be furnished with a uniform, arms and equipments free of expense, as hereinafter provided. (a) The uniforms of 32 33 the Kansas national guard shall conform as nearly as practicable to the 34 undress uniform adopted for the army applicable armed service of the 35 United States, and the governor shall make requisition on the secretary of 36 war defense against the allotment to the state of Kansas by the general 37 government to provide arms and equipment for the militia, from time to 38 time, as uniforms may be required for the purposes provided in this act-39 and

(b) The military board shall prescribe the rules and regulations under
which-said uniforms and equipment shall be issued to and used by the
Kansas national guard.

43 Sec. 12. K.S.A. 48-242 is hereby amended to read as follows: 48-242.

(a) In case of any breach of the peace, tumult, riot, resistance to process in
 this state, public disaster or imminent danger thereof, it shall be lawful for
 the sheriff of any county or the mayor of any city to call upon the
 commander in chief, or in-his or her the commander in chief's absence,
 upon the adjutant general, for aid, said.

6 (b) Such request to for aid shall be in writing or by telegraph; and it 7 shall be the duty of the commander in chief or the adjutant general, if in 8 that officer's judgment the circumstances demand military aid, to order 9 into the active service of the state the available militia in such numbers and 10 organizations as the conditions require. The commanding officer of such militia will report to the sheriff or mayor asking aid, and will cooperate 11 12 with him or her the sheriff or mayor and the civil authorities, and will render all assistance in his or her the commanding officer's power to 13 preserve the peace and execute the laws of the state. 14

15 (c) The commanding officer of such militia called into active service 16 shall handle and maneuver the command in accordance with his or her the 17 commanding officer's own judgment; and if the commanding officer has 18 reason to believe that the civil authorities are not acting judiciously, or are 19 not sincerely endeavoring to preserve the peace or execute the laws, the 20 commanding officer shall at once report the fact to the commander in 21 chief, by telegraph if possible, and hold himself or herself in readiness to 22 carry out such instructions as he or she the commanding officer may 23 receive in response.

24 Sec. 13. K.S.A. 48-243 is hereby amended to read as follows: 48-243. 25 The commanding officer of a military organization ordered into active service shall faithfully perform the duties required of him or her, and such 26 27 officer shall not hinder or prevent the civil authorities in a faithful 28 performance of their duties, nor shall any officer or enlisted person neglect 29 or refuse to obey the orders of the commanding officer issued in line of 30 duty. Should any commissioned officer so offend, the officer shall be-31 subject to trial by court-martial, and shall be liable to a fine of not more 32 than one hundred dollars, or imprisonment in the county jail for a period 33 not exceeding six months, and may be dishonorably discharged from the 34 service; should an enlisted person so offend, he or she shall be liable to a 35 fine of not less than ten nor more than fifty dollars, or imprisonment in the 36 county jail for a period not exceeding three months, as may be fixed by the 37 military court, and may be dishonorably discharged from the service.

Sec. 14. K.S.A. 48-252c is hereby amended to read as follows: 48-252c. Application for such authority shall be made by the commanding officer of the military unit or national guard unit to the Kansas highway patrol superintendent or the division captain in the division where the military vehicles or convoy will operate. Such application shall:

43 (a) Identify the military unit or national guard unit whose vehicles

1 will be using the state roads and highways;

(b) state the name and rank of the commanding officer of the said
 *such* military unit or national guard unit;

4 (c) set forth the route over which the said such military vehicles or 5 convoys will pass;

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(d) state the anticipated number of vehicles in the convoy; and

7 (e) state the-date(s) *dates* and-time(s) *times* the vehicles or convoy 8 expects to use such route.

9 Sec. 15. K.S.A. 48-261 is hereby amended to read as follows: 48-261.
(a) Every member of the Kansas national guard or Kansas state guard herein referred to as "member" shall be entitled to the benefits specified in K.S.A. 48-261-to through 48-271, inclusive, and amendments thereto, subject to the conditions specified therein.

14 (b) The governor shall appoint at least five (5) officers of the Kansas national guard or Kansas state guard, including at least one-(1) officer of 15 16 the medical corps, to the military disability board, which is hereby created. 17 Members of the board shall serve at the pleasure of the governor. Members 18 of the board shall be compensated and permitted allowances in 19 accordance with K.S.A. 75-3201, and amendments thereto. The board shall 20 meet at least annually and determine the percentage of total disability and award compensation for disability or death in accordance with the 21 22 provisions of K.S.A. 48-261-to through 48-271, inclusive, and 23 amendments thereto.

24 (c) The compensation, reimbursement and other benefits required to 25 be paid for entitlements accruing to members under the provisions of K.S.A. 48-261-to through 48-271, inclusive, and amendments thereto shall 26 27 be paid from amounts allocated therefor from the state emergency fund in 28 accordance with K.S.A. 75-3713b, and amendments thereto. The cost of 29 administration of K.S.A. 48-261-to through 48-271, inclusive, and amendments thereto, shall be paid out of amounts appropriated therefor 30 31 from the state general fund.

(d) The adjutant general shall administer the provisions of K.S.A. 48261-to *through* 48-271, inclusive, and amendments thereto, and shall adopt
rules and regulations to carry out the provisions thereof.

35 Sec. 16. K.S.A. 48-267 is hereby amended to read as follows: 48-267. 36 Any member, who is entitled to benefits under this act for any wound, 37 injury, disease or illness, and who incurs a permanent disability therefrom 38 shall receive compensation as provided in this section. Entitlement to 39 compensation under this section shall commence at the conclusion of the 40 period specified in K.S.A. 48-266, and amendments thereto, and continue 41 so long as such permanent disability exists. The monthly benefit under this 42 section for total or-one hundred percent (100%) disability shall be-one-43 hundred twenty dollars (\$120) \$850 plus twelve and one-half percent (121  $\frac{1}{2\%}$  12.5% of the monthly basic pay-of the grade or rank held by the

2 member at the time entitlement under this act accrued that the member 3 would be entitled to recieve under K.S.A. 48-225, and amendments 4 thereto, if such member were called to active duty by the governor. The monthly benefit under this section for less than one hundred percent ( total 5 6 or 100%) disability shall be a percent of the amount payable for total 7 disability that is equal to the percent of disability that the member is 8 sustaining. Entitlement under this section and the amount thereof shall be 9 determined by the military disability board. The board shall annually 10 review each award under this section and determine whether-it such award shall continue unchanged, be reduced, be increased or be terminated. 11

Sec. 17. K.S.A. 48-269 is hereby amended to read as follows: 48-269.
Whenever a member is entitled to death benefits under this act:

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(a) The member's estate shall be paid an amount equal to:

15 16 (1) Any reimbursement due the deceased under this act<sub>5</sub>;
(2) the accrued pay and allowances of the deceased; and

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(3) the amount of actual funeral expenses of the deceased not to

18 exceed five hundred dollars (\$500) \$3,500.

(b) The member's surviving spouse shall be paid a monthly
compensation equal to-one hundred twenty dollars (\$120) \$850 plus
twelve and one-half percent (12 1/2%) 12.5% of the monthly basic pay-of
the grade or rank held by the member that the deceased member would be
entitled to under K.S.A. 48-225, and amendments thereto, if such member
were called to active duty by the governor at the time entitlement under
this act accrued, until the surviving spouse dies or remarries.

(c) If a member's surviving spouse remarries, the surviving child or
children under *18 years of* age eighteen, or under *21 years of* age twentyone and unmarried and still in school, shall be entitled to compensation as
follows:

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(1) One such child — \$77 \$545 per month.
 (2) Two such children — \$55 \$390 per month to each child.

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(3) Three such children —  $\frac{$48}{340}$  per month to each child.

33 (4) More than three such children — to each child per month an 34 amount determined by dividing the sum of \$144 \$1,020, plus the product 35 of \$28 \$198 times the number of such children in excess of three, by the 36 total number of children entitled to compensation.

(d) If a member is not married but is survived by a child or children,
such children under *18 years of* age-cighteen, or under *21 years of* age
twenty-one and unmarried and still in school, shall be entitled to
compensation as specified in subsection (c)-of this section.

41 (e) The children-to which entitled to compensation under subsection
42 (c)-and or (d) of this section shall apply shall be the member's surviving
43 children who meet the prescribed conditions on the first day of each

calendar month. Compensation payable under subsection (c) or (d) of this
 section shall be paid to the children or guardian as determined by the
 military disability board.

4 (f) If a member is survived by a child or children, such child or 5 children during the period he or she such child is under the 22 years of age 6 of twenty-two years and is unmarried shall be entitled to attend any 7 college, university, junior college or vocational-technical school which is 8 postsecondary educational institution as defined in K.S.A. 74-3201b, and 9 amendments thereto, operated by the state or any county, city, school district or other political subdivision without being required to pay tuition 10 or admission fees of any kind: Provided, if such child is otherwise eligible 11 12 to enroll in such institution and during the period such child is in good 13 standing.

14 Sec. 18. K.S.A. 48-301 is hereby amended to read as follows: 48-301. 15 (a) The Kansas military board is hereby empowered and directed to erect 16 or provide, anywhere within the limits of this state, and upon such terms 17 and conditions-as shall be decided upon by the Kansas military board as 18 most advantageous to the state, armories for the use of the Kansas army or 19 air national guard. Each such armory shall be used for drill, meeting and 20 rendezvous purposes by the unit of the national guard occupying such 21 armory; and such other public functions which that the officers in charge 22 of such armory may deem advisable and proper. Such armories shall also 23 be opened for meetings and functions of the Grand Army of the Republic, 24 the Spanish-American War Veterans and their auxiliary organizations.

(b) Subject to the provisions of K.S.A. 48-324, and amendments thereto, the adjutant general, with the advice of the Kansas military board, shall adopt rules and regulations establishing a uniform policy governing rental charges for use of armories for other than national guard purposes in order to recover the costs incurred for such use.

Sec. 19. K.S.A. 48-509 is hereby amended to read as follows: 48-509.
No person shall be commissioned or enlisted in such forces who is not-a
eitizen of the United States qualified for commissioning or enlistment as
established by part II, title 10 of the United States code or who has-been
dishonorably discharged received a punitive discharge from any military
or naval organization of this state, or of another state; or of the United

Sec. 20. K.S.A. 48-516 is hereby amended to read as follows: 48-516. Members of the Kansas state guard after July 1, 1943, who are actually present and participate in regular weekly drills provided for by law or regulations, for not less than-one and one-half  $I'_{/2}$  hours, shall receive the following schedule of pay: For each of no more than five such weekly periods in any one month; private, sixty cents; private first class, seventy eents; corporal, eighty cents; sergeant, ninety-five cents; staff sergeant and

- 1 first sergeant, one dollar; second lieutenant, one dollar and twenty-five-
- 2 cents; first lieutenant, one dollar and fifty cents; captain, two dollars and
- 3 fifty cents. The rate of pay for a technician fifth grade will be the same as
- 4 that of a corporal; the rate of pay for a technician fourth grade and a
- 5 technician third grade will be the same as that of a sergeant appropriate 6 compensation as established by policy, guidance or regulation.
- Sec. 21. K.S.A. 48-101, 48-103, 48-202, 48-205, 48-206, 48-209, 48-211, 48-214, 48-216, 48-219, 48-221, 48-222, 48-223, 48-228, 48-237, 48-9
  242, 48-243, 48-252, 48-252c, 48-261, 48-267, 48-269, 48-301, 48-509
  242, 48-243, 48-252, 48-252c, 48-261, 48-267, 48-269, 48-301, 48-509
- 10 and 48-516 and K.S.A. 2022 Supp. 48-204 are hereby repealed.
- 11 Sec. 22. This act shall take effect and be in force from and after its 12 publication in the statute book.