Session of 2015

HOUSE BILL No. 2326

By Committee on Commerce, Labor and Economic Development

2-12

 AN ACT concerning negotiation of working conditions, including labor relations, for certain professional employees; amending K.S.A. 72-5415, 72-5416, 72-5417, 72-5418, 72-5419, 72-5421, 72-5423, 72-5424, 72-5426 and 72-5430 and K.S.A. 2014 Supp. 72-5413 and 72-5437 and repealing the existing sections; also repealing K.S.A. 72-5420 and 72-5428a.

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

9 Sec. 1. K.S.A. 2014 Supp. 72-5413 is hereby amended to read as 10 follows: 72-5413. As used in this act and in acts amendatory thereof or 11 supplemental thereto:

(a) The term "persons" includes one or more individuals,
 organizations, associations, corporations, boards, committees,
 commissions, agencies, or their representatives.

(b) "Board of education" means the state board of education pursuant
to its authority under K.S.A. 76-1001a and 76-1101a, and amendments
thereto, the board of education of any school district, the board of control
of any area vocational-technical school and the board of trustees of any
community college.

20 "Professional employee" means any person employed by a board (c)21 of education in a position which requires a certificate issued by the state 22 board of education or employed by a board of education in a professional, 23 educational or instructional capacity, but shall not mean any such person 24 who is an administrative employee and, commencing in the 2006-2007 25 school year, shall not mean any person who is a retirant from school 26 employment of the Kansas public employees retirement system, regardless 27 of whether an agreement between a board of education and an exclusive 28 representative of professional employees that covers terms and conditions 29 of professional service provides to the contrary.

(d) "Administrative employee" means, in the case of a school district,
any person who is employed by a board of education in an administrative
capacity and who is fulfilling duties for which an administrator's certificate
is required under K.S.A. 72-7513, and amendments thereto; and, in the
case of an area vocational-technical school or community college, any
person who is employed by the board of control or the board of trustees in
an administrative capacity and who is acting in that capacity and who has

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authority, in the interest of the board of control or the board of trustees, to
 hire, transfer, suspend, layoff, recall, promote, discharge, assign, reward or
 discipline other employees, or responsibly to direct them or to adjust their
 grievances, or effectively to recommend a preponderance of such actions,
 if in connection with the foregoing, the exercise of such authority is not of
 a merely routine or clerical nature, but requires the use of independent
 judgment.

8 (e) "Professional employees' organizations" means any one or more 9 organizations, agencies, committees, councils or groups of any kind in 10 which professional employees participate, and which exist for the purpose, 11 in whole or part, of engaging in professional negotiation with boards of 12 education with respect to the terms and conditions of professional service 13 or for the purpose of professional development or liability protection.

(f) "Representative" means any professional employees' organization
or any person it authorizes or designates to act in its behalf or any person a
board of education authorizes or designates to act in its behalf.

(g) "Professional negotiation" means meeting, conferring, consulting
and discussing in a good faith effort by both parties to reach agreement
with respect to the terms and conditions of professional service.

(h) "Mediation" means the effort through interpretation and advice by
an impartial third party to assist in reconciling a dispute concerning terms
and conditions of professional service which arose in the course of
professional negotiation between a board of education or its
representatives and representatives of the recognized professional
employees' organization.

(i) "Fact-finding" means the investigation by an individual or board of
a dispute concerning terms and conditions of professional service which
arose in the course of professional negotiation, and the submission of a
report by such individual or board to the parties to such dispute which
includes a determination of the issues involved, findings of fact regarding
such issues, and the recommendation of the fact-finding individual or
board for resolution of the dispute.

(j) "Strike" means an action taken for the purpose of coercing a
change in the terms and conditions of professional service or the rights,
privileges or obligations thereof, through any failure by concerted action
with others to report for duty including, but not limited to, any work
stoppage, slowdown, or refusal to work.

(k) "Lockout" means action taken by a board of education to provoke
interruptions of or prevent the continuity of work normally and usually
performed by the professional employees for the purpose of coercing
professional employees into relinquishing rights guaranteed by this act and
the act of which this section is amendatory.

(1) (1) "Terms and conditions of professional service"-means is

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exclusively limited to: (A) Salaries and wages, including pay for duties 1 2 under supplemental contracts; hours and amounts of work outside of 3 *teaching periods*; vacation allowance, holiday, sick, extended, sabbatical, 4 and other leave, and number of holidays; retirement; insurance benefits; wearing apparel; pay for overtime; jury duty; grievance procedure; 5 6 including binding arbitration of grievances; disciplinary procedure; 7 resignations; termination and nonrenewal of contracts; reemployment of 8 professional employees; terms and form of the individual professional 9 employee contract; probationary period; professional employee appraisal 10 procedures; each of the foregoing being a term and condition of professional service, regardless of its impact on the employee or on the 11 12 operation of the educational system; (B) matters which relate to privileges to be granted-the to a recognized professional employees' organization 13 14 including, but not limited to, voluntary payroll deductions; dissemination 15 of information regarding the professional negotiation process and related 16 matters to members of the bargaining unit on school or college premises 17 through direct contact with members of the bargaining unit; reasonable 18 leaves of absence for members of the bargaining unit for organizational 19 purposes such as engaging in professional negotiation and partaking of 20 instructional programs properly related to the representation of the 21 bargaining unit; any of the foregoing privileges which are granted the-22 recognized professional employees' organization through the professional 23 negotiation process shall not be granted to any other professional employees' organization; and (C) such other matters as the parties 24 25 mutually agree upon as properly related to professional service including. but not limited to, employment incentive or retention bonuses authorized 26 27 under K.S.A. 72-8246, and amendments thereto.

(2) Nothing in this act, and amendments thereto, shall authorize any
professional employees' organization to be granted the exclusive privilege
of access to the use of school or college facilities for meetings, the use of
bulletin boards on or about the facility or the use of school or college mail
systems.

33 (3) Nothing in this act, and amendments thereto, shall authorize the 34 diminution of any right, duty or obligation of either the professional 35 employee or the board of education which have been fixed by statute or by 36 the constitution of this state. Except as otherwise expressly provided in 37 this subsection (1), the fact that any matter may be the subject of a statute 38 or the constitution of this state does not preclude negotiation thereon so 39 long as the negotiation proposal would not prevent the fulfillment of the 40 statutory or constitutional objective.

41 (4) Matters which relate to the duration of the school term, and
42 specifically to consideration and determination by a board of education of
43 the question of the development and adoption of a policy to provide for a

school term consisting of school hours, are not included within the
 meaning of terms and conditions of professional service and are not
 subject to professional negotiation.

4 (5) Matters which relate to the length of teaching periods and the 5 number of teaching periods shall not be included within the meaning of 6 terms and conditions of professional service and shall not be subject to 7 professional negotiation.

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(m) "Secretary" means the secretary of labor or a designee thereof.

9 (n) "Statutory declaration of impasse date" means June 1 in the 10 current school year.

11 (o) "Supplemental contracts" means contracts for employment duties other than those services covered in the principal or primary contract of 12 employment of the professional employee and shall include, but not be 13 limited to, such services as coaching, supervising, directing and assisting 14 ticket-taking, 15 extracurricular activities. chaperoning, lunchroom 16 supervision, and other similar and related activities.

Sec. 2. K.S.A. 72-5415 is hereby amended to read as follows: 72-5415. (a) When a representative is designated or selected for the purposes of professional negotiation by the majority of the professional employees in an appropriate negotiating unit, such representative shall be theexclusive representative of all may represent any of the professional employees in the unit for such purpose at the discretion of each professional employee in the unit.

(b) Nothing in this act-or in acts amendatory thereof or supplemental
thereto shall be construed to prevent professional employees, individually
or collectively, from presenting or making known their positions or
proposals or both to a board of education, a superintendent of schools or
other chief executive officer employed by a board of education entering
into an agreement covering terms and conditions of professional service.

Sec. 3. K.S.A. 72-5416 is hereby amended to read as follows: 72-30 31 5416. (a) If professional employees of a board of education are not 32 represented by a professional employees' organization for the purpose of 33 professional negotiation, any professional employees' organization may 34 file a request with the board of education alleging that a majority of the 35 professional employees in an appropriate negotiating unit wish to be 36 represented for such purpose by such organization and asking the board of 37 education to recognize it as the exclusive representative a representative of 38 the unit under K.S.A. 72-5415, and amendments thereto. Such request 39 shall describe the grouping of jobs or positions which constitute the unit 40 claimed to be appropriate and shall include a demonstration of majority support through verified membership lists. Notice of such request shall 41 immediately be posted by the board of education on a bulletin board at 42 43 each school or other facility in which members of the unit claimed to be

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1 appropriate are employed.

2 (b) A request for recognition under subsection (a) shall be granted by 3 the board of education unless:

4 (1) The board of education has a good faith doubt as to the accuracy 5 or validity of the evidence demonstrating majority support; or

6 (2) another professional employees' organization files with the board 7 of education within ten (10) 10 calendar days after the posting of notice of 8 the original request a competing request alleging majority support and 9 asking the board of education to recognize it as the exclusive-10 representative a representative of the unit; or

(3) one or more of the professional employees included in the unit
claimed to be appropriate files with the board of education within-ten (10) *10* calendar days after the posting of notice of the original request a
competing request alleging majority support and asking the board of
education to deny the request for recognition; or

16 (4) the board of education, within the previous $\frac{12}{12}$ 12 17 months, has lawfully denied or withdrawn the recognition of a professional 18 employees' organization as the exclusive *a* representative of the 19 professional employees included in the unit claimed to be appropriate; or

20 (5) the secretary, within the previous twelve (12) *12* months, has 21 conducted a secret ballot election under the provisions of this act, or the 22 act of which this section is amendatory, and the election resulted in a 23 majority vote for no representation.

(c) (1) No provision of this section shall prohibit a professional
employee from representing such professional employee in negotiations
with a board of education.

27 (2) No provision of any agreement between a professional employees'
28 organization and a board of education shall require or otherwise impose
29 upon a professional employee representation by such professional
30 employees' organization unless such professional employee:

(A) Is a member of such professional employees' organization; and

32 *(B)* such professional employee does not exercise the provisions of 33 paragraph (1).

34 Sec. 4. K.S.A. 72-5417 is hereby amended to read as follows: 72-35 5417. (a) A petition may be filed with the secretary, asking the secretary to 36 investigate and decide the question of whether: (1) Professional employees 37 in an appropriate negotiating unit have designated a professional 38 employees' organization for recognition as an exclusive a representative 39 for purposes of K.S.A. 72-5415, and amendments thereto; (2) a professional employees' organization which is the *a* recognized exclusive 40 representative should be replaced by another professional employees' 41 organization; or (3) recognition of a professional employees' organization 42 43 as the exclusive *a* representative should be withdrawn.

(b) A petition under subsection (a) may be filed by:

(1) A board of education alleging that it has received a request for
 exclusive recognition from a professional employees' organization and has
 a good faith doubt as to the accuracy or validity of the claims made in the
 request; or

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(2) a professional employees' organization; or

7 (3) one or more professional employees seeking withdrawal of
8 recognition of a professional employees' organization as the exclusive *a*9 representative *of the unit*.

Sec. 5. K.S.A. 72-5418 is hereby amended to read as follows: 72-5418. (a) Upon receipt of a petition under K.S.A. 72-5417, *and amendments thereto*, and except as provided in subsection (b), the secretary or a person or persons designated by the secretary may direct and conduct a secret ballot election in order to decide the questions raised by the petition.

(b) The secretary shall dismiss, without determining the questions
raised therein, any petition filed under K.S.A. 72-5417, and amendments *thereto*, if:

(1) The petition is filed by a professional employees' organization and
 is not supported by credible evidence that at least thirty percent (30%)
 30% of the professional employees in the appropriate unit are members of
 the professional employees' organization filing the petition; or

(2) the petition is filed by one or more professional employees, asks the secretary to determine the question of whether recognition of a professional employees' organization should be withdrawn, and is not supported by credible evidence that at least-thirty percent (30%) 30% of the professional employees in the appropriate unit support the request; or

(3) the board of education, within the previous twelve (12) months,
 has lawfully recognized a professional employees' organization other than
 the petitioner as the exclusive representative of any professional employees included in the unit described in the petition; or

(4) the board of education, within the previous twelve (12) months,
 has lawfully denied or withdrawn the recognition of a professional employees' organization as the exclusive representative of the professional
 employees included in the unit described in the petition; or

36 (5) the secretary, within the previous-twelve (12) 12 months, has
37 conducted and certified the result of a secret ballot election under the
38 provisions of this act, or the act of which this section is amendatory.

Sec. 6. K.S.A. 72-5419 is hereby amended to read as follows: 72-5419. If the secretary does not dismiss a petition filed under K.S.A. 72-5417, *and amendments thereto*, and determines that it is necessary to direct and conduct a secret ballot election in order to resolve the questions raised by the petition, the secretary shall order the election held and shall 1 determine the eligibility of professional employees to vote at the election.

2 The secretary shall base his or her determination of the questions raised by 3 the petition upon the result favored by the majority of the professional 4 employees who vote at the election if at least a majority of the eligible 5 professional employees vote. If less than a majority of the eligible 6 professional employees vote at any election conducted under this section, 7 the status of the professional employees with regard to representation prior 8 to the election is maintained. The name of a professional employees' 9 organization shall not appear on the ballot unless: (a) The professional 10 employees' organization has submitted to the secretary satisfactory evidence demonstrating that at least thirty percent (30%) 30% of the 11 12 professional employees in the appropriate unit are members in good 13 standing of such organization; or (b) the professional employees' 14 organization is the currently recognized exclusive as a representative of 15 such unit. In addition to the name of any professional employees' 16 organization entitled to be contained thereon, the ballot in the election 17 shall contain the choice of "no representation." When an election in which 18 the ballot contains three (3) or more choices results in no choice receiving 19 a majority of the votes cast, the secretary shall conduct a run-off election 20 by secret ballot. The ballot in a run-off election shall only provide for a 21 selection between the two choices receiving the largest and second largest 22 number of votes in the original election. The secretary shall certify the 23 result of the election to the parties involved therein.

24 Sec. 7. K.S.A. 72-5421 is hereby amended to read as follows: 72-25 5421. (a) A board of education and an exclusive a representative selected or designated under the provisions of this act, or the act of which this 26 27 section is amendatory, may enter into an agreement covering terms and 28 conditions of professional service. The agreement becomes binding when 29 ratified by a majority of the members of the board of education and a 30 majority of the professional employees in the applicable negotiating unit 31 who vote on the question of ratification of the agreement at an election 32 conducted by the-exclusive representative if at least a majority of the 33 professional employees in the negotiating unit vote. If less than a majority 34 of the professional employees vote on the question of ratification, the 35 election is void.

36 (b) Every professional employee in the applicable negotiating unit 37 who is to be absent from the place and at the time of the election may vote 38 an absentee ballot on the question of ratification of the agreement. Upon 39 written application by a professional employee for an absentee ballot, the 40 exclusive representative shall transmit to the professional employee, in 41 person or by mail to the address provided by the professional employee in 42 the application, a ballot, an unmarked envelope, a larger envelope 43 containing a space for the professional employee's signature and addressed

1 to the exclusive representative, and instructions to the professional 2 employee for casting the ballot. On receipt of an application under this 3 subsection, the exclusive representative shall prepare and maintain a list of 4 the names of professional employees who have applied for absentee 5 ballots. The returned envelopes shall be checked against the list of names 6 of applicants and the unmarked envelopes containing the ballots shall be 7 extracted. The unmarked ballot envelopes shall be opened and the absentee 8 ballots shall be counted in the same manner as ballots cast at the election.

9 Sec. 8. K.S.A. 72-5423 is hereby amended to read as follows: 72-10 5423. (a) Nothing in this act, or the act of which this section isamendatory, shall be construed to change or affect any right or duty 11 12 conferred or imposed by law upon any board of education, except that 13 boards of education are required to comply with this act, and the act of which this section is amendatory, in recognizing professional employees' 14 organizations, and when such an organization is recognized, the board of 15 education and the professional employees' organization-shall may enter 16 17 into professional negotiations on request of either party at any time during 18 the school year prior to issuance or renewal of the annual teachers' 19 contracts. Notices to negotiate on new items or to amend an existing 20 contract must be filed on or before February 1 in any school year by either 21 party, such notices shall be in writing and delivered to the chief 22 administrative officer of the board of education or to the representative of 23 the bargaining unit and shall contain in reasonable and understandable 24 detail the purpose of the new or amended items desired.

25 (b) Except as otherwise expressly provided in this subsection, every meeting, conference, consultation and discussion between a professional 26 27 employees' organization or its representatives and a board of education or 28 its representatives during the course of professional negotiation and every hearing conducted by the secretary under K.S.A. 72-5426, and 29 amendments thereto, for determination of the question of the existence of 30 31 impasse is subject to the provisions of the Kansas open meetings law, and 32 amendments or supplements thereto. Meetings, conferences, anv 33 consultations and discussions held by the secretary under K.S.A. 72-5426, 34 and amendments thereto, for investigation of the question of the existence 35 of impasse, and meetings, conferences, consultations and discussions held 36 during the course of and in connection with, and the meeting required at 37 the conclusion of, impasse resolution proceedings, as provided for in 38 K.S.A. 72-5427 and 72-5428, and amendments to such sections, are 39 specifically made exempt from the provisions of the Kansas open meetings 40 law, and any amendments or supplements thereto.

41 (c) Nothing in this act, or the act of which this section is amendatory,
42 shall be construed to authorize a strike by professional employees.

43 (d) Any agreement lawfully made under the provisions of this act, or

the act of which this section is amendatory, may be adopted by reference
 and made a part of the employment contract between any professional
 employee of the applicable negotiating unit and a board of education for a
 period of not to exceed three years.

5 Sec. 9. K.S.A. 72-5424 is hereby amended to read as follows: 72-6 5424. (a) A board of education and a professional employees' organization 7 who enter into an *Any* agreement covering terms and conditions of 8 professional service may include in such agreement procedures for final 9 and binding arbitration of such disputes as may arise involving the 10 interpretation, application or violation of such agreement.

(b) Where a party to such agreement is aggrieved by the failure, neglect or refusal of the other party to proceed to arbitration in the manner provided for in such agreement, such aggrieved party may file a complaint in court for a summary action without jury seeking an order directing that the arbitration proceed in the manner provided for in such agreement.

16 Sec. 10. K.S.A. 72-5426 is hereby amended to read as follows: 72-17 5426. (a) If in the course of professional negotiation either the board of 18 education or the *a* recognized professional employees' organization, or 19 both, believe that an impasse exists therein, either party individually or 20 both parties together may file a petition with the secretary, asking the 21 secretary to investigate and determine the question of whether an impasse 22 exists in professional negotiation and, if a finding that an impasse exists is 23 made, to begin impasse resolution procedures as provided in K.S.A. 72-24 5427 and 72-5428, and amendments thereto. Within the five days 25 immediately following the date of filing, excluding Saturdays, Sundays 26 and legal holidays, the secretary shall begin investigation of the question 27 raised by the petition and in order to determine the question may meet with 28 the parties or their representatives or both, either jointly or separately, and 29 may hold such conferences, consultations and discussions therewith as the 30 secretary deems necessary. If the secretary decides on the basis of the 31 investigation that a hearing is necessary to determine the question, the 32 secretary shall conduct the hearing immediately in accordance with the 33 provisions of the Kansas administrative procedure act.

(b) If the secretary finds that no impasse exists in professional
 negotiation between the parties, the secretary shall order the parties to
 continue professional negotiation.

(c) If the secretary finds that an impasse exists in professional
negotiation between the parties, the secretary shall begin impasse
resolution procedures in accordance with K.S.A. 72-5427 and 72-5428,
and amendments thereto.

41 (d) Notwithstanding the foregoing provisions of this section, an 42 impasse is deemed to exist if the board of education and the *a* recognized 43 professional employees' organization have not reached agreement with 1 respect to the terms and conditions of professional service by the statutory

declaration of impasse date and, on such date, the parties shall jointly file a
notice of the existence of impasse with the secretary. Upon receipt of such
joint notice, the secretary shall begin impasse resolution procedures in
accordance with K.S.A. 72-5427 and 72-5428, and amendments thereto.

6 (e) Nothing in this act, or in the act of which this section is 7 amendatory, shall be construed or applied in any manner so as to prevent 8 the parties from voluntarily engaging in professional negotiation during 9 the course, or at the conclusion, of impasse resolution proceedings.

Sec. 11. K.S.A. 72-5430 is hereby amended to read as follows: 72-5430. (a) The commission of any prohibited practice, as defined in this section, among other actions, shall constitute evidence of bad faith in professional negotiation.

(b) It shall be a prohibited practice for a board of education or itsdesignated representative willfully to:

16 (1) Interfere with, restrain or coerce professional employees in the 17 exercise of rights granted in K.S.A. 72-5414, *and amendments thereto*;

(2) dominate, interfere or assist in the formation, existence, oradministration of any professional employees' organization;

(3) discriminate in regard to hiring or any term or condition of
 employment to encourage or discourage membership in any professional
 employees' organization;

(4) discharge or discriminate against any professional employee
because such professional employee has filed any affidavit, petition or
complaint or given any information or testimony under this act, or because
such professional employee has formed, joined or chosen to be represented
by any professional employees' organization;

28 (5) refuse to negotiate in good faith with representatives of 29 recognized professional employees' organizations—as required in 30 *accordance with the provisions of* K.S.A. 72-5423, and amendments 31 thereto;

(6) deny the rights accompanying recognition of a professional
 employees' organization which are granted in K.S.A. 72-5415, and
 amendments thereto;

(7) refuse to participate in good faith in the mediation as provided in
K.S.A. 72-5427, and amendments thereto, or fact-finding efforts as
provided in K.S.A. 72-5428, and amendments thereto, or arbitration
pursuant to an agreement entered into pursuant to K.S.A. 72-5424, and
amendments thereto; or

(8) institute or attempt to institute a lockout.

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41 (c) It shall be a prohibited practice for professional employees or
42 professional employees' organizations or their designated representatives
43 willfully to:

1 (1) Interfere with, restrain or coerce professional employees in the 2 exercise of rights granted in K.S.A. 72-5414, *and amendments thereto*;

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(2) interfere with, restrain or coerce a board of education with respect to rights or duties which are reserved thereto under K.S.A. 72-5423, and amendments thereto, or with respect to selecting a representative for the purpose of professional negotiation or the adjustment of grievances;

7 (3) refuse to negotiate in good faith with the board of education or its
8 designated representatives as required in accordance with the provisions of
9 K.S.A. 72-5423, and amendments thereto;

10 (4) refuse to participate in good faith in the mediation as provided in 11 K.S.A. 72-5427, *and amendments thereto*, or fact-finding efforts as 12 provided in K.S.A. 72-5428, *and amendments thereto*, or arbitration 13 pursuant to an agreement entered into pursuant to K.S.A. 72-5424, *and* 14 *amendments thereto*; or

(5) authorize, instigate, aid or engage in a strike or in picketing of anyfacility under the jurisdiction and control of the board of education.

Sec. 12. K.S.A. 2014 Supp. 72-5437 is hereby amended to read as 17 18 follows: 72-5437. (a) All contracts of employment of teachers, except 19 contracts entered into under the provisions of K.S.A. 72-5412a, and 20 amendments thereto, shall be deemed to continue for the next succeeding 21 school year unless written notice of termination or nonrenewal is served as 22 provided in this subsection. Written notice to terminate a contract may be 23 served by a board upon any teacher prior to the time the contract has been completed, and written notice of intention to nonrenew a contract shall be 24 25 served by a board upon any teacher on or before the third Friday in May. A teacher shall give written notice to a board that the teacher does not desire 26 continuation of a contract on or before the 14th calendar day following the 27 28 third Friday in May or, if applicable, not later than 15 days after the 29 issuance of a unilateral contract-as authorized by K.S.A. 72-5428a, and 30 amendments thereto, whichever is the later date.

(b) Terms of a contract may be changed at any time by mutualconsent of both a teacher and a board.

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(c) As used in this section:

(1) "Board of education" or "board" means the board of education of
any school district, the governing body of any technical college or the
institute of technology at Washburn university, and the board of trustees of
any community college.

(2) "Professional employee" means any person employed by a board
of education in a position which requires a certificate issued by the state
board of education or employed by a board of education in a professional,
educational or instructional capacity.

42 (3) (A) "Teacher" means any professional employee who is required 43 to hold a certificate to teach in any school district, and any teacher or 1 instructor in any technical college, the institute of technology at Washburn

2 university or any community college, including any professional employee
3 who is a retirant from school employment of the Kansas public employees
4 retirement system.

5 (B) The term "teacher" does not include any supervisors, principals or 6 superintendents or any persons employed under the authority of K.S.A. 72-7 8202b, and amendments thereto, or any persons employed in any 8 administrative capacity by any technical college, the institute of 9 technology at Washburn university or any community college.

10 Sec. 13. K.S.A. 72-5415, 72-5416, 72-5417, 72-5418, 72-5419, 72-11 5420, 72-5421, 72-5423, 72-5424, 72-5426, 72-5428a and 72-5430 and 12 K.S.A. 2014 Supp. 72-5413 and 72-5437 are hereby repealed.

Sec. 14. This act shall take effect and be in force from and after itspublication in the statute book.