



2015 SUMMARY OF LEGISLATION

IOWA GENERAL ASSEMBLY

REGULAR SESSION

**SUMMARY OF LEGISLATION
ENACTED IN THE YEAR 2015 BY THE FIRST REGULAR SESSION
OF THE EIGHTY-SIXTH GENERAL ASSEMBLY**

Prepared by the Legislative Services Agency

PURPOSE

This summary of legislation enacted by the 2015 General Assembly has been prepared for the use of legislators and other interested persons. The summary of each legislative enactment has been assigned to a major subject category. This compilation provides concise and objective information relating to the change in the law included in each legislative enactment without commenting upon the enactment's merits or editorializing. The publication of this summary of legislation by the Legislative Services Agency does not constitute an endorsement of the summary's contents by members of the General Assembly.

HOW TO FIND A SUMMARY

If you know the original file number of a particular bill, you may refer to the charts on pages v through x to locate the category in which the summary will be found. Otherwise, each subject category begins with a table of contents listing the file number and the chapter title from the 2015 Iowa Acts and a listing of related legislation directing the reader to the category in which the summary is located and briefly explaining how the category at hand is related.

EFFECTIVE DATE

The effective date of the legislative enactments is July 1, 2015, unless otherwise specified in an individual summary.

FISCAL ANALYSIS

The Internet version of this summary of legislation provides links to fiscal information for certain legislation. Legislation linked to such information contains the words "Fiscal Analysis" following the title of the legislation.

FISCAL YEAR

For purposes of this summary of legislation, "fiscal year 2015-2016," "FY 2015-2016," and "FY 2016" for example, all describe the fiscal year beginning July 1, 2015, and ending June 30, 2016.

VETOED BILLS

Bills vetoed by the Governor are included and noted in this summary. Item vetoes by the Governor are specified in their particular summary.



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*Cover Photo by Craig Cronbaugh
Published July 2015*

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The following is a list of acronyms used:	DNR - Department of Natural Resources	IAC - Iowa Administrative Code
AEA - Area education agency	DOC - Department of Corrections	IDA - Iowa Department on Aging
CSRU - Child Support Recovery Unit	DOM - Department of Management	IEDA - Iowa Economic Development Authority
DALS - Department of Agriculture and Land Stewardship	DOR - Department of Revenue	LSA - Legislative Services Agency
DAS - Department of Administrative Services	DOT - Department of Transportation	MH/MR/DD - Mental Health/Mental Retardation/Developmental Disabilities
DE - Department of Education	DPH - Department of Public Health	RIIF - Rebuild Iowa Infrastructure Fund
DHS - Department of Human Services	DPS - Department of Public Safety	TANF - Temporary Assistance for Needy Families
DIA - Department of Inspections and Appeals	DWD - Department of Workforce Development	FIP - Family Investment Program

LOCATION OF SUMMARIES BY FILE NUMBER**SENATE FILES**

<u>Number</u>	<u>Major Subject</u>
SF 75	Transportation
SF 125	Alcohol Regulation and Substance Abuse
SF 126	Taxation
SF 130	Public Defense and Veterans
SF 131	Education
SF 134	Alcohol Regulation and Substance Abuse
SF 135	Elections, Ethics, and Campaign Finance
SF 150	Criminal Law, Procedure, and Corrections
SF 155	Transportation
SF 167	Local Government
SF 171	Education
SF 172	Education
SF 173	Education
SF 176	Education
SF 198	Business, Banking, and Insurance
SF 199	Elections, Ethics, and Campaign Finance
SF 200	Health and Safety
SF 201	Civil Law, Procedure, and Court Administration
SF 203	Health and Safety
SF 217	Economic Development
SF 218	Natural Resources and Outdoor Recreation
SF 222	Criminal Law, Procedure, and Corrections
SF 223	Civil Law, Procedure, and Court Administration
SF 227	Education
SF 257	Taxation
SF 264	Health and Safety
SF 267	Civil Law, Procedure, and Court Administration
SF 274	Health and Safety
SF 276	Health and Safety
SF 292	Children and Youth
SF 306	Civil Law, Procedure, and Court Administration
SF 323	Public Defense and Veterans
SF 335	State Government
SF 366	State Government
SF 385	Criminal Law, Procedure, and Corrections
SF 392	Natural Resources and Outdoor Recreation
SF 401	Human Services

Number	Major Subject
SF 404	Civil Law, Procedure, and Court Administration
SF 412	Human Services
SF 415	Elections, Ethics, and Campaign Finance
SF 426	Civil Law, Procedure, and Court Administration
SF 434	Health and Safety
SF 435	State Government
SF 438	Gaming
SF 440	Human Services
SF 448	Criminal Law, Procedure, and Corrections
SF 451	Civil Law, Procedure, and Court Administration
SF 456	Alcohol Regulation and Substance Abuse
SF 457	State Government
SF 462	Education
SF 463	Human Services
SF 479	Taxation
SF 482	Gaming
SF 485	Education
SF 486	Education
SF 487	Business, Banking, and Insurance
SF 488	Environmental Protection
SF 494	Appropriations
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SF 497	Appropriations
SF 499	Appropriations
SF 500	Civil Law, Procedure, and Court Administration
SF 501	Education
SF 505	Appropriations
SF 510	Appropriations
SF 513	Appropriations

LOCATION OF SUMMARIES BY FILE NUMBER**HOUSE FILES**

<u>Number</u>	<u>Major Subject</u>
HF 123	Education
HF 131	Alcohol Regulation and Substance Abuse
HF 146	Gaming
HF 159	Civil Law, Procedure, and Court Administration
HF 166	Public Defense and Veterans
HF 167	State Government
HF 172	Business, Banking, and Insurance
HF 202	Health and Safety
HF 203	Health and Safety
HF 205	Education
HF 227	Criminal Law, Procedure, and Corrections
HF 229	Business, Banking, and Insurance
HF 258	Criminal Law, Procedure, and Corrections
HF 259	Labor and Employment
HF 266	Environmental Protection
HF 287	Criminal Law, Procedure, and Corrections
HF 299	Agriculture
HF 347	Human Services
HF 371	Health and Safety
HF 372	Human Services
HF 381	Health and Safety
HF 395	Business, Banking, and Insurance
HF 397	Labor and Employment
HF 414	Public Defense and Veterans
HF 421	Education
HF 445	Education
HF 447	Health and Safety
HF 449	Human Services
HF 455	Business, Banking, and Insurance
HF 467	Natural Resources and Outdoor Recreation
HF 468	Human Services
HF 488	Education
HF 496	Public Defense and Veterans
HF 504	Business, Banking, and Insurance
HF 507	Energy and Public Utilities
HF 515	Education
HF 525	Agriculture

Number	Major Subject
HF 529	Agriculture
HF 535	State Government
HF 536	State Government
HF 544	Environmental Protection
HF 548	Energy and Public Utilities
HF 550	State Government
HF 558	Criminal Law, Procedure, and Corrections
HF 563	Transportation
HF 569	Civil Law, Procedure, and Court Administration
HF 570	Civil Law, Procedure, and Court Administration
HF 579	Health and Safety
HF 583	Agriculture
HF 585	Health and Safety
HF 599	Education
HF 603	Taxation
HF 607	Energy and Public Utilities
HF 615	Local Government
HF 616	Taxation
HF 621	Taxation
HF 622	Transportation
HF 624	Taxation
HF 626	Taxation
HF 630	Appropriations
HF 632	Business, Banking, and Insurance
HF 634	Agriculture
HF 635	Transportation
HF 637	Appropriations
HF 638	Alcohol Regulation and Substance Abuse
HF 645	Energy and Public Utilities
HF 646	Education
HF 650	Appropriations
HF 651	Health and Safety
HF 652	Environmental Protection
HF 655	Business, Banking, and Insurance
HF 658	Appropriations
HF 659	Appropriations
HF 660	Local Government
HF 661	Civil Law, Procedure, and Court Administration
HF 662	Health and Safety
HF 666	Appropriations

AGRICULTURE

- HOUSE FILE 299** - Loess Hills — Governmental Agreements Regarding Private Land and Land Owners
- HOUSE FILE 525** - Veterinary Care Services — Partnerships, Limited Liability Companies, and Corporations
- HOUSE FILE 529** - Drainage and Levee Districts — Miscellaneous Provisions
- HOUSE FILE 583** - Regulation of Animal Truck Wash Facilities
- HOUSE FILE 634** - Products, Programs, and Resources Regulated by the Department of Agriculture and Land Stewardship

RELATED LEGISLATION

- SENATE FILE 257** - Transportation Funding — Fuel Taxes, Permit Fees, Use of Funds
SEE TAXATION. This Act increases the excise tax on certain fuels and increases the fees for certain permits issued to oversize and overweight vehicles. The Act provides for lower excise tax rate increases on ethanol blended gasoline and biodiesel blended fuel classified as B-11 or higher through June 30, 2020, based on the distribution percentage determined each 12-month period by the Department of Revenue.
- SENATE FILE 494** - Appropriations — Agriculture and Natural Resources
SEE APPROPRIATIONS. This Act relates to agriculture, natural resources and outdoor recreation, and environmental protection, including by making appropriations to the Department of Agriculture and Land Stewardship (DALs) for fiscal years 2015-2016 and 2016-2017. The Act appropriates moneys from the General Fund of the State and other sources to DALs for purposes of supporting its administration, regulation, and programs. Moneys are appropriated for deposit in a Water Quality Initiative Fund administered by DALs' division of Soil Conservation and Water Quality. The Act also exempts certain municipalities from liability arising in response to a disaster emergency that involves the disposal of animals afflicted with an infectious or contagious disease.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division VI relates to the regulation of an animal truck wash facility engaging in washing certain trucks transporting agricultural animals (cattle, swine, horses, sheep, chickens, turkeys, or fish) and collecting, storing, and applying the resulting animal effluent. Division IX relates to the Renewable Fuels Infrastructure Program.
- SENATE FILE 513** - Appropriations — Short-Term Funding
SEE APPROPRIATIONS. This Act provides that the indemnification of owners of certain livestock under Iowa Code section 163.15 only applies to an outbreak of the infectious disease tuberculosis.
- HOUSE FILE 616** - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program
SEE TAXATION. This Act exempts sales of preserve whitetail from the sales and use tax for a limited period of time, and adds preserve whitetail to the definition of "livestock" for purposes of the sales and use tax. These provisions took effect June 18, 2015, and apply retroactively to July 1, 2005.

The Act also exempts sales of all-terrain vehicles and off-road utility vehicles used primarily in agricultural production from the sales and use tax. Under previous law, such vehicles were not exempt from sales and use tax unless they were directly and primarily used in production of agricultural products.

The Act establishes a property tax exemption for agricultural land owned by a cemetery association and leased to another person for agricultural use if the revenues resulting from the lease are used by the cemetery association exclusively for the maintenance and care of cemeteries owned by the cemetery association and devoted to interment of human bodies and human remains.

The Act also amends the property tax exemption for religious institutions and societies. For assessment years beginning on or after January 1, 2016, the exemption shall also apply to grounds owned by a religious institution or society, not exceeding a total of 50 acres, if all monetary and in-kind profits of the religious institution or society resulting from use or lease of the grounds are used exclusively by the religious institution or society for the appropriate objects of the institution or society.

HOUSE FILE 624

- Custom Farming Contract Income Tax Credits
SEE TAXATION. This Act increases the maximum period of a custom farming contract executed by a taxpayer who holds agricultural land and a qualified beginning farmer from 12 to 24 months in order to meet the eligibility requirements for the taxpayer to claim the custom farming contract tax credit. The Act applies retroactively to January 1, 2015, for tax years beginning on or after that date.

AGRICULTURE

HOUSE FILE 299 - Loess Hills — Governmental Agreements Regarding Private Land and Land Owners

BY WINDSCHITL. This Act prohibits the Loess Hills Development and Conservation Authority or the board of directors of the Loess Hills Alliance from entering into any agreement with a local government, or the state or federal government, if such an agreement would regulate a person who is a private landowner or the person's use of that land. The Act does not apply to actions in which the private landowner consents.

The Loess Hills Development and Conservation Authority includes Adair, Adams, Audubon, Carroll, Cass, Cherokee, Crawford, Fremont, Guthrie, Harrison, Ida, Lyon, Mills, Monona, Montgomery, Page, Plymouth, Pottawattamie, Sac, Shelby, Sioux, Taylor, and Woodbury counties (Iowa Code section 161D.1(1)). The mission of the authority is to develop and coordinate plans for projects related to the unique natural resource, rural development, and infrastructure problems of counties in the deep loess region of western Iowa (Iowa Code section 161D.1(2)). The Loess Hills Alliance includes Fremont, Harrison, Mills, Monona, Plymouth, Pottawattamie, and Woodbury counties. The alliance is governed by a board of directors (Iowa Code section 161D.5(1)). The mission of the alliance is to create a common vision for Iowa's loess hills and to protect special natural and cultural resources while ensuring economic viability and private property rights within the region (Iowa Code section 161D.4).

HOUSE FILE 525 - Veterinary Care Services — Partnerships, Limited Liability Companies, and Corporations

BY COMMITTEE ON JUDICIARY. This Act amends the Iowa Veterinary Practice Act (Iowa Code chapter 169). With few exceptions, a person other than a licensed veterinarian is prohibited from (1) providing veterinary medical services, (2) practicing veterinary medicine in this state, or (3) owning a veterinary clinic (Iowa Code section 169.4A). The prohibitions expressly apply to a corporation, limited liability company, or partnership established on or after July 1, 1994. However, the prohibitions do not apply to a professional corporation. This Act expands the types of persons who may provide veterinary medical services or conduct a veterinary practice in this state and who may provide such services or conduct such a practice as part of a clinic located on land or in a building owned by another person. The expanded list includes a limited liability partnership formed under Iowa Code chapter 486A and a professional limited liability company organized under Iowa Code chapter 489.

HOUSE FILE 529 - Drainage and Levee Districts — Miscellaneous Provisions

BY COMMITTEE ON AGRICULTURE. This Act amends provisions relating to the governance of a drainage or levee district (district) governed by a district board. A district is established by a county board of supervisors which manages the district (Iowa Code section 468.1). A district may also be established and managed by a joint board of supervisors if the district crosses county lines (Iowa Code chapter 468, subchapter II). A board of supervisors may relinquish control of a district to a board of elected trustees (Iowa Code chapter 468, subchapter III). The two basic types of drainage projects are repairs and improvements. Generally, a repair is work which is necessary to restore the facility to its original design or intended efficiency while an improvement is an improvement that enhances or enlarges the district's capacity or efficiency.

MERGER. The Act amends requirements for providing notice to persons affected by a proposed merger of two or more districts, and persons affected by a proposed annexation of land as part of such merger. The Act eliminates a requirement that the notice be delivered by ordinary mail and publication to specified affected persons who have an interest in a district participating in the merger and, if required, to the owners of land that may be annexed (Iowa Code section 468.265). That process is replaced by a requirement that landowners receive notice under the same requirements that apply when a district is established, including by publication, certified mail, or personal service (Iowa Code sections 468.14 through 468.18). If the proposed merger includes the annexation of land, notice must be provided to landowners by ordinary mail.

THRESHOLD AMOUNTS BIDDING PROCEDURES. The Act amends provisions governing when a board must let out a project (either for a repair or improvement for bid and conduct a hearing regarding the project). The Act eliminates a number of provisions that require the same procedures as used under the "Iowa Construction Bidding Procedures Act" (Iowa Code chapter 26) and replaces them with procedures that existed prior to July 1, 2014 (2014 Iowa Acts, ch. 1075). However, in lieu of using fixed dollar amounts as existed in the prior law, the Act requires that letting out bids is required when the estimated cost of a project exceeds the "adjusted competitive bid threshold"

for vertical infrastructure applicable to counties established by the State Department of Transportation (Iowa Code section 314.1B). The Act also requires a notice to landowners of the district and a hearing on the matter if the estimated cost of the project exceeds \$50,000. The notice must be by publication (Iowa Code section 468.15), unless the estimated cost of the project exceeds the competitive bid threshold in which case notice is required in the same manner as when a district is established, including by publication, certified mail, or personal service (Iowa Code sections 468.14 through 468.18). The Act also provides that in the case of a repair or of eradicating brush or weeds along open ditches, the board may use moneys credited to the county's secondary road fund or weed fund, so long as the project does not exceed the adjusted competitive bid threshold and the fund is repaid.

JUDGES OF TRUSTEE ELECTIONS. The Act amends a provision that requires the board of trustees elected to manage a district to also serve as judges canvassing the results of the next district election. The Act provides that when there is a vacancy, the board may appoint any individual to serve as a judge, so long as the individual resides in the county where all or part of the district is located and is eligible to vote in the general election.

HOUSE FILE 583 - Regulation of Animal Truck Wash Facilities

BY COMMITTEE ON AGRICULTURE. This Act amends the Animal Agriculture Compliance Act for Open Feedlot Operations (Iowa Code chapter 459A) which authorizes the Department of Natural Resources (DNR) to regulate open feedlot operations. Generally, the Act provides for the regulation of an animal truck wash facility (facility) which engages in washing certain trucks transporting agricultural animals (cattle, swine, horses, sheep, chickens, turkeys, or fish) and collecting, storing, and applying the resulting animal effluent.

The Act's provisions are closely related to the regulation of settled open feedlot effluent basins which are earthen impoundments used to collect and store effluent and the application of effluent from those operations. The provisions are also closely related to the storage and application of manure from confinement feeding operations under the Animal Agriculture Compliance Act (Iowa Code chapter 459). An animal truck wash effluent structure may be unformed (i.e., an earthen cavity) or formed (e.g., a cavity lined with concrete). It may also be part of and therefore regulated as either an open feedlot operation or a confinement feeding operation (Iowa Code section 459A.103). A small animal truck wash facility is exempted from a number of the Act's requirements. A small animal truck wash facility must satisfy two conditions: (1) the facility and all single-unit trucks, truck-tractors, semitrailers, or trailers washed at the facility must be owned by the same person, and (2) the average total per-day volume of washwater used by the facility must not exceed 2,000 gallons (Iowa Code section 459A.105).

The Act imposes a number of requirements upon the construction of a structure, including obtaining construction permits (Iowa Code sections 459A.201, 459A.205, and 459A.207), and meeting construction design standards (Iowa Code sections 459A.205, 459A.206, and 459A.302, including as amended in [SF 510](#), see Appropriations). Restrictions are imposed upon the construction of a structure within a floodplain or agricultural drainage well area, or on karst terrain (Iowa Code section 459A.404).

The Act places restrictions upon the management of effluent. These include restricting the stockpiling of solids from effluent (Iowa Code section 459A.403); requiring a nutrient management plan, or manure management plan if the facility is part of a confinement feeding operation, for inspection by DNR (Iowa Code section 459A.208); and imposing various separation distances between the construction of a structure and certain objects or locations, including a residence, commercial enterprise, religious institution, educational institution, public use area, and well (Iowa Code section 459A.404). Separation distances are also imposed between the application of effluent and either surface water or a residence (Iowa Code section 459A.410).

The Act eliminates a requirement that an open feedlot operation must obtain an operating permit. Instead, the open feedlot operation must obtain a "NPDES" permit under the federal National Pollutant Discharge Elimination System program (Iowa Code section 459A.401).

DNR and the Attorney General are responsible for enforcing the provisions of the Act (Iowa Code section 459A.501). A person who is in violation of a prohibition is subject to a civil penalty, that may be administratively assessed by DNR, in an amount not more than \$10,000 (Iowa Code sections 459A.502 and 455B.109), or judicially assessed

for an amount not more than \$5,000 per each day of the violation (Iowa Code sections 459A.502 and 455B.191). Collected moneys are deposited into the Watershed Improvement Fund (Iowa Code sections 459A.502 and 466A.2).

HOUSE FILE 634 - Products, Programs, and Resources Regulated by the Department of Agriculture and Land Stewardship

BY COMMITTEE ON WAYS AND MEANS. This Act amends a number of provisions administered by the Department of Agriculture and Land Stewardship (DALs).

HORSE RACING — ELIMINATION PAST DATE APPLICABLE TO IOWA-FOALED HORSES. The Act eliminates January 1, 1985, a date that specifies when a horse is eligible to participate in an annual race reserved for Iowa-foaled breeds (Iowa Code chapter 99D).

EXAMINATION OF CERTAIN ARTICLES — CONTINGENT FUND. The Act provides that DALs no longer uses a “contingent fund” to pay costs associated with the examination of certain articles, including food, commercial feed, agricultural seed, commercial fertilizer, drugs, pesticide, and paint (Iowa Code chapter 189).

MILK REGULATION — FEDERAL PUBLICATIONS. The Act allows DALs to adopt by rule a number of federal publications, including adopting by reference, that relate to the regulation of milk and milk products (Iowa Code chapter 192).

ELIMINATION OF SEED LABORATORY. The Act eliminates DALs’ seed laboratory, which is used to enforce regulations relating to the sale of agricultural and vegetable seed. The Act does not affect duties performed by the Iowa State University Seed Laboratory, but changes its name to the Iowa State University Seed Testing Laboratory (Iowa Code chapter 199).

GRAIN DEPOSITORS AND SELLERS INDEMNITY FUND — FEES. The Act excludes certain transactions from the classification of “purchased grain,” which is assessed a per-bushel fee paid by grain dealers into the Grain Depositors and Sellers Indemnity Fund (Iowa Code chapter 203D). The fee does not apply to a cancellation of a collateral warehouse receipt or an intra-company location transfer (Iowa Code chapter 206), if so entered into the grain dealer’s accounts. It also changes the date from each fiscal quarter to the end of each fiscal year when DALs calculates whether assets in the fund exceed \$8 million, which suspends the imposition of fees paid into the fund.

CHLORDANE PROHIBITION — ELIMINATION OF A DATE. The Act amends the “Pesticide Act of Iowa” by eliminating a past date (January 1, 1989) after which chlordane could not be sold in this state (Iowa Code chapter 206).

COAL MINING REGULATIONS — ELIMINATION OF A TERM AND DATE. The Act eliminates the term “general welfare” when referring to the rehabilitation and conservation of land affected by coal mining (Iowa Code chapter 207). It also eliminates a reference to a past date (May 2, 1977) regarding liens filed against such property. DALs was prevented from filing a lien against the private land of a person who owned the land’s surface prior to that date to pay costs associated with rehabilitating or conserving such land.

EXPANSION OF DEFINITION — BIOBUTANOL. The Act modifies the definition of biobutanol to include n-butyl, which is an alcohol used to blend with gasoline (Iowa Code chapter 214A).

INSPECTIONS OF CERTAIN TEST WEIGHTS — APPROVAL OF PRIVATE LABORATORIES AND FEES. The Act provides that DALs no longer verifies test weights used by persons engaged in scale repair work (Iowa Code chapter 215). Instead, DALs is required to approve a private laboratory to perform that function. The Act also eliminates associated fees.

DIVISION OF SOIL CONSERVATION AND WATER QUALITY. The Act changes the name of DALs’ Division of Soil Conservation to the Division of Soil Conservation and Water Quality (Iowa Code section 159.5 and Iowa Code chapter 161A). The Act makes a number of conforming amendments to other Iowa Code sections that refer to the division. Finally, the Act changes the title of the division’s administrator to “director.”

ALCOHOL REGULATION AND SUBSTANCE ABUSE

- SENATE FILE 125** - Regulation of Alcoholic Beverages
- SENATE FILE 134** - Wine Direct Shipper Licenses — Bond Requirements
- SENATE FILE 456** - Regulation of Retail Sale of Beer for Off-Premises Consumption
- HOUSE FILE 131** - Alcoholic Beverages — Definition of Beer
- HOUSE FILE 638** - Wine Gallonage Sales and Taxes — Reports And Payments

RELATED LEGISLATION

- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes funding for tobacco cessation, substance abuse, and gambling treatment. Divisions III and XXXIX provide that the intergovernmental agreement for enforcement of tobacco laws and regulation, between the Division of Tobacco Use Prevention and Control of the Department of Public Health and the Alcoholic Beverages Division of the Department of Commerce governing compliance checks conducted to ensure licensed retail tobacco outlet conformity with tobacco laws, regulations, and ordinances relating to persons under age 18, is again required to restrict the number of such checks to one check per retail outlet and one additional check for any retail outlet found to be in violation during the first check. Reimbursement of substance-related disorder treatment programs is increased by 3 percent over the rates in effect on June 30, 2015.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division II provides that certain containers of beer other than the original container shall not be deemed an open container subject to the requirements of Iowa Code sections 321.284 and 321.284A if the sealed container is unopened and the seal has not been tampered with, and the contents of the container have not been partially removed.

ALCOHOL REGULATION AND SUBSTANCE ABUSE

SENATE FILE 125 - Regulation of Alcoholic Beverages

BY COMMITTEE ON COMMERCE. This Act concerns alcoholic beverage control.

Iowa Code sections concerning micro-distilled spirits and native wines are amended to replace the word “sample” with “taste” when describing spirits or wine given to an individual for no cost. The Act provides that manufacturers of native wine may obtain, instead of purchase, grape brandy from the Alcoholic Beverages Division of the Department of Commerce for the sole purpose of manufacturing wine.

The Act further provides that wine brought into the state for sale at wholesale by a class “A” permittee need not be resold by the Alcoholic Beverages Division prior to that sale.

The Act also amends several provisions of Iowa Code chapter 123 governing beer. The Act allows a holder of a special class “A” or special class “AA” permit to manufacture and sell beer to sell beer to distributors outside the state that are authorized by that state to sell beer at wholesale. The Act also provides that provisions referencing class “A” and special class “A” beer permits also specifically reference class “AA” and special class “AA” beer permits relating to high alcoholic content beer. The Act requires all special class “A” and special class “AA” permit premises to be located within the state and allows these permittees to sell beer to distributors outside the state that are authorized by that state to sell beer at wholesale.

SENATE FILE 134 - Wine Direct Shipper Licenses — Bond Requirements

BY COMMITTEE ON STATE GOVERNMENT. This Act provides that a wine manufacturer that has submitted a bond in an application for a class “A” wine permit shall not be required to also provide a bond in an application for a wine direct shipper license.

SENATE FILE 456 - Regulation of Retail Sale of Beer for Off-Premises Consumption

BY COMMITTEE ON STATE GOVERNMENT. This Act provides that a person holding a class “C” permit authorized to sell beer for consumption off the licensed premises may sell beer in a container other than the original container if certain requirements are met. The Act requires the beer to be transferred from the original container to the container to be sold on the licensed premises, the person transferring the beer shall be 18 years of age or more, the container to be sold shall be no larger than 72 ounces, and the container to be sold shall be securely sealed by a method authorized by the Alcoholic Beverages Division of the Department of Commerce. The Act also provides that the sealed container of beer is not considered an open container for purposes of those Iowa Code sections prohibiting open containers of alcohol in vehicles.

HOUSE FILE 131 - Alcoholic Beverages — Definition of Beer

BY COMMITTEE ON STATE GOVERNMENT. This Act provides that beer, for purposes of Iowa Code chapter 123A concerning beer brewers and wholesalers, means beer or high alcoholic content beer as defined in Iowa Code chapter 123 concerning alcoholic beverage control.

HOUSE FILE 638 - Wine Gallonage Sales and Taxes — Reports And Payments

BY COMMITTEE ON WAYS AND MEANS. This Act requires each wine direct shipper licensee to report wine gallonage sales and pay the wine gallonage tax every six months, in June and December, instead of every month.

APPROPRIATIONS

- SENATE FILE 494** - Appropriations — Agriculture and Natural Resources
- SENATE FILE 496** - Appropriations — Judicial Branch
- SENATE FILE 497** - Appropriations — Justice System
- SENATE FILE 499** - Appropriations — Economic Development
- SENATE FILE 505** - Appropriations — Health and Human Services
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
- SENATE FILE 513** - Appropriations — Short-Term Funding
- HOUSE FILE 630** - Federal Block Grant Appropriations and Other Federal Funding
- HOUSE FILE 637** - Appropriations — Transportation
- HOUSE FILE 650** - Appropriations — Infrastructure and Capital Projects
- HOUSE FILE 658** - Appropriations — Education
- HOUSE FILE 659** - Appropriations — Administration and Regulation
- HOUSE FILE 666** - Miscellaneous Supplemental Appropriations and Transfers

RELATED LEGISLATION

- SENATE FILE 323** - Lottery Revenue — Support of Veterans
SEE PUBLIC DEFENSE AND VETERANS. The Act requires that \$2.5 million in lottery revenues be transferred each fiscal year to be used to provide aid for veterans.
- SENATE FILE 501** - Interstate Postsecondary Education Institution Reciprocity Agreements and Tuition Refunds
SEE EDUCATION. This Act creates within the State Treasury a Tuition Refund Fund under the control of the Attorney General. Moneys credited to the fund shall include amounts appropriated by the General Assembly and moneys received as a result of a court order, judgment, or settlement which specifically directs that moneys be used for the purpose of providing student tuition refunds or which authorizes the Attorney General to use moneys for any other purpose at the discretion of the Attorney General. All moneys credited to the Tuition Refund Fund are appropriated and made available to the Attorney General for such purposes. Moneys in the fund do not revert to the General Fund of the State but remain available for tuition refund purposes in subsequent fiscal years, and interest or earnings on the moneys in the fund shall be credited to the fund. The Act took effect May 22, 2015.
- HOUSE FILE 651** - Public Safety and E911 Emergency Communications Funding
SEE HEALTH AND SAFETY. This Act relates to the expenditures of moneys from the E911 Emergency Communications Fund and duties of the Department of Homeland Security and Emergency Management and other entities regarding a statewide land mobile radio communications system. The Act appropriates \$4 million from the carryover operating surplus in the E911 Emergency Communications Fund to the Department of Homeland Security and Emergency Management for fiscal year 2015-2016 for the purpose of reimbursement for the actual annual lease costs associated with the operation of a statewide land mobile radio communications system. The appropriation is conditioned on the enactment of Iowa Code section 29C.23 relating to the statewide land mobile radio communications system.

APPROPRIATIONS

SENATE FILE 494 - Appropriations — Agriculture and Natural Resources

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to agriculture and natural resources by making appropriations for fiscal year (FY) 2015-2016 and FY 2016-2017. The Act appropriates moneys from the General Fund of the State (General Fund) and other sources to the Department of Agriculture and Land Stewardship (DALs) and the Department of Natural Resources (DNR) to support those departments, including for administration, regulation, and programs. It also transfers or appropriates moneys to Iowa State University of Science and Technology (ISU) to support designated administrative units or special projects. All three entities are appropriated moneys to support water quality initiatives. DALs and DNR are required to submit quarterly reports to the General Assembly and the Department of Management regarding the expenditure of appropriated moneys. The Act is divided into four main parts: (1) moneys appropriated in FY 2015-2016, (2) moneys appropriated in FY 2016-2017 which are generally 50 percent of the amounts appropriated for the same line items in FY 2015-2016, (3) Iowa Code provision changes, and (4) special effective and applicability date provisions.

Division I — DALs General Appropriations for FY 2015-2016

GENERAL FUND APPROPRIATIONS. Moneys are appropriated from the General Fund in order to support DALs' administrative divisions, including consumer protection and industry services, soil conservation and water quality, and food safety and animal health. Moneys are transferred to ISU in order to support its Midwest Grape and Wine Institute. The transfer is in addition to a percentage of revenue collected from the wine gallonage tax (Iowa Code section 123.183). In **HF 634**, the name of the Division of Soil Conservation is changed to the Division of Soil Conservation and Water Quality.

DESIGNATED APPROPRIATIONS — MISCELLANEOUS FUNDS. Moneys are appropriated from various funds to support designated purposes, including moneys derived from unclaimed winnings from horse and dog races for administration and enforcement of racing regulations (Iowa Code section 99D.22), and moneys derived from the Renewable Fuel Infrastructure Fund for purposes of motor fuel inspection and auditing biofuel processing and production (Iowa Code chapter 214A).

SPECIAL APPROPRIATIONS — GENERAL FUND. Moneys are appropriated from the General Fund to DALs in order to support specific purposes including milk inspection (Iowa Code section 192.109), the Local Food and Farm Program (Iowa Code chapter 267A), an agricultural education organization, and the Farmers with Disabilities Program.

Division II — DALs Water Quality Appropriations for FY 2015-2016

Moneys are appropriated from the General Fund for deposit in a Water Quality Initiative Fund for purposes of assessing and reducing nutrients in this state's watersheds and establishing and administering projects to reduce nutrients in surface waters as administered by the Division of Soil Conservation and Water Quality (Iowa Code chapter 161A). The appropriated moneys are to be used to support education and outreach in a manner that encourages farmers to implement water quality practices.

Division III — DNR Appropriations for FY 2015-2016

MAJOR FUND APPROPRIATIONS. Moneys are appropriated from three major funds to support natural resources and DNR, including moneys appropriated from the General Fund to support the agency's administrative divisions, the State Fish and Game Protection Fund (Iowa Code section 456A.17) to support fishing and wildlife habitat, and the Groundwater Protection Fund (Iowa Code section 455E.11) for the administration and enforcement of groundwater quality programs.

MISCELLANEOUS SMALL FUNDS — DESIGNATED APPROPRIATIONS. Moneys are appropriated to support designated purposes from miscellaneous small funds, including the Special Snowmobile Fund (Iowa Code section 321G.7) for the administration and enforcement of the state snowmobile program, and the Unassigned Revenue

Fund administered by the Iowa Comprehensive Underground Petroleum Storage Tank Fund Board (Iowa Code section 455G.3) for DNR's administrative expenses associated with its Underground Storage Tank Section.

GENERAL FUND APPROPRIATIONS SPECIAL PROJECTS. Moneys are appropriated from the General Fund to DNR to support floodplain management and dam safety efforts, and forestry health management.

Division IV — ISU Appropriations for FY 2015-2016

GENERAL FUND — VETERINARY DIAGNOSTIC LABORATORY. Moneys are appropriated from the General Fund to ISU's College of Veterinary Medicine for the operation of its Veterinary Diagnostic Laboratory.

GENERAL FUND AND GROUNDWATER PROTECTION FUND — WATER QUALITY INITIATIVE. Moneys are appropriated from the General Fund to ISU for purposes of supporting the Iowa Nutrient Research Center (Iowa Code section 466B.47). Moneys are appropriated from the Agriculture Management Account of the Groundwater Protection Fund (Iowa Code section 455E.11) that would otherwise be transferred to the Iowa Department of Public Health for private well closures to the College of Agriculture and Life Sciences for purposes of supporting a three-year data collection of in-field practices project. Moneys are not appropriated to support the program in FY 2016-2017.

Division V — Environment First Fund — General Appropriations for FY 2015-2016

DALS. Moneys are appropriated from the Environment First Fund (Iowa Code section 8.57A) to DALS for support of a number of soil and water conservation efforts administered by the Division of Soil Conservation and Water Quality or the state's soil and water conservation districts (Iowa Code chapter 161A). Specifically, moneys are appropriated to support the Conservation Reserve Enhancement Program for the restoration and construction of wetlands, watershed protection, a farm management demonstration program to show the effectiveness of emerging agronomy practices, administrative expenses incurred by the division in providing soil and water conservation, the Conservation Reserve Program, and soil and water conservation efforts. Additional moneys are to be deposited into Loess Hills Development and Conservation Fund for allocation to its Hungry Canyons Account and Loess Hills Alliance Account (Iowa Code section 161D.2).

DNR. Moneys are appropriated from the Environment First Fund to DNR to support a number of programs associated with state parks and forests, protecting the environment, and managing fish, wildlife, and land and water resources. Specifically, funding is provided for the maintenance of state parks (Iowa Code chapter 461A); geographic information systems benefiting local watershed managers; water quality monitoring; the Water Quality Protection Fund's Public Water Supply System Account (Iowa Code section 455B.183A); the regulation of animal feeding operations (Iowa Code chapters 459 through 459B); ambient air quality regulation (Iowa Code section 455B.133); water quality regulation (Iowa Code chapter 455B); the operation of DNR's Geological and Water Survey (Iowa Code chapter 456); and the Keep Iowa Beautiful Initiative to assist communities in implementing beautification and community development plans.

Division VI — Resources Enhancement and Protection (REAP) Fund for FY 2015-2016

The amount of \$16 million is appropriated from the Environment First Fund (Iowa Code section 8.57A) to the Iowa Resources Enhancement and Protection (REAP) Fund in lieu of the \$20 million standing annual appropriation from the General Fund (Iowa Code section 455A.18). Note, no moneys are appropriated for FY 2016-2017 in lieu of the full \$20 million required to be appropriated to the REAP Fund from the General Fund for that fiscal year.

Division VII — Personnel Settlement Agreement Payments for FY 2015-2016

As a condition of any appropriation made to DALS, DNR, and ISU, no moneys are to be used by any of those agencies for the payment of a personnel settlement agreement between that entity and a state employee that contains a confidentiality provision intended to prevent public disclosure of the agreement or any terms of the agreement.

Division VIII — DALS General Appropriations for FY 2016-2017

Moneys are again appropriated from the General Fund and other funds to support agriculture and soil and water conservation in the same manner as provided in Division I. Specifically, moneys are again appropriated from the General Fund, and a number of dedicated funds to support DALS' administrative divisions. Moneys are transferred to ISU in order to support its Midwest Grape and Wine Institute. Moneys are appropriated to support the administration and enforcement of horse and racing regulations, motor fuel inspection and auditing biofuel processing and production, milk inspection, the Local Food and Farm Program, an agricultural education organization, and the Farmers with Disabilities Program.

Division IX — DALS Water Quality Appropriations for FY 2016-2017

Moneys are again appropriated from the General Fund for deposit in a Water Quality Initiative Fund for purposes of supporting a Water Quality Initiative administered by DALS' Division of Soil Conservation and Water Quality in the same manner as provided in Division II.

Division X — DNR Appropriations for FY 2016-2017

Moneys are again appropriated from a number of funds to support natural resources in the same manner as provided in Division III. Specifically, moneys are appropriated to support DNR and its divisions and programs from the General Fund, the State Fish and Game Protection Fund, and the Groundwater Protection Fund. Moneys are appropriated to support the Special Snowmobile Fund and the Unassigned Revenue Fund. Moneys are appropriated from the General Fund to DNR to support floodplain management and dam safety efforts, and forestry health management.

Division XI — ISU Appropriations for FY 2016-2017

Moneys are appropriated from the General Fund to ISU's College of Veterinary Medicine for the operation of its Veterinary Diagnostic Laboratory and the Iowa Nutrient Research Center as provided in Division IV.

Division XII — Environment First Fund — General Appropriations for FY 2016-2017

Moneys are appropriated from the Environment First Fund to DALS and DNR for the same purposes as provided in Division V. For DALS, moneys are again appropriated to support the Conservation Reserve Enhancement Program, a farm management demonstration program, the Conservation Reserve Program, soil and water conservation efforts, and the Loess Hills Development and Conservation Fund. For DNR, moneys are again appropriated to support the maintenance of state parks, geographic information systems, water quality monitoring, the Public Water Supply System Account, the regulation of animal feeding operations, ambient air quality regulation, water quality regulation, the operation of DNR's Geological and Water Survey, and the Keep Iowa Beautiful Initiative.

Division XIII — Personnel Settlement Agreement Payments for FY 2016-2017

As a condition of any appropriation made to DALS, DNR, and ISU, no moneys can be used by any of those agencies for the payment of a personnel settlement agreement in the same manner as provided in Division VII.

Division XIV — Related Statutory Changes — Blufflands Protection Revolving Fund

The existence of the Blufflands Protection Revolving Fund and the related program that makes loans to conservation organizations purchasing bluffland properties adjacent to state public lands is extended until July 1, 2030. The fund and program as codified in Iowa Code section 161A.80 will still be repealed on July 1, 2015. However, on that date the fund and program will be re-enacted under Iowa Code section 161A.80A. Any moneys in the old fund on June 30, 2015, will be transferred to the new fund. The new fund may continue to make loans and be credited repayments until July 1, 2025.

Division XV — Related Statutory Changes -- Disposal of Diseased Animals

Certain municipalities are provided protection from liability (Iowa Code chapter 670) against a claim against an entity subject to an agreement under Iowa Code chapter 28E when acting in response to a disaster emergency declared by the Governor (Iowa Code section 29C.6). The claim must involve the disposal of an animal afflicted with an infectious or contagious disease (Iowa Code section 163.2), unless DNR determines the entity materially deviated from the entity's direct responsibilities and duties under a special waste authorization issued by DNR. The provision took effect on June 18, 2015.

Division XVI — Conditional Effective and Retroactive Applicability Provisions

Because the Act was approved on June 18, 2015, special effective date and applicability date provisions contingent on the Act's approval on or after July 1, 2015, are not triggered.

SENATE FILE 496 - Appropriations — Judicial Branch**Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates from the General Fund of the State for FY 2015-2016 and FY 2016-2017 to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. Division I appropriates moneys to the judicial branch for FY 2015-2016. Division II appropriates moneys to the judicial branch for FY 2016-2017. The amounts appropriated for FY 2016-2017 are 50 percent of the amounts appropriated for the prior fiscal year.

Divisions I and II — FY 2015-2016 and FY 2016-2017

Each division appropriates from the General Fund of the State to the revolving fund created in Iowa Code section 602.1302 for jury and witness fees, mileage, costs related to summoning jurors, fees for interpreters, and certain attorney fee reimbursement.

Each division provides that it is the intent of the General Assembly that the offices of the clerks of district court operate in all 99 counties and be accessible to the public.

Each division provides that a civil trial including a jury trial may take place in a county contiguous to the county with proper jurisdiction, even if the contiguous county is located in an adjacent judicial district or judicial election district, if all the parties in a case agree. If a trial is moved to another county that is located in another judicial district or judicial election district, the judicial officers serving the judicial district or judicial election district receiving the case shall preside over the case.

Each division permits a judicial officer to waive travel reimbursement for any travel outside the judicial officer's county of residence to conduct official business.

Each division allows a judicial officer to be placed on unpaid leave for the fiscal years beginning July 1, 2015, and July 1, 2016, on any day a court employee is required to furlough. If a judicial officer is placed on unpaid leave, the salary of the judicial officer shall be reduced accordingly for the pay period in which the unpaid leave occurred. Through the course of the fiscal year, the judicial branch may use an amount equal to the aggregate amount of the salary reductions due to judicial officer unpaid leave for any purpose other than judicial salaries.

The Act requires that the judicial branch emphasize the expansion of family treatment courts.

An additional appropriation to the judicial branch is addressed in **SF 510**, section 21.

Division III — Conditional Effective Date and Retroactive Applicability Provisions

The Act took effect July 2, 2015, and applies retroactively to July 1, 2015.

SENATE FILE 497 - Appropriations — Justice System**Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to the justice system for FY 2015-2016 and FY 2016-2017. The amounts appropriated for FY 2016-2017 are 50 percent of the amounts appropriated for the prior fiscal year.

FY 2015-2016 AND FY 2016-2017 APPROPRIATIONS. The Act makes appropriations from the General Fund of the State for FY 2015-2016 and for FY 2016-2017 to the departments of Justice, Corrections, Public Defense, Public Safety, and Homeland Security and Emergency Management, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, Iowa State Civil Rights Commission, and the Criminal and Juvenile Justice Planning Division of the Department of Human Rights.

The Act appropriates moneys from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice for FY 2015-2016 and FY 2016-2017.

The Act appropriates moneys from the Gaming Enforcement Revolving Fund to the Department of Public Safety for FY 2015-2016 and FY 2016-2017.

The Act also appropriates moneys from the Wireless E911 Emergency Communications Fund to the Department of Homeland Security and Emergency Management for FY 2015-2016 and FY 2016-2017.

STATUTORY CHANGES. The Act specifies that the Department of Justice, in administering the Crime Victim Compensation Program, may award reasonable charges incurred by a victim, a secondary victim, or the survivor of a homicide victim, or by a victim service program on behalf of a victim, for emergency relocation expenses, not to exceed \$1,000 per person per lifetime. To claim emergency relocation compensation under the Act, the relocation shall have occurred within 30 days of the date of a crime or the discovery of a crime, within 30 days after a crime could reasonably be reported, or within 30 days before or after the date the offender related to the crime is released from incarceration. The required 30-day limitation to conduct an emergency relocation may be waived by the department upon a showing of good cause. The 30-day time period to request emergency relocation compensation may be waived by the department upon a showing of good cause.

The Act specifies that the department may also award reasonable expenses for up to three months of housing assistance incurred by a victim or by a victim service program on behalf of a victim, not to exceed \$2,000 per person per lifetime.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision relating to the Department of Corrections entering into a contract in excess of \$100,000 in FY 2015-2016 and FY 2016-2017 for the privatization of services performed by the department using state employees or for the privatization of new services without prior consultation with any applicable state employee organization affected by the proposed new contract and prior notification of the Co-Chairpersons and Ranking Members of the Joint Appropriations Subcommittee on the Justice System.
2. A provision relating to the Department of Corrections adding additional correctional officers to the current number of correctional officers as of July 1, 2015, for FY 2015-2016 and FY 2016-2017.

SENATE FILE 499 - Appropriations — Economic Development**Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs (DCA), the Economic Development Authority (IEDA), the Iowa Finance Authority (IFA), the Public Employment Relations Board (PERB), the Department of Workforce Development (IWD), and the State Board of Regents and certain regents institutions for fiscal years 2015-2016 and 2016-2017. The Act is organized by divisions.

Division I — FY 2015-2016

The Act appropriates moneys from the General Fund of the State and other funds to DCA, IEDA, IFA, PERB, IWD, and the State Board of Regents and certain regents institutions for fiscal year 2015-2016.

Division II — FY 2016-2017

The Act appropriates moneys from the General Fund of the State and other funds to DCA, IEDA, IFA, PERB, IWD, and the State Board of Regents and certain regents institutions for fiscal year 2016-2017 at generally 50 percent of the amounts appropriated for the same purposes for the prior fiscal year. However, IEDA does receive an appropriation for its Science, Technology, Engineering, and Mathematics Internships Program under this division that it does not receive in fiscal year 2015-2016.

Division III — Veteran-Owned Businesses

The Act establishes certain state procurement goals and preferences in government contracting for service-disabled, veteran-owned businesses and expands the definition of “targeted small business” to include service-disabled, veteran-owned businesses. Under current law the state, State Board of Regents institutions, counties, townships, school districts, community colleges, cities, and other public entities, and every person acting as contracting agent for such entities are required to make a good-faith effort to utilize minority-owned and female-owned businesses for attorneys, accountants, financial advisors, banks, underwriters, insurers, and other occupations necessary to carry out the issuance of bonds or other obligations. The Act requires that such entities also make a good-faith effort to utilize service-disabled, veteran-owned businesses in such instances. Current law also requires the establishment of procurement goals from certified targeted small businesses and establishes a goal that at least 40 percent of the total value of anticipated procurements from certified targeted small businesses be procured from minority-owned businesses and 40 percent from female-owned businesses. The Act establishes an additional goal that at least 40 percent of the total value of anticipated procurements from certified targeted small businesses be procured from service-disabled, veteran-owned businesses.

Division IV — Merit System Status and Appeals — Vetoed. See item veto list.

Division V — Economic Development Authority Redevelopment Tax Credits

The Act allows the IEDA, upon recommendation of the Brownfield Redevelopment Advisory Council and approval of the Economic Development Authority Board, to extend the time for completion of a registered project receiving a redevelopment tax credit beyond the 30-month limit from the date the project was registered. The Act eliminates a provision prohibiting a project from being provided more than 12 months of additional time beyond the 30-month limit to complete the project. These provisions took effect July 2, 2015, and apply retroactively to qualifying redevelopment project agreements entered into on or after July 1, 2010, for which a request for a project extension is submitted to the IEDA on or after January 1, 2015.

Division VI — Nuisance Properties and Abandoned Buildings

The Act has provisions relating to nuisance properties and abandoned buildings. The Act requires IEDA to establish a Nuisance Property Remediation Fund for the purpose of providing financial assistance, in the form of loans and forgivable loans, to cities for the remediation of nuisance properties, abandoned buildings, and other structures. Moneys in a fund established in the High Quality Jobs Program may be deposited in the Nuisance Property Remediation Fund established in the Act. In determining whether to provide financial assistance, the IEDA may use a competitive scoring process. When awarding assistance, the IEDA must enter into an agreement with the city concerning the assistance. The IEDA may grant priority to cities with severe blighted areas, widespread dilapidated housing stock, or high rates of low and moderate income residents. The IEDA must submit a report to the General Assembly and the Governor on or before January 31, 2019, describing the results of the program and making recommendations for changes.

The Act also makes changes to the authority of cities and counties relating to certain abandoned or unsafe buildings. The Act amends the definition of “building” in Iowa Code section 657A.1 to include buildings used or intended to be used for commercial or industrial purposes and makes corresponding amendments to refer to the local building code or local housing code, as applicable. Previously, Iowa Code section 657A.10A required that service of notice of the filing of a petition by the city for title to abandoned property be made on interested parties by certified mail and by posting on the building. The Act provides that service shall be by personal service or certified mail or, if

service cannot be made by either method, by posting on the building and publication in the newspaper of general circulation in the city. The Act also adds factors for a court to consider when determining whether a property has been abandoned.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

Division IV, which would have made changes to the merit system protection for administrative law judges in certain departments.

SENATE FILE 505 - Appropriations — Health and Human Services **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 (Divisions I through XVI) and FY 2016-2017 (Divisions XXXVII through XLV), and includes appropriations and deappropriations for other specified periods. Except for the appropriations for the Medicaid program, amounts appropriated for FY 2016-2017 are generally 50 percent of the amounts appropriated for the prior fiscal year. The Act is organized into divisions. The appropriations are from the General Fund of the State, unless otherwise stated.

Division I — Department on Aging (IDA)

Division I appropriates funding for FY 2015-2016 for aging programs and area agencies on aging (AAAs). Funding is transferred to the Economic Development Authority for the Iowa Commission on Volunteer Services to be used for the Retired and Senior Volunteer Program. Funds are also allocated for unmet needs identified through the Aging and Disability Resource Center Network, home and community-based services, the Office of Substitute Decision Maker (OSDM), and for the prevention of elder abuse, neglect, and exploitation.

Division II — Office of Long-Term Care Ombudsman

Division II appropriates funding for the Office of Long-Term Care Ombudsman for FY 2015-2016 and provides allocations to provide additional local long-term care ombudsmen. The division directs the Office of Long-Term Care Ombudsman and the Department of Human Services (DHS) to collaborate to develop a cost allocation plan requesting Medicaid administrative funding to provide federal financial participation matching funds for activities that are performed by the office to assist with administration of the Medicaid program.

Division III — Department of Public Health (DPH)

Division III appropriates funding for FY 2015-2016 to DPH, including funding for the following purposes:

- Addictive disorders including gambling treatment, tobacco use prevention and control, and substance abuse treatment and prevention. Allocations relating to tobacco use prevention and control are to be used for activities that are in alignment with the United States Centers for Disease Control and Prevention best practices. The department is directed to determine if third-party sources are available to provide nicotine replacement products to applicants for the Tobacco Use Prevention and Control Initiative, prior to providing such products, and requires DPH to track and report any resulting savings to the initiative.
- Healthy children and families, including funding for the Healthy Opportunities for Parents to Experience Success (HOPES) — Healthy Families Iowa Program; to continue to address the initiative for healthy mental development of children from birth through five years of age, known as “First Five”; a statewide dental carrier to continue the Donated Dental Services Program for indigent elderly and individuals with disabilities; for childhood obesity prevention; for audiological services and hearing aids for children; to the University of Iowa College of Dentistry for provision of primary dental services to children; for youth suicide prevention; for the Iowa effort to address the survey of children who experience adverse childhood experiences, known as ACEs; and for the program to assist low-income parents in paying for the costs resulting from the death of a child.
- Chronic conditions, including for grants to individual patients who have an inherited metabolic disorder to assist with costs of medically necessary special foods and formula; for the Brain Injury Services Program

for continuation of the contracts for resource facilitator services, to enhance brain injury training services and recruitment of service providers, and for a position to serve as the State Brain Injury Services Program Manager; for continuation of a contract to provide supportive services to people living with epilepsy and their families; for child health specialty clinics; for the Regional Autism Assistance Program administered by the child health specialty clinics to enhance interagency collaboration and coordination of services for persons with autism, their families, and providers; for the Comprehensive Cancer Control Program including for efforts related to melanoma; for cervical and colon cancer screening; for the Center for Congenital and Inherited Disorders; for the Prescription Drug Donation Repository Program; for reform-related activities, including administering the Patient-Centered Health Advisory Council, formerly known as the Medical Home System Advisory Council; and for administration of the Medical Cannabidiol Act (Iowa Code chapter 124D).

- Community capacity, including for continuation of a child vision screening program implemented through the University of Iowa Hospitals and Clinics; for continuation of an initiative at the University of Iowa and the State Mental Health Institute at Cherokee to expand and improve the workforce engaged in mental health treatment and services; for essential public health programs that promote healthy aging throughout the lifespan; for public health modernization; to address the shortage of mental health professionals in the state; for continuation of a program to rotate intern psychologists in mental health professional shortage areas; for the Iowa Collaborative Safety Net Provider Network; for continuation of the work of the Direct Care Worker Task Force; for allocation, through a request for proposals process that includes performance and outcomes measures, to an independent statewide direct care worker organization for recruitment and retention initiatives; for scholarships or other subsidization for direct care worker educational conferences, training, and outreach; for administration of the Volunteer Health Care Provider Program; for a matching dental education loan repayment program; for the Rural Iowa Primary Care Trust Fund; for the Iowa Donor Registry; for continuation of a grant to a nationally affiliated volunteer eye organization; for deposit in the Medical Residency Training Account to be used for matching grants, with priority in the awarding of grants being given to sponsors that propose preference in the use of the grant funds for psychiatric residency and family practice residency positions; and for the University of Iowa Hospitals and Clinics to implement a systematic and evidence-based practice collaborative care model to improve outcomes of mental health treatment in primary care settings.
- Healthy aging.
- Infectious diseases.
- Public protection, including emergency medical services; sexual violence prevention programming; the State Poison Control Center, and childhood lead poisoning.
- Resource management.

Division IV — Department of Veterans Affairs and Iowa Veterans Home

Division IV appropriates funds for FY 2015-2016 to the Department of Veterans Affairs and the Iowa Veterans Home. A transfer is made to the Iowa Finance Authority for continuation of the Home Ownership Assistance Program and the standing appropriation to county commissions of veteran affairs is limited.

Division V — Department of Human Services

Division V makes appropriations for FY 2015-2016 from the General Fund of the State and other funds to DHS and includes other appropriations and provisions involving human services and health care, including the following:

TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) BLOCK GRANT. Appropriations are made from the federal TANF Block Grant for a number of purposes, including the Family Investment Program (FIP); the Job Opportunities and Basic Skills (JOBS) Program; FIP agreements; the Family Development and Self-Sufficiency (FaDSS) Program; field operations; general administration; state child care assistance, including funding for provision of educational opportunities to registered child care home providers; mental health and disability services; child and family services; child abuse prevention grants; pregnancy prevention grants; technology needs and other

resources to meet federal welfare reform requirements; the FIP share of the costs to develop and maintain a new integrated eligibility determination system; and for food assistance.

FAMILY INVESTMENT PROGRAM. Under federal TANF welfare reform provisions, federal funding is provided for FIP in the form of an annual block grant to the state. Consequently, the division includes combined FIP and FIP-related appropriations from the General Fund of the State and the TANF Block Grant. These appropriations are directed to DHS to coordinate the FaDSS Program with the Department of Human Rights (DHR); to DHR for the FaDSS Program; for the diversion subaccount of the FIP account; to the Food Assistance Employment and Training Program, including a directive to DHS to amend the state plan to maximize the state/federal match for the federal Food Assistance Employment and Training Program and to continue the expansion of the categorical federal Food Assistance Program eligibility provisions at 160 percent of the federal poverty level; and for the JOBS Program. Funding is allocated to continue a grant to an Iowa-based nonprofit organization with a history of providing tax preparation assistance to low-income Iowans in order to expand the usage of the Earned Income Tax Credit. Funding is provided for the parental obligations pilot project, in which the Child Support Recovery Unit participates, to support a broad-based fatherhood initiative that promotes child support obligations, improved family relationships, and full-time employment.

CHILD SUPPORT RECOVERY. Division V continues the Iowa Child Support Public Awareness Campaign located in the Office of the Attorney General and continues to direct DHS to issue federal access and visitation grant moneys directly to private not-for-profit agencies that provide services designed to increase compliance with child access provisions of court orders, including but not limited to neutral visitation site and mediation services. Existing rules for parental obligation pilot projects remain in effect until June 30, 2016.

MEDICAL ASSISTANCE (MEDICAID) PROGRAM. Division V provides for appropriations from the General Fund of the State to DHS for the Medicaid program and continues provisions required in previous years, including the provision relating to the performance of abortions under the Medicaid program requiring the Office of the Governor to approve reimbursement for each abortion performed under the program (See Division XIV — Prerequisites for Abortion). The division authorizes DHS to adjust or modify supplemental payments, such as disproportionate share hospital and graduate medical education payments, to continue such payments beyond January 1, 2016; directs DHS to adopt rules to provide for coverage of telehealth under the Medicaid program; authorizes DHS to adopt emergency rules to implement the Governor's Medicaid modernization initiative beginning January 1, 2016; and directs DHS to submit an application to the Centers for Medicare and Medicaid Services of the United States Department of Health and Human Services for a planning grant for certified community behavioral health clinics.

MEDICAL CONTRACTS. Division V provides for an appropriation from the General Fund of the State to DHS for medical contracts including for continuation of Home and Community-Based Services (HCBS) waiver quality assurance programs; for planning and development of a dental home for children; and for the Autism Support Program including for a Board-Certified Behavior Analyst and Board-Certified Assistant Behavior Analyst Grants Program, enacted in Division X, and for continuation of grants for programs that provide support services for children with autism.

STATE SUPPLEMENTARY ASSISTANCE (SSA) AND CHILDREN'S HEALTH INSURANCE PROGRAM. Division V appropriates funding for SSA and for the State Children's Health Insurance Program, known as the Healthy and Well Kids in Iowa (hawk-i) Program, including supplemental dental services.

CHILD CARE ASSISTANCE. Division V provides for an appropriation from the General Fund of the State to DHS for child care programs. The State Child Care Assistance Program is allocated the majority of the amount appropriated. This program also receives federal funding through the federal Child Care and Development Block Grant.

JUVENILE INSTITUTION. An appropriation is made for the State Training School at Eldora. The division directs DHS to work with IDPH to identify substance abuse treatment programs to provide appropriate treatment for juveniles with substance-related disorders at the State Training School at Eldora.

CHILD AND FAMILY SERVICES. An appropriation is made for child and family services. Major allocations include funding for the expenditure cap for group foster care maintenance and services, the Child Welfare and Juvenile Justice Funding Decategorization Initiative, shelter care, court-ordered services for juveniles, juvenile delinquent graduated sanctions services, the Child Protection Center Grant Program, the Preparation for Adult Living Program, and the Community Circle of Care collaboration for children and youth in Northeast Iowa. Renewed funding for System of Care Grant projects is continued.

ADOPTION SUBSIDY. The division makes a separate appropriation for the Adoption Subsidy Program.

FAMILY SUPPORT SUBSIDY PROGRAM AND CONNER DECREE. The division provides appropriations for the Family Support Subsidy Program and to continue coordination and training opportunities associated with disability services in accordance with the Conner consent decree.

MENTAL HEALTH INSTITUTES (MHIs) AND STATE RESOURCE CENTERS. The division provides appropriations to the state MHIs at Cherokee and Independence. Appropriations are also made for the state resource centers at Glenwood and Woodward utilizing a net General Fund of the State appropriation approach known as “net budgeting.”

SEXUALLY VIOLENT PREDATORS. The division appropriates funding for payment of costs associated with the commitment and treatment of sexually violent predators at the State Mental Health Institute at Cherokee.

FIELD OPERATIONS, GENERAL ADMINISTRATION, AND VOLUNTEERS. The division includes appropriations for DHS field operations, general administration, and volunteers. Additionally, prioritization is established for the filling of full-time equivalent positions related to child protection services, and eligibility determinations for low-income families. The appropriation for general administration includes an allocation for the Prevention of Disabilities Policy Council; an allocation to continue a program to provide technical assistance, support, and consultation to providers of habilitation services and home and community-based services for adults with disabilities; an allocation for a transfer to the Iowa Finance Authority to be used for administrative support for the Council on Homelessness; and an allocation to the ABLE savings plan trust, enacted in the Act, which allocation is deemed to meet the contingent implementation requirement for new Iowa Code chapter 12I under Division XV.

MEDICAID, STATE SUPPLEMENTARY ASSISTANCE, AND SOCIAL SERVICES PROVIDERS REIMBURSED UNDER DHS. Reimbursement rates for providers and services remain the same as the reimbursement in effect on June 30, 2015, with the following exceptions:

- Reimbursement rates for nursing facilities are rebased and approximately \$10 million is provided to fund the rebasing.
- Reimbursement for outpatient hospitals is subject to upper payment limits and to the amount appropriated for the fiscal year.
- Reimbursement for inpatient hospital services is rebased effective October 1, 2015, subject to upper payment limits and the amount appropriated for the fiscal year.

For any open or unsettled nursing facility cost report for a fiscal year prior to and including the fiscal year beginning July 1, 2014, including any cost report remanded on judicial review for inclusion of prescription drug, laboratory, or x-ray costs, DHS is directed to offset all reported prescription drug, laboratory, and x-ray costs with any revenue received from Medicare or other revenue source for any purpose. A nursing facility cost report is not considered open or unsettled if the facility did not initiate an administrative appeal under Iowa Code chapter 17A or if any appeal rights initiated have been exhausted.

- Reimbursement of nonstate-owned psychiatric medical institutions for children is based on the reimbursement methodology developed by the Medicaid managed care contractor for behavioral health services as required for federal compliance.
- Reimbursement rates for providers of home and community-based services waiver services are increased within the \$1 million of state funding appropriated.

- Reimbursement rates for resource family recruitment and retention contractors, child welfare emergency services contractors, and supervised apartment living foster care providers are increased by 5 percent over the rates in effect on June 30, 2015.

TRANSFER OF MEDICAID MODERNIZATION SAVINGS BETWEEN APPROPRIATIONS. The division provides that if savings accrue from the Governor's Medicaid modernization initiative to Medicaid medical contracts or the Children's Health Insurance Program appropriation for the fiscal year, the savings may be transferred to the medical assistance appropriation without prior written consent and approval of the Governor and the Director of the Department of Management. Any such transfer is to be reported to the Legislative Services Agency.

Division VI — Health Care Accounts and Funds

PHARMACEUTICAL SETTLEMENT ACCOUNT. Division VI appropriates funds from the Pharmaceutical Settlement Account to supplement the appropriations for medical contracts under the Medicaid program.

QUALITY ASSURANCE TRUST FUND. The division appropriates funds from the Quality Assurance Trust Fund to DHS to supplement the appropriations for the Medicaid program.

HOSPITAL HEALTH CARE ACCESS TRUST FUND. The division appropriates funds from the Hospital Health Care Access Trust Fund to DHS to supplement the appropriations for the Medicaid program.

Division VII — Patient-Centered Health Advisory Council

Division VII changes the name of the Medical Home System Advisory Council to the Patient-Centered Health Advisory Council.

Division VIII — Prior Year Appropriations and Other Prior Provisions

Division VIII provides for deappropriations or carryforwards of amounts appropriated for various purposes for FY 2014-2015, and instead appropriates the resulting amounts for medical assistance or child and family services for FY 2014-2015 or FY 2015-2016. This division took effect July 2, 2015, and is retroactively applicable to July 1, 2014.

Division IX — Health Policy Oversight

Division IX provides for oversight of Medicaid managed care. The division directs DHS to partner with appropriate stakeholders to convene monthly statewide meetings to receive input and recommendations; directs DHS to compile the input and recommendations and report to the executive committee of the Medical Assistance Advisory Council for review; directs the executive committee to submit recommendations based upon the compilation to the Director of Human Services; directs the Director of Human Services to report to the Health Policy Oversight Committee of the Legislative Council; and provides for the establishment of the Legislative Health Policy Oversight Committee as a committee of the Legislative Council. The division also authorizes the Office of Long-Term Care Ombudsman to utilize its available resources to provide assistance and advocacy services to eligible recipients, or the families or legal representatives of eligible recipients of long-term services and supports under the Medicaid program. The division directs the Office of Long-Term Care Ombudsman to collaborate with other specified entities to develop a proposal for the establishment of a health consumer ombudsman alliance to provide a permanent coordinated system of independent consumer supports to ensure that consumers obtain and maintain essential health care, are provided unbiased information in understanding coverage models, and are assisted in resolving problems regarding health care services, coverage, access, and rights. The proposal is to be submitted to the Governor and the General Assembly no later than December 15, 2015.

Division X — Autism

Division X directs DPH to establish a new Board-Certified Behavior Analyst and Board-Certified Assistant Behavior Analyst Grants Program and Fund to provide grants to Iowa residents and nonresident applicants who have been accepted for admission or are attending a regents university, community college, or an accredited private institution,

are enrolled in a program to be eligible for board certification, and demonstrate financial need. The division also redefines “autism service provider” to include psychologists, psychiatrists, and board-certified assistant behavior analysts under the supervision of a board-certified behavior analyst, provides a mechanism to provide proof of eligibility for, and provides for nonreversion of funds for the purposes of the Autism Support Program under Iowa Code chapter 225D.

Division XI — Office of Substitute Decision Maker

Division XI extends from July 1, 2015, to July 1, 2017, the date by which the Office of Substitute Decision Maker is established statewide.

Division XII — Pharmaceutical Collection and Disposal Program

Division XII increases the amount that may be allocated annually by the Board of Pharmacy for administering the Pharmaceutical Collection and Disposal Program from \$125,000 to \$175,000.

Division XIII — Demential Specific Workforce Task Force

Division XIII directs the Department on Aging to convene an interagency task force to review recommendations for a standard curriculum model for dementia education, identify staff who should have some level of dementia proficiency, and develop an implementation plan to transition toward competency-based dementia curricula and training. The task force is to submit its recommendations to the Governor and the General Assembly no later than December 15, 2015.

Division XIV — Abortion Prerequisites

Division XIV codifies prerequisites for an abortion by requiring that prior to the performance of an abortion, unless a medical emergency exists, a physician must certify that the woman has been given the opportunity to view an ultrasound image of the fetus as part of the standard of care and that the woman has been provided information regarding the options relative to a pregnancy including continuing the pregnancy to term and retaining parental rights following the child’s birth, continuing the pregnancy to term and placing the child for adoption, and terminating the pregnancy.

Division XV — Iowa ABLE Savings Plan Trust

Division XV creates an Iowa ABLE (Achieving A Better Life Experience) Savings Plan Trust and Program under the Treasurer of State that will meet the requirements of section 529A of the Internal Revenue Code and allows the trust, on or after July 1, 2016, to enter into participation agreements with individuals for the payment of future qualified disability expenses of designated beneficiaries who are individuals with disabilities.

The division provides an Iowa individual income tax deduction for certain amounts contributed to the trust on behalf of designated beneficiaries and provides that the value of interests in the trust are exempt from the Iowa inheritance tax. These provisions apply to estates of decedents dying, and to tax years beginning, on or after January 1, 2016.

The division provides that the implementation of the Iowa ABLE Savings Plan Program is contingent upon an appropriation with the stated purpose of the Iowa ABLE Savings Plan Trust. (See Division V, General Administration)

Division XVI — State Child Care Assistance — Income Eligibility — Vetoed. See item veto list.

Division XVII — County Mental Health and Disabilities Services Funding — Equalization and Medicaid Offset

The Mental Health and Disability Services (MH/DS) levy limitations and equalization payment provisions based on general population funding of \$47.28 per capita are currently in effect through FY 2015-2016. This division amends Iowa Code section 331.424A, relating to the MH/DS levy, and certain provisions of Iowa Code section 426B.3, relating to per capita funding and equalization, to extend these provisions by one year to FY 2016-2017. The division

eliminates the required county repayment of Medicaid offset amounts in Iowa Code section 426B.3(5) to the state, effective July 1, 2015.

Division XVIII — Medicaid Offset Payments

Division XVIII directs that during FY 2014-2015, any repayment made by a county as a Medicaid offset amount to the state is not subject to appropriation by the General Assembly to support mental health and disabilities services administered by the regional system but is instead to be transferred to DHS to supplement the Medicaid program appropriations for the 2015-2016 fiscal year.

Division XIX — Property Tax Relief Fund Appropriations — Block Grant Moneys

Division XIX provides for appropriations from any moneys transferred in other legislation to the Property Tax Relief Fund for FY 2015-2016 from the federal Social Services Block Grant and the federal Temporary Assistance for Needy Families Block Grant totaling approximately \$11.8 million to DHS for FY 2015-2016 for distribution to any mental health and disability services region where 25 percent of the region's projected expenditures exceeds the region's projected fund balance. A region with a population of 35,000 or less is required to work with DHS to determine whether the region shall join another region approved by DHS to increase the availability of and access to needed mental health and disability services. Moneys appropriated in this division are also transferred to the child and family services appropriation made in Division V to be used for purposes of that appropriation. Division XLIII provides these appropriations for FY 2016-2017.

Division XX — Child Welfare Advisory Committee — Study

Division XX requires the Child Welfare Advisory Committee of the Council on Human Services to study procedures in DHS for receiving complaints from families involved in guardianship, placement, and custody proceedings; and the specificity and clarity of court orders issued in foster care placement cases. The committee is required to submit a report with findings and recommendations to the Governor and General Assembly on or before December 15, 2015.

Division XXI — Third-Party Payment for Physical Therapy, Occupational Therapy, and Speech Pathology

Division XXI provides that a policy, contract, or plan providing for third-party payment or prepayment of health or medical expenses shall not impose a copayment or coinsurance amount on an insured for services provided by a physical therapist, occupational therapist, or speech pathologist that is greater than the copayment or coinsurance amount imposed on the insured for services provided by a person engaged in the practice of medicine and surgery or osteopathic medicine and surgery for the same or a similar diagnosed condition even if a different nomenclature is used to describe the condition for which the services are provided. The provision applies to policies, contracts, and plans issued, continued or renewed on or after July 1, 2015.

Division XXII — Children's Mental Health and Well-Being Workgroup

Division XXII directs DHS, in cooperation with the departments of Education and Public Health, to facilitate a workgroup of stakeholders to study and make recommendations relating to children's mental health. The workgroup is directed to study incorporating a coordinated response in children's mental health services that emphasizes implementation of mental health issues across the various systems that serve children, taking into account the effects of mental health, child welfare, and child welfare systems and services, and that specifically addresses the effects of adverse childhood experiences and child poverty. The workgroup is required to submit a report on the study with recommendations, including but not limited to recommendations relating to the creation and implementation of a children's mental health crisis response system to aid parents and other custodians in dealing with children experiencing a mental health crisis, to the Governor and the General Assembly on or before December 15, 2015.

Division XXIII — Prevention of Disabilities Policy Council (PDPC)

Division XXIII repeals the Prevention of Disabilities Policy Council, created in Iowa Code chapter 225B, on July 1, 2016. Prior to June 30, 2016, the State Mental Health and Disability Services Commission and the Iowa Developmental Disabilities Council are directed to work with the Prevention of Disabilities Policy Council, DHS, and DPH to provide for the transfer of the duties to the State Mental Health and Disability Services Commission, the Iowa Developmental Disabilities Council, or DPH.

Division XXIV — Hospital and Long-Term Care Pharmacy Practice — Pneumococcal Vaccines

Division XXIV directs the Board of Pharmacy to adopt rules to allow that, in addition to influenza and pneumococcal polysaccharids vaccines, a written or verbal patient-specific medication administration order shall not be required prior to administration to an adult patient of pneumococcal conjugate vaccine pursuant to physician-approved hospital or long-term care facility policy and after the patient has been assessed for contraindications.

Division XXV — Healthy and Well Kids in Iowa (hawk-i) — Continued Enrollment

Division XXV requires that pending an eligibility review for renewal under the hawk-i Program, a child shall continue to be eligible for and remain enrolled in the same plan if the family complies with requirements to provide information and verification of income and otherwise cooperates in the annual review process, and submits the forms and information necessary in a timely manner in accordance with program rules.

Division XXVI — Personnel Settlement Agreements

Division XXVI provides that as a condition of the appropriations in the Act, the moneys appropriated and any other moneys available shall not be used for payment of personnel settlement agreements that contain a confidentiality provision intended to prevent public disclosure of the agreement or any terms of the agreement.

Division XXVII — Medicaid Reimbursement — Psychologists

Division XXVII provides for reimbursement under the Medicaid program of licensed psychologists, including those provisionally licensed.

Division XXVIII — Home Modification Assistance Program Plan

Division XXVIII directs the Aging and Disability Resource Center and the Mental Health and Disability Services Commission to jointly develop a plan for a Home Modification Assistance Program to provide grants and individual income tax credits to assist with the payment of permanent home modification expenses. The division provides components and criteria that the plan should include and specifies stakeholders that should be consulted in developing the plan. The plan shall be submitted to various members of the General Assembly and the Governor on or before December 15, 2015.

Division XXIX — Medicaid Program Asset Verification

Division XXIX directs DHS to issue a request for proposals to contract with a third-party vendor to establish an electronic asset verification system for the purposes of compliance with federal law requiring determination or redetermination of the eligibility of an individual who is an applicant for or recipient of Medicaid based on being aged, blind, or disabled. This division took effect July 2, 2015.

Division XXX — Refugee Family Support Services Pilot Program — Appropriation — Vetoed. See item veto list.

Division XXXI — Physician Assistant Supervision

Division XXXI directs the Boards of Medicine and Physician Assistants to jointly adopt rules to establish specific minimum standards or a definition of appropriate supervision of physician assistants by physicians. The boards are to jointly file notices of intended action on or before February 1, 2015, for adoption of such rules.

Division XXXII — Quality Assurance Assessment — Vetoed. See item veto list.

Division XXXIII — Hospital Health Care Access Assessment Program — Transition to Managed Care

Division XXXIII directs DHS to include in any Medicaid managed care contract entered into on or after January 1, 2016, a mechanism by which the capitated payment received by the managed care contractor reflects the amount necessary to continue reimbursement of participating hospitals by managed care contractors of the assessment, preferably through a lump sum payment to participating hospitals. DHS is to submit any recommendations for changes in statute or rule regarding the assessment to individuals identified in the division for submission of reports by December 15, 2015.

Division XXXIV — Board of Respiratory Care and Polysomnography

Division XXXIV directs that if funding is provided for a fee-supported Board of Respiratory Care and Polysomnography to administer Iowa Code chapter 148G, enacted by [HF 203](#), the fee-supported model shall provide for repayment of the funds to the state by June 30, 2018.

Division XXXV — Food Assistance Program Bonus

Division XXXV directs that any funds available to DHS in FY 2015-2106 from the United States Department of Agriculture's Food and Nutrition Service for achieving certain benchmarks, shall be used by DHS for the Medical Assistance Program in the same fiscal year.

Division XXXVI — Medical Assistance Program Special Needs Trust

Division XXXVI amends provisions relating to Medicaid special needs trusts. The division eliminates the definition of "special needs of the beneficiary attributable to the beneficiary's disability" which was the basis for the disposition of the corpus of the trust, and replaces these specifications with a requirement that any income or assets added to or received by and any income or principal retained in a medical assistance special needs trust shall be used in accordance with a standard that is no more restrictive than specified under federal law for such trusts. All distributions from the trust are to be for the sole benefit of the beneficiary to enhance the quality of life of the beneficiary and that that trustee is to have sole discretion regarding such disbursements to ensure compliance with beneficiary eligibility requirements. Any distinct disbursement in excess of \$1,000 is subject to review by the district court sitting in probate. DHS is directed to adopt rules pursuant to Iowa Code chapter 17A for the establishment and disposition of medical assistance special needs trusts in accordance with the specifications of the division. The division also provides that the trustee of the special needs trust is subject to the jurisdiction of the district court sitting in probate and shall submit an accounting of the disposition of the trust to the court on an annual basis.

Division XLV — Clarinda State Mental Health Institute — Shared Services

Division XLV amends [SF 497](#) to provide that moneys received by the Department of Corrections (DOC) as reimbursement for services provided to any private provider contracting with DHS or DOC are appropriated to the DOC and shall be used for the purpose of operating the Clarinda Correctional Facility for FY 2015-2016 and FY 2016-2017.

Divisions XXXVII through XLV make appropriations for health and human services for FY 2016-2017.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision allocating funding in both FY 2015-2016 and FY 2016-2017 to the Iowa Primary Care Association for distribution to safety net partners in the state that work to increase health system integration, care coordination, and collaboration across the continuum of care with a focus on safety net services.
2. A provision in both FY 2015-2016 and FY 2016-2017 directing that if there is a change in the employer of employees providing services at the Iowa Veterans Home under a collective bargaining agreement, such

employees and the agreement shall be continued by the successor employer as though there had not been a change in employer.

3. A provision in both FY 2015-2016 and FY 2016-2017 directing the Iowa Veterans Home to submit monthly expenditure reports to the Legislative Services Agency.
4. A provision in both FY 2015-2016 and FY 2016-2017 prohibiting the Department of Human Services (DHS) from implementing certain cost containment strategies under the Medicaid program.
5. A provision in both FY 2015-2016 and FY 2016-2017 directing DHS to report on cost containment strategies.
6. A provision directing DHS to execute the State Innovation Model Phase II Testing Grant.
7. A provision in both FY 2015-2016 and FY 2016-2017 prohibiting DHS from reducing the number of home and community-based services waiver slots available during the respective fiscal year, below the number of slots available on January 1, 2015.
8. A provision in both FY 2015-2016 and FY 2016-2017 appropriating funding for the operation of the State Mental Health Institute at Mount Pleasant as required by chapters 218 and 226, for purposes of providing adult psychiatric services including inpatient acute care, inpatient substance abuse treatment, and inpatient dual diagnosis substance use disorder and mental illness treatment at the same level of care and treatment as provided on July 1, 2014.
9. A provision in both FY 2015-2016 and FY 2016-2017, that, as a condition of the appropriation to DHS for field operations, DHS shall make every possible effort to fill the entire number of positions authorized and, unless specifically provided otherwise by an applicable collective bargaining agreement, DHS is not subject to any approval requirement external to the department to fill the number of full-time equivalent positions authorized.
10. A provision in both FY 2015-2016 and FY 2016-2017 requiring DHS to report at least monthly to the Legislative Services Agency concerning the department's operational and program expenditures.
11. A provision increasing the reimbursement rate for licensed substance-related disorder treatment programs for FY 2015-2016 by 3 percent over the rates in effect on June 30, 2015, and a provision continuing the increase in the base reimbursement for such providers for FY 2016-2017.
12. A provision in both FY 2015-2016 and FY 2016-2017 that if the Centers for Medicare and Medicaid Services of the United States Department of Health and Human Services approves the waivers necessary to implement Medicaid managed care, for FY 2015-2016, reimbursement for fee-for-service providers would be calculated based on the reimbursement established in the Act and reimbursement for claims subject to a managed care contract would be based upon the reimbursement established in the contract but not less than the reimbursement established in the Act.
13. A provision creating a process for assessing and reassessing the level of care and providing for options counseling and case management relating to applicants and enrollees in Medicaid managed care.
14. A provision increasing the income eligibility percentage for state child care assistance from 145 to 150 percent of the federal poverty level.
15. A provision in both FY 2015-2016 and FY 2016-2017 creating, continuing, and appropriating funding to DHS for a refugee family support services pilot program to provide refugee community navigators.
16. A provision establishing the nursing facility quality assurance assessment at 3 percent of the aggregate non-Medicare revenues of a nursing facility and providing that the assessment only be recalibrated concurrently with any nursing facility rebasing.
17. A provision directing DHS within 30 days of July 1, 2015, to issue a request for proposals (RFP) for the purpose of entering into a contract to engage an in-state private nursing home provider to provide care and treatment for adult persons who are sexually aggressive or combative due to a mental illness or who have unmet geropsychiatric needs, beginning December 15, 2015, at the State Mental Health Institute at Clarinda. The RFP would specify that the provider shall have an authorized bed capacity of not fewer than 15 beds and would require the private provider to give preference in employment to qualified former employees providing such care and treatment at the State Mental Health Institute at Clarinda between January 1 and December 15, 2015.

SENATE FILE 510 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and other properly related matters.

Division I — Standing Appropriations and Related Matters

For the budget process applicable to FY 2016-2017, state agencies are required to submit estimates and other expenditure information as called for by the Director of the Department of Management (DOM) instead of the information required under Iowa Code section 8.23.

The division limits standing appropriations for FY 2015-2016 and FY 2016-2017 made for the following purposes: casino wagering tax proceeds allocated for Department of Cultural Affairs (DCA) operational support grants and community cultural grants; payment for nonpublic school transportation; and the enforcement of Iowa Code chapter 453D relating to tobacco product manufacturers.

The division limits the standing appropriation for paying instructional support state aid to zero for FY 2015-2016 and FY 2016-2017.

The division reduces the standing unlimited appropriation for FY 2015-2016 made for expenses of the General Assembly under Iowa Code section 2.12.

The division allows any unobligated moneys in the Anatomical Gift Public Awareness and Transplantation Fund to be expended annually for grants. Previously, not more than 50 percent of any moneys in the fund could be expended annually.

The division reduces state aid for area education agencies and the portion of the combined district cost calculated for these agencies for FY 2015-2016 by \$15 million.

Division II — Miscellaneous Provisions and Appropriations

This division allows a community college that entered into a new jobs training agreement pursuant to Iowa Code chapter 260E, which was effective in April 2012, with an Iowa employer to enter into a new agreement with such employer using certain base levels of employment.

The division prohibits moneys appropriated for purposes of the Iowa Learning Online Initiative that remain unencumbered and unobligated at the close of a fiscal year from reverting, and allows such moneys to remain available for the same purposes until the close of the succeeding fiscal year.

The division requires the Revenue Estimating Conference (REC) to hold one of its required meetings in the month of March. At the March meeting, the REC is required to agree to estimates for the current fiscal year, the following fiscal year, and the fiscal year beginning July 1 of the next following calendar year.

The division provides that the salary of the Executive Director of the Iowa Communications Network shall be within the applicable range established by the General Assembly.

The division amends 2015 Iowa Acts, **SF 335**, by changing a reference to “an organ procurement organization” to “a procurement organization.”

The division amends 2015 Iowa Acts, **SF 415**, to allow the county commissioner of elections (county auditor) to direct precinct election officials to print the write-in report containing digital images of write-in votes for delivery to the special precinct board, to tally and record the write-in votes on any day following election day and prior to the canvass by the board of supervisors.

The division amends 2015 Iowa Acts, [SF 456](#), to provide that certain containers of beer other than the original container shall not be deemed an open container subject to the requirements of Iowa Code sections 321.284 and 321.284A if the sealed container is unopened and the seal has not been tampered with, and the contents of the container have not been partially removed.

The division requires the Director of the Department of Education (DE) to dedicate at least one-half of one of the department's authorized full-time equivalent positions to maintain a fine arts consultant.

The division requires an applicant under the Teach Iowa Scholar Program to meet all the eligibility requirements for the program on or after January 1, 2013.

The division provides that for flood mitigation projects located in certain counties that received bids during the 2015 calendar year, the amount of sales tax revenue to be received for the project shall not be reduced if the additional federal financial assistance does not reduce the need for sales tax revenue due to an increase in the project costs incurred following approval of the project application under the Flood Mitigation Program.

The division modifies provisions relating to the remittance of sales tax revenues to governmental entities under the Flood Mitigation Program. Under current law, no sales tax revenues shall be remitted to government entities after 20 years from the project's approval date. The division provides that sales tax revenue may be remitted to governmental entities after that 20-year period provided the remitted sales tax amounts are based on sales occurring before the expiration of the project's 20-year period.

The division allows appeals to be taken from an action of the Property Assessment Appeals Board for assessment years beginning before January 1, 2021. Previously, appeals could be taken from an action for assessment years beginning before January 1, 2018.

The division allows an identity theft passport to be issued to a person that resides in this state at the time the person is a victim of identity theft in addition to victims of identity theft in Iowa.

The division amends 2015 Iowa Acts, [SF 496](#), to increase the General Fund of the State appropriation to the judicial branch and to allocate moneys for juvenile drug courts.

The division amends 2015 Iowa Acts, [SF 505](#), to provide that for FY 2015-2016 and FY 2016-2017 payment methodologies utilized for disproportionate share hospitals and graduate medical education, and other supplemental payments under the Medicaid Program, may be adjusted or converted to other methodologies or payment types after January 1, 2016, rather than through Medicaid managed care.

Division III — Salaries, Compensation, and Related Matters

This division allows salary adjustments to be funded using departmental revolving, trust, or special funds for which the General Assembly has established an operating budget.

The division requires the Salaries Model Administrator to work in conjunction with the Legislative Services Agency to maintain the state's salary model used for analyzing, comparing, and projecting state salary and benefit information.

Division IV — Corrective Provisions

This division makes technical corrections to legislation enacted or considered during the 2015 Legislative Session.

Division V — Department of Management — Duties

This division transfers duties of DOM for targeted small businesses and state programs for equal opportunity to the Department of Administrative Services (DAS), and makes conforming amendments.

Division VI — Animal Truck Wash Facilities

This division amends provisions enacted in 2015 Iowa Acts, [HF 583](#), that provides for the regulation of an animal truck wash facility engaging in washing certain trucks transporting agricultural animals (cattle, swine, horses, sheep, chickens, turkeys, or fish) and collecting, storing, and applying the resulting animal effluent. It exempts a small animal truck wash facility from a prohibition that would otherwise require a separation distance between the construction of a facility and a residence, commercial enterprise, religious institution, an educational institution, public use area, or a public thoroughfare. It also provides that special construction requirements apply only to an unformed structure (i.e., an earthen impoundment) holding effluent. The requirements relate to the installation of drainage tile lines, separation from a bedrock formation, construction within a floodplain, and the use of liners and berms.

Division VII — County Courthouses

This division eliminates a requirement that court be held in Avoca in Pottawattamie County. The division repeals 1884 Iowa Acts, chapter 198, relating to the holding of court in Avoca in Pottawattamie County.

Division VIII — Iowa Education Savings Plan Trust

This division amends the tax year for which a contribution to the Iowa Educational Savings Plan Trust may be deducted for Iowa income tax purposes. Under prior law, a contribution to the trust could be made during the calendar year in order to be deductible for Iowa income tax purposes for that tax year. The division allows a participant who makes a contribution to the trust on or before the Iowa income tax return filing deadline (April 30 for calendar year tax filers), excluding extensions, to elect to have that contribution treated as though it was made on the last day of the preceding calendar year, thereby allowing the participant to claim the income tax deduction for the most recently completed tax year. The division requires the Director of Revenue, after consultation with the Treasurer of State, to prescribe by rule the manner and method by which a participant may make this election. The division applies retroactively to January 1, 2015, for tax years beginning on or after that date.

Division IX — Renewable Fuels Infrastructure Program

This division expands the Renewable Fuel Infrastructure Program for retail motor fuel sites by providing that state moneys may be used to finance infrastructure associated with storing and dispensing ethanol blended gasoline classified as E-15. The division provides that the infrastructure so financed must always be used to store and dispense E-15 and during nonsummer months (from September 16 to May 31) it must be designated as a registered fuel recognized by the United States Environmental Protection Agency.

Division X — Claims Against the State and by the State — Vetoed. See item veto list.

Division XI — Science, Technology, Engineering, and Mathematics Internship

This division amends language relating to wages paid to an intern under the Science, Technology, Engineering, and Mathematics Internship Program to specify that an Iowa employer may receive financial assistance from the state on a matching basis. The division provides that if the authority offers financial assistance for a student at a small or medium-sized Iowa firm that is an innovative business or for a science, technology, engineering, or mathematics student working with an Iowa employer, for every \$2 earned by the student in wages, the employer's payment of \$1 shall be matched by the Economic Development Authority (EDA) with \$1 on a reimbursement basis. The division requires the authority to administer the two components of the internship program in as similar a manner as possible. The division authorizes EDA to adopt emergency rules. The division took effect July 2, 2015, and applies retroactively to contracts for financial assistance entered into on or after July 1, 2014.

Division XII — Interstate Medical Licensure Compact

This division seeks to enact the Interstate Medical Licensure Compact, which would allow physicians to secure licensure in states in which they do not hold a traditional license. Passage of the Act means Iowa would become a compact member state. The compact becomes effective and binding upon passage by at least seven states.

The division recognizes the creation of an Interstate Medical Licensure Compact Commission to administer the compact. Its commissioners would include two representatives from each member state. The commissioners must be an allopathic or osteopathic physician appointed to a state board, an executive member of a state board, or a member of the public on a state board. The Interstate Commission must hold at least one meeting per year and all meetings would be open to the public, subject to closure for specified topics. The Interstate Commission must create an executive committee and may establish other committees as necessary to govern and administer the compact. The Interstate Commission will have the power to adopt bylaws, create its own rules, enforce compliance with its bylaws and rules, establish and maintain offices, purchase and maintain insurance and bonds, employ an executive director who may employ and fix compensation and duties for employees, establish a budget and make expenditures, seek and obtain trademarks, copyrights, and patents, and lease, buy, and sell property, as well as other functions it deems necessary.

Physicians must designate a member state as their state of principal license for purposes of applying for an expedited license. An expedited license is a full and unrestricted license granted by a member state. A physician seeking an expedited license to practice medicine must apply to the Board of Medicine in the physician's state of principal license. The Board of Medicine must then verify or deny the physician's eligibility for an expedited license to the Interstate Commission. An expedited license granted to a physician shall be terminated if the physician fails to maintain a license in the physician's state of principal license.

The Interstate Commission shall have authority to establish and maintain a database of all physicians who have applied for an expedited license. Medical boards of member states may participate in investigations of physicians in conjunction with other boards of other member states. A physician subjected to disciplinary action by any medical board of a member state may also be subject to discipline by another member state medical board. If a physician's license is suspended, revoked, surrendered, or relinquished due to discipline by one medical board of a member state, the physician's license shall be automatically placed on the same status by other medical boards of member states without additional disciplinary action.

The Interstate Commission's officers and employees shall be immune from liability for claims of damage that occurred within the scope of their duties. The Interstate Commission may propose amendments to the compact that would become effective upon passage by at least seven member states. The Interstate Commission may initiate legal action to enforce the compact's provisions and rules. If a member state defaults in its performance of the compact's responsibilities, the Interstate Commission shall notify the state as such and provide training and assistance to remedy the default. If a member state fails to cure its default, that state's rights and privileges under the compact shall be terminated upon a vote of the majority of commissioners.

The executive, legislative, and judicial branches of Iowa would maintain authority to enforce the compact. The compact's provisions would not override the state's existing authority to regulate the practice of medicine. The Board of Medicine would have jurisdiction to impose an adverse action against a medical license issued in Iowa pursuant to the compact's procedures. Member states may withdraw upon enactment of a statute repealing the compact. The compact would dissolve when membership declines to one state.

Division XIII — Entrepreneur Investment Awards Program

This division makes several changes to the Entrepreneur Investment Awards Program administered by the EDA and strikes a provision that prohibited the EDA from making awards under the program since July 1, 2014.

The division changes the requirements for receiving a financial assistance award. To be eligible under prior law, an entrepreneurial assistance program must have been an Iowa-based business; expended at least \$500,000 during the previous fiscal year to provide technical and financial assistance services that meet the broad-based needs of entrepreneurs seeking to create, locate, or expand a business in Iowa that intends to derive more than 10 percent of its gross sales from markets outside Iowa; and must have engaged and communicated with certain other programs, funding sources, and entities for its entrepreneur clients. The division requires that a provider receiving financial assistance under the program have its principal place of operations in Iowa and offer a comprehensive set of business development services to emerging and early-stage innovation companies to assist in the creation, location, growth,

and long-term success of the company in Iowa. "Business development services" is defined in the division. Business development services may be performed at the physical location of the provider or the company and may be provided in consideration of equity participation in the company, a fee for services, or a membership agreement with the company.

The division provides that the EDA Board has the discretion to approve, deny, or defer each application for financial assistance and that the amount of financial assistance awarded to a provider is within the discretion of the EDA. The division requires the EDA to award financial assistance on a competitive basis and allows the EDA to develop scoring criteria and establish minimum requirements for the receipt of a financial assistance award.

In addition to the four factors relating to the provider's professional staff that the EDA may consider under current law in deciding whether to award financial assistance, the division provides that the EDA may also consider the service model and likelihood of success of the provider, the provider's similarity to other successful providers in the country, and the provider's financial need.

The division modifies the maximum award amount for a recipient. Under prior law, a grant to an entrepreneur assistance program could not exceed the lesser of 25 percent of the funds expended by the program during the previous fiscal year, 100 percent of the funds raised from certain persons by the program during the previous fiscal year, or \$200,000. The division provides that the amount of financial assistance awarded to any one provider shall not exceed \$200,000.

The division requires that financial assistance awards shall not be distributed to owners or investors of the company to which the business development services are being provided and shall not be provided to other persons assisting with the provision of the services.

Under prior law, an entrepreneurial assistance provider was required to accept client referrals from the EDA as a condition of receiving a grant. The division provides that the EDA may make client referrals to eligible providers, but acceptance of such referrals is no longer a condition of receiving a grant under the program.

Division XIV — Housing Enterprise Tax Credit

This division allows the EDA to enter into an agreement for a Housing Enterprise Tax Credit for certain housing businesses that had mailed applications to the EDA prior to the July 1, 2014, repeal of the Housing Enterprise Tax Credit in Iowa Code section 15E.193B.

The division states that the EDA may enter into an agreement and issue Housing Enterprise Tax Credits to a housing business if the city or county mailed the application forms on or after June 1, 2014, and prior to July 1, 2014, but the applications were not received by the authority, the application forms submitted were approved by the necessary governing bodies and commissions, the EDA determines the housing business would otherwise be eligible under the Iowa Code section that was repealed, and the city or county and the eligible housing business meet all other requirements of the Housing Enterprise Tax Credit Program and of the agreement entered into with the EDA.

The division took effect July 2, 2015, and applies retroactively to July 1, 2014.

Division XV — Court Debt

This division replaces the Centralized Collection Unit of the Department of Revenue in initially collecting delinquent court debt with a private collection designee under contract with the judicial branch. The division provides that a private collection designee under contract shall initially collect court debt 30 days after such debt becomes due. Prior law specifies that the Centralized Collection Unit of the Department of Revenue collect court debt 30 days after the debt becomes due.

Prior law also provides that the Centralized Collection Unit may enter into an installment agreement with a person who owes delinquent court debt and whose driver's license has been suspended so the person's driver's license may be reinstated if the person remains current on the person's installment payments. Instead, the Centralized Collection

Unit of the Department of Revenue from the division authorizes a private collection designee under contract with the judicial branch to enter into such agreements.

The division also defines “installment agreement” to mean an agreement made for the payment of court debt in installments and “installment payment” to mean the partial payment of court debt which is divided into portions that are made payable at different times. Under prior law, “installment agreement” and “installment payment” are not defined.

The division specifies that court debt which is being collected under an installment agreement which is in default that remains delinquent shall remain assigned to the private collection designee if the installment agreement was executed with the private collection designee, or to the county attorney or the county attorney’s designee if the installment agreement was executed with the county attorney or county attorney’s designee.

The division strikes a provision requiring the judicial branch or the private collection designee to file a satisfaction with the clerk of the district court to the extent the moneys collected satisfy each portion of court debt owed.

The division specifies that the private collection designee under contract with the judicial branch may utilize any debt collection methods including but not limited to attachment, execution of the judgment, or garnishment.

The division does not modify the county attorney collection and distribution provisions relating to delinquent court debt but does designate the private collection designee under contract with the judicial branch as the entity collecting delinquent court debt prior to the county attorney being eligible to collect such debt.

Division XVI — Residential Swimming Pools

This division directs the Department of Public Health (DPH) to require, by rule, that a residential swimming pool used for private swimming lessons for up to 207 hours in a calendar month, or the applicable number of hours prescribed by local ordinance, whichever is greater, be regulated as a residential swimming pool used for commercial purposes.

Division XVII — Online Learning

This division strikes the repeal of an exception to a prohibition on open enrollment of students whose educational instruction and course content are delivered primarily over the Internet. The exception allows such enrollment, with limitations on how many students may be enrolled statewide and per school district. The exception also limits such open enrollment to the CAM Community School District or the Clayton Ridge Community School District. The exception would have been repealed on July 1, 2015, but will now remain in effect. Under prior law, the limitation to the CAM Community School District or the Clayton Ridge Community School District lasted until June 30, 2015. The division makes the limitation permanent.

The division provides that, until June 30, 2018, the prohibition on open enrollment of students whose educational instruction and course content are delivered primarily over the Internet does not apply if it would prevent siblings from enrolling in the same school district or if a sending district determines that the educational needs of a physically or emotionally fragile student would be best served by such instruction and content.

The division requires DE, in collaboration with the International Association for K-12 Online Learning, to annually collect data on student performance in educational instruction and course content that are delivered primarily over the Internet. The division requires DE to include such data in an annual report to the General Assembly and post the data on DE’s Internet site.

The division expands the data that school districts providing educational instruction and course content that are delivered primarily over the Internet are required to submit to DE to include academic proficiency levels, academic growth measures, academic mobility, and student progress toward graduation.

The division strikes a requirement that DE conduct a survey of students who participate in open enrollment who are eligible for free or reduced price school meals under federal law.

The division provides requirements for school districts providing educational instruction and course content that are delivered primarily over the Internet, including monitoring and verifying student enrollment and student progress and performance, conducting parent-teacher conferences, and administering state-required assessments.

This division took effect July 2, 2015, and applies retroactively to June 30, 2015.

Division XVIII — Health Carrier Disclosures — Vetoed. See item veto list.

Division XIX — Refund Fraud — Income Taxes

This division requires the Director of Revenue to identify and prevent the issuance of fraudulent or erroneous tax refunds. The division requires the director to report annually to the Legislative Services Agency and the chairpersons and ranking members of the General Assembly's Ways and Means Committees on the incidence of refund fraud and the costs incurred and amounts prevented from issuance during the previous fiscal year pursuant to this division. The division requires the director to implement the procedures required by this division no later than January 1, 2016, and to submit a report on the director's progress in such implementation to the General Assembly by October 3, 2016.

Division XX — Angel Investor Tax Credits

This division makes several changes to the tax credit for investments in qualifying businesses and community-based seed capital funds, often referred to as the angel investor tax credits.

The division excludes investments in community-based seed capital funds from qualifying for the tax credit and makes several conforming amendments to remove references to community-based seed capital funds from the Iowa Code.

The division modifies the amount and dollar limitation of the tax credit for a taxpayer. The tax credit is increased from 20 percent to 25 percent of a taxpayer's equity investment in a qualifying business. Under prior law, a taxpayer could not claim more than \$50,000 of tax credit per investment in a qualifying business, and for each tax year a taxpayer and the taxpayer's affiliates could not claim tax credits for more than five investments in five different qualifying businesses. The division amends this dollar limitation to prohibit a natural person and the person's spouse or dependent from being issued a combined amount of more than \$100,000 in tax credits per calendar year. For purposes of this dollar limitation, credits issued to partnerships and other pass-through entities are deemed to be issued to the individual owners. The division also provides that no more than \$500,000 in tax credits may be issued per calendar year for equity investments in any one qualifying business.

The division modifies the procedures for claiming the tax credit. Under prior law, the tax credit was not refundable but available for carryforward for up to five tax years. The division makes the tax credit refundable if claimed against the individual income tax, and for credits claimed against any other tax, reduces the carryforward period to three years.

The division strikes a provision permitting the EDA to cooperate with small business development centers to disseminate information regarding the credits and to develop standard application forms, and requiring the EDA to distribute copies of the application forms to all community-based seed capital funds and potential individual investors.

The division modifies the eligibility requirements for qualifying businesses. The division strikes the requirement that a business have an owner that meets at least one of four qualifications relating to business education or business experience. The division requires that a business be participating in an entrepreneurial assistance program, as defined in the division, but allows the EDA to waive this requirement if the business establishes that its owners, directors, officers, and employees have an appropriate level of experience such that an entrepreneurial assistance program would not materially change the prospects of the business. The EDA is allowed to consult with outside service providers in considering such a waiver. The division increases from \$5 million to \$10 million the maximum amount of net worth that a business may have to be considered a qualifying business. The division increases from

\$250,000 to \$500,000 the amount of financing that a business must have in order to be considered a qualifying business, removes “near equity” from the types of financing that will be considered in that calculation, requires that the financing be secured at the time of application for the tax credits, and requires that the business have at least two investors at the time of application for the tax credits. These modified eligibility requirements apply to businesses that submit an application to the EDA to be registered as a qualifying business on or after July 2, 2015, and businesses that submitted such an application to the EDA before July 2, 2015, shall be governed by prior law.

The division provides for the confidentiality of certain information with regard to the tax credit. The identity of a qualifying business, the identity of an investor and the qualifying business in which the investor made an equity investment, and the total number and amount of tax credits issued shall be considered public information under Iowa Code chapter 22 (Examination of Public Records), but any other information or record in the possession of the EDA with respect to the program shall be presumed by the EDA to be a trade secret protected under Iowa Code chapter 550 or common law and shall be kept confidential by the EDA unless otherwise ordered by a court.

The division took effect July 2, 2015, and applies to equity investments in a qualifying business made on or after that date. Equity investments in a qualifying business or community-based seed capital fund made prior to July 2, 2015, shall be governed by prior law. However, tax credits for equity investments in qualifying businesses made on or after July 2, 2015, shall not be issued by the EDA prior to July 1, 2016, and shall not be claimed by a taxpayer prior to September 1, 2016.

Division XXI — Workforce Housing Tax Incentives Program

Under current law, a housing project is not eligible for workforce housing tax incentives if the project’s average dwelling unit cost exceeds \$200,000, or \$250,000 if the project involves certain historic property. The division permits EDA to issue tax credit certificates to housing projects with an average dwelling unit cost in excess of that amount, provided the excess is not greater than 10 percent. In such cases, EDA is required to reduce the housing project’s tax incentives by the same percentage that its average dwelling unit cost exceeds the applicable maximum amount. The division provides that housing projects with an average dwelling unit cost that exceeds 110 percent of the applicable maximum amount shall not be eligible for workforce housing tax incentives.

The division also amends the definition of “project completion” for purposes of the sales and use tax refund available under the Workforce Housing Tax Incentive Program to mean the date on which the EDA notifies the Department of Revenue that all applicable requirements of a Workforce Housing Tax Incentive Program agreement are satisfied.

The division took effect July 2, 2015, and applies retroactively to May 30, 2014, for all Workforce Housing Tax Incentive Agreements entered into on or after that date.

Division XXII — Miscellaneous Changes to Economic Development Authority Programs

The division makes miscellaneous changes to certain EDA programs. The division amends the amount of time required to complete a project under the Redevelopment Tax Credit Program. Under prior law, projects must be completed within 30 months, but EDA was allowed to grant extensions of up to 12 months. The division amends this provision to allow EDA, upon recommendation of the Brownfield Redevelopment Advisory Council and approval of the Economic Development Authority Board, to grant extensions of any amount of time. This provision applies retroactively to qualifying redevelopment project agreements entered into on or after July 1, 2010, for which a request for project extension is submitted to EDA on or after January 1, 2015.

The division also allows EDA to extend the project completion date for a project awarded tax incentives under the Redevelopment Tax Credit Program and the Housing Enterprise Zone Tax Incentives Program if the property that is the subject of the project suffered a catastrophic fire during the 2014 calendar year.

Division XXIII — Human Trafficking

This division amends the definition of “forcible felony” to include human trafficking.

The division directs the Crime Victim Assistance Division of the Department of Justice, in cooperation with other governmental agencies and nongovernmental or community organizations, to develop and conduct outreach, public awareness, and training programs related to human trafficking. The programs are for the general public, law enforcement agencies, first responders, potential victims, and persons conducting or regularly dealing with businesses that have a high statistical incidence of debt bondage or forced labor or services, and are intended to train participants to recognize and report incidents of human trafficking and to suppress the demand that fosters exploitation of persons and leads to human trafficking.

Under current law, the Department of Justice may use up to \$100,000 from the Victim Compensation Fund to provide training to victim service providers. The division provides that the department may use up to \$300,000 each fiscal year to provide training programs to victim service providers, to provide training to related professionals concerning victim service programming, and to provide training concerning homicide, domestic assault, sexual assault, stalking, harassment, and human trafficking.

The division provides that any unencumbered or unobligated moneys remaining in the Mortgage Servicing Settlement Fund on June 30, 2015, is transferred to the Human Trafficking Enforcement Fund. The provision took effect July 2, 2015, and applies retroactively to June 30, 2015.

The division establishes a Human Trafficking Enforcement Fund under the control of the Department of Justice. Moneys in the fund are appropriated to the department for purposes of training local law enforcement, members of the state patrol, county attorneys, judicial officers, juvenile court officers, and public safety answering point personnel about recognizing and reporting incidents of human trafficking.

Division XXIV — Public Improvement Location and Unused Portion of Condemned Property

This division amends Iowa Code section 6B.2C by specifying that the authority to condemn property is not conferred on an acquiring agency unless the governing body for the acquiring agency first approves a preliminary or final route or site location of the proposed public improvement. That portion of the division takes effect July 2, 2015, and applies to public improvement projects for which a condemnation application is filed on or after that date.

The division also amends Iowa Code sections 6B.56 and 6B.56A, relating to the disposition of condemned property by an acquiring agency, to specify that the requirements and procedures for property that has not been used for the purpose stated in the condemnation application also apply to any portion of the property that has not been used for the purpose stated in the application. The division modifies the provisions of Iowa Code section 6B.56 that govern the price of the unused real property when offered for sale to the prior owner to specify that such price is to be the amount applicable to the portion of the unused property that is being offered for sale. Those portions of the division take effect July 2, 2015, and apply to public improvement projects for which a condemnation application is filed before, on, or after that date.

Division XXV — Condemnation for Creation of a Lake — Number of Acres

This division provides that for condemnation proceedings for which the application was filed after January 1, 2013, for condemnation of property located in a county with a population of greater than 9,250 but less than 9,300, according to the 2010 federal decennial census, which property sought to be condemned was in whole or in part described in a petition filed under Iowa Code section 6A.24(2), after January 1, 2013, but before January 1, 2014, regardless of whether the petitioner was determined by a court to not be a proper acquiring agency, the “number of acres justified as necessary for a surface drinking water source,” shall not exceed the number of acres that would be necessary to provide the amount of drinking water to meet the needs of a population equal to the population of the county where the lake is to be developed or created, according to the most recent federal decennial census.

The division took effect July 2, 2015.

Division XXVI — Condemnation for Creation of a Lake — Existing Sources

This division provides that for condemnation of property located in a county with a population of greater than 9,250 but less than 9,300, according to the 2010 federal decennial census, prior to making a determination that development or creation of a lake as a surface drinking water source is reasonable and necessary, the acquiring agency shall conduct a review of feasible alternatives to development or creation of a lake as a surface drinking water source. An acquiring agency shall not have the authority to condemn private property for the development or creation of a lake as a surface drinking water source if one or more feasible alternatives to provision of a drinking water source exist. An alternative that results in the physical expansion of an existing drinking water source is presumed to be a feasible alternative to development or creation of a lake as a surface drinking water source. An alternative that supplies drinking water by pipeline or other method of transportation or transmission from an existing source located within or outside this state at a reasonable cost is a feasible alternative to development or creation of a lake as a surface drinking water source. If private property is to be condemned for development or creation of a lake, only that number of acres justified as necessary for a surface drinking water source, and not otherwise acquired, may be condemned.

The division took effect July 2, 2015, and applies to projects or condemnation proceedings pending or commenced on or after that date.

Division XXVII — Judicial Officer Compensation Fund — Vetoed. See item veto list.

Division XXVIII — Disabled Veteran Homestead Credit — Transfer

This division provides that notwithstanding Iowa Code section 8B.33(1), and in lieu of the General Fund appropriation provided in Iowa Code section 425.1 to the extent such appropriation would otherwise fund the payment of disabled veteran homestead credit claims filed after July 1, 2014, but before July 1, 2015, and considered properly filed for taxes due and payable in the fiscal year beginning July 1, 2015, pursuant to the section of [HF 616](#), if enacted, amending 2015 Iowa Acts, [HF 166](#), there is transferred for the fiscal year beginning July 1, 2015, from the lowAccess Revolving Fund to the Homestead Credit Fund an amount necessary to pay homestead credit claims filed after July 1, 2014, but before July 1, 2015, and considered properly filed for taxes due and payable in the fiscal year beginning July 1, 2015, pursuant to the section of [HF 616](#), if enacted, amending 2015 Iowa Acts, [HF 166](#).

The division took effect only if the section of [HF 616](#) amending 2015 Iowa Acts, [HF 166](#), was enacted. House File 616 was approved by the Governor on June 18, 2015. The division applies retroactively to March 5, 2015.

Division XXIX — Conditional Effective Date and Retroactive Applicability Provisions

The Act, unless otherwise provided, took effect July 2, 2015, and applies retroactively to July 1, 2015.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. Division X, relating to the payment of claims authorized by the State Appeal Board from moneys appropriated from the Iowa Economic Emergency Fund.
2. Division XVIII, relating to certain health coverage offered in this state that covers the essential health benefits required by the federal Patient Protection and Affordable Care Act.
3. Division XXVII, relating to the creation of a Judicial Compensation Fund for the purpose of judicial officer compensation.

SENATE FILE 513 - Appropriations — Short-Term Funding

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations for a period of short duration beginning July 1, 2015, and ending the earlier of July 31, 2015, or upon the Governor's approval of full-year appropriations, to entities identified as in receipt of appropriations for FY 2014-2015 or FY 2015-2016, and provides for other related legal matters.

The temporary appropriations are equal to one-twelfth of the amounts of all line-item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including federal and nonstate funds, made by enrolled bills for FY 2015-2016. The one-twelfth appropriation amounts are determined from the annual appropriations made for FY 2015-2016, by bills passed by both the Senate and the House of Representatives during the 2015 Regular Session and enrolled for presentation to the Governor.

For all line-item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including appropriations from federal and nonstate funds, that are not included in bills passed by both the Senate and the House of Representatives during the 2015 Regular Session, the continuing appropriations are equal to one-twelfth of the amounts of all line-item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including federal and nonstate funds, made for FY 2014-2015, by taking into consideration all provisions of law affecting such appropriations, and interdepartmental and intradepartmental transfers.

Both the temporary and continuing appropriations temporarily supplant any appropriations carried forward from previous fiscal years. The continuing appropriations also temporarily supplant any duplicative standing appropriation for FY 2015-2016. Both the temporary and continuing appropriations become allotments of the full-year appropriation amounts upon the Governor's approval of the enrolled bills containing the same line-item appropriations or limited standing appropriations.

The Act provides that the indemnification of owners of certain livestock under Iowa Code section 163.15 only applies to an outbreak of the infectious disease tuberculosis.

The Act took effect June 18, 2015.

HOUSE FILE 630 - Federal Block Grant Appropriations and Other Federal Funding **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to various state agencies for federal fiscal years 2015-2016 and 2016-2017, and from the various federal block grants. The Act contains provisions allocating the appropriated moneys and also provides procedures for decreasing or increasing the appropriations in the event that the amount received from the federal government is less than or more than the amount appropriated in the Act.

The following federal block grants are specifically appropriated: Substance Abuse Prevention and Treatment, Community Mental Health Services, Maternal and Child Health Services, Preventative Health and Health Services, Stop Violence Against Women Grant Program, Community Services, Community Development, Low-Income Home Energy Assistance Program, Social Services, and Child Care and Development. In addition, the Act appropriates funding from the following federal formula grants: Residential Substance Abuse Treatment for State Prisoners, and Edward Byrne Memorial Justice Assistance Grant Program. The Act requires that moneys be distributed in accordance with the applicable federal requirements.

The Act appropriates other federal or nonstate grants, receipts, and funds which are awarded when the General Assembly is not in session but which require expenditures prior to March 15 of the fiscal years beginning July 1, 2015, and July 1, 2016, to the extent necessary provided the Legislative Fiscal Committee is notified within 30 days of receipt and has an opportunity to comment.

Most sections of the Act provide for administrative expenses, and some require audits by the Auditor of State with the expense of the audit either billed to the department or taken out of the administrative costs.

HOUSE FILE 637 - Appropriations — Transportation **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to the Department of Transportation (DOT) from the Road Use Tax Fund and the Primary Road Fund for FY 2015-2016 and FY 2016-2017.

FY 2015-2016 APPROPRIATIONS. The Act makes appropriations for DOT's ongoing operations, maintenance, and infrastructure projects, including the administration of the Traffic and Criminal Software Program and the Mobile

Architecture and Communications Handling Program, the upgrade of the fire protection system at DOT's Ames complex, and the replacement of the Muscatine/Wapello combined facility.

FY 2016-2017 APPROPRIATIONS. The Act makes appropriations for DOT's ongoing operations, maintenance, and infrastructure projects, including the replacement of the Mount Pleasant/Fairfield combined facility. The amounts appropriated in the Act for FY 2016-2017 are approximately half of the amounts appropriated for the same purposes for FY 2015-2016.

HOUSE FILE 650 - Appropriations — Infrastructure and Capital Projects **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund (RIIF) and the Revenue Bonds Capitals II Fund, and provides for related matters. The Act is organized by divisions.

Division I — Rebuild Iowa Infrastructure Fund

This division appropriates project funding for FY 2015-2016 from RIIF for projects for the departments of Administrative Services, Agriculture and Land Stewardship, Corrections, Cultural Affairs, Human Services, Natural Resources, Public Safety, Public Defense, and Transportation, and for the Economic Development Authority and the Treasurer of State. The division appropriates project funding for FY 2015-2016 and FY 2016-2017 from RIIF for projects for the Iowa Veterans Home and appropriates funding for FY 2015-2016 through FY 2020-2021 for the State Board of Regents.

Division II — Rebuild Iowa Infrastructure Fund — Technology Appropriations

This division appropriates project funding for FY 2015-2016 from RIIF for various technology-related projects to the departments of Education, Homeland Security and Emergency Management, Human Rights, Management, and Public Health, and for the Iowa Telecommunications and Technology Commission, State Board of Regents, the Secretary of State, and the Treasurer of State.

Division III — Miscellaneous Appropriations

This division appropriates project funding from the Revenue Bonds Capitals II Fund for FY 2015-2016 and, if funds remain in the fund, for FY 2016-2017, to the Department of Administrative Services.

Division IV — Changes to Prior Appropriations

This division extends the reversion date of certain unencumbered or unobligated moneys appropriated from the FY 2009 tax-exempt bond proceeds restricted capital funds account to the Economic Development Authority for FY 2008-2009, and for moneys appropriated from RIIF in FY 2011-2012 and FY 2012-2013 to the State Board of Regents and from RIIF in FY 2011-2012 to the Department of Public Safety. The division also makes changes to the amounts of moneys appropriated from RIIF to the State Board of Regents for a project at the University of Northern Iowa for FY 2015-2016, FY 2016-2017, and FY 2017-2018. The division took effect July 2, 2015, and applies retroactively to June 30, 2015.

Division V — Miscellaneous Code Changes

The Act amends Iowa Code section 8.57C(3) to eliminate the General Fund of the State standing limited appropriation to the Technology Reinvestment Fund for FY 2015-2016.

Division VI — Conditional Effective Date and Retroactive Applicability Provisions

The Act, unless otherwise provided by the Act, took effect July 2, 2015, and applies retroactively to July 1, 2015.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

Provisions appropriating moneys from RIF to the Department of Public Health for the acquisition of software relating to the licensure and regulation of the practice of polysomnography and for expanding information technology resources and research activities of the Iowa registry for congenital and inherited disorders.

HOUSE FILE 658 - Appropriations — Education**Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys for fiscal years 2015-2016 and 2016-2017 from the General Fund of the State to the Department for the Blind, the College Student Aid Commission, the Department of Education, and the State Board of Regents and its institutions.

Division I — FY 2015-2016 Appropriations — Statutory Changes

The Act appropriates to the Department for the Blind for its administration.

The Act includes appropriations to the College Student Aid Commission for general administrative purposes, the loan repayment program for health care professionals, the National Guard Educational Assistance Program, the Teacher Shortage Loan Forgiveness Program, the All Iowa Opportunity Foster Care Grant and Scholarship programs, the Registered Nurse and Nurse Educator Loan Forgiveness Program, the Barber and Cosmetology Arts and Sciences Tuition Grant Program, the Teach Iowa Scholar Program, the Rural Iowa Primary Care Loan Repayment Program, and the Rural Iowa Advanced Registered Nurse Practitioner and Physician Assistant Loan Repayment Program.

The Act modifies the standing appropriations for Iowa tuition grants for students attending nonprofit and for-profit institutions. The Act notwithstanding the \$2.75 million standing appropriation for the Iowa Work-Study Program and provides that the amount appropriated for fiscal year 2015-2016 is zero. The Act repeals the Iowa Grant Program.

The Act appropriates moneys to the Department of Education for purposes of the department's general administration, Vocational Education Administration, Division of Vocational Rehabilitation Services including independent living programs, the Entrepreneurs with Disabilities Program, and independent living centers, State Library for general administration and the Enrich Iowa Program, Public Broadcasting Division, regional telecommunications councils, vocational education to secondary schools, school food service, Early Childhood Iowa Fund, expansion of the federal Individuals with Disabilities Education Improvement Act birth through age three services, early head start projects, textbooks for nonpublic school pupils, the Student Achievement and Teacher Quality Program, Jobs for America's Graduates Specialists, attendance center performance assessment, the Beginning Administrator Mentoring and Induction Program, the English Language Literacy for All Grant Program, the Online State Job Posting System, support for education commissions and councils, area education agency support system, successful progression for early readers, Early Warning System for Literacy, Iowa Reading Research Center, implementation of competency-based education recommendations, distribution to the Midwestern Higher Education Compact to pay Iowa's member state annual obligation, area education agencies, and community colleges.

The Act provides that programs awarded grants by the Child Development Coordinating Council to provide new or additional child development services to at-risk children must meet the National Association for the Education of Young Children program standards and accreditation, the Iowa preschool program standards and criteria, or other approved program standards as determined by the Department of Education. Programs awarded grants prior to July 1, 2015, shall continue to be evaluated and assessed based on eligibility and award criteria established by rule prior to June 30, 2015.

The Act codifies in Iowa Code chapter 256I session law from education appropriations legislation enacted in recent years relating to the duties of the Early Childhood Iowa State Board and area boards.

Statutory provisions under the Student Achievement and Teacher Quality Program allocations for national board certification, beginning teacher mentoring and induction, professional development program requirements, teacher quality committees, evaluator training, teacher development academies, and teacher leadership supplemental aid

payments, and a teacher leadership delivery system are modified and the allocation for supplemental assistance for high-need schools is delayed until July 1, 2016.

The Act appropriates moneys to the State Board of Regents for the board office, universities' general operating budgets; the Southwest Iowa Regents Resource Center; the Northwest Iowa Regents Resource Center; the Quad-Cities Graduate Studies Center; Iowa Public Radio; the State University of Iowa; Iowa State University of Science and Technology; the University of Northern Iowa; and for the Iowa School for the Deaf and the Iowa Braille and Sight Saving School, including tuition and transportation costs for students residing in the schools and licensed classroom teachers.

The Act allows the State Board of Regents to use indebtedness to finance certain projects resulting in energy savings.

The Act also requires the Department of Administrative Services to pay the State School for the Deaf and the Iowa Braille and Sight Saving School moneys collected from counties for expenses related to prescription drug costs for students attending the schools.

Division II — Workforce Training Programs — Appropriations FY 2015-2016

The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Education and the College Student Aid Commission.

Division III — FY 2016-2017 Appropriations

The Act appropriates moneys from the General Fund of the State to the Department for the Blind, the College Student Aid Commission, the Department of Education, and the State Board of Regents and its institutions, at generally 50 percent of the amounts appropriated for the same purposes for the prior fiscal year.

Division IV — Workforce Training Programs — Appropriations FY 2016-2017

The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Education and the College Student Aid Commission at generally 50 percent of the amounts appropriated for the same purposes for the prior fiscal year.

Division V — Statewide Preschool Program Costs

The Act authorizes children participating in the Statewide Preschool Program for Four-Year-Old Children to be transported by the school district to activities associated with the program along with other children. The Act specifies that for community-based providers, the costs of transportation involving children participating in the preschool program and other children may be prorated.

Under current law, a community provider under the program is authorized to use not more than 5 percent of the preschool foundation aid passed through to the provider for administrative costs. The Act increases that amount to 10 percent.

The Act also provides that the costs of outreach activities and rent for facilities not owned by the school district are considered permissive uses of administrative funds.

Division VI — FY 2014-2015 Appropriations — Teacher Leadership Supplemental Aid Payment Carryforward

The Act provides that moneys appropriated in FY 2014-2015 to the Department of Education for purposes of the Student Achievement and Teacher Quality Program shall carryforward and remain available in FY 2015-2016 for purposes of teacher leadership supplemental aid payments to school districts under Iowa Code section 284.13(1)(e). If such moneys are insufficient to pay the full amount of teacher leadership supplemental aid payments to school districts, the department shall prorate the amount of the teacher leadership supplemental aid payments to school districts. Division VI took effect July 2, 2015, and applies retroactively to June 30, 2015.

Division VII — At-Risk, Alternative, and Dropout Programs and Funding

The Act makes changes relating to at-risk programs, alternative programs and alternative schools, and returning dropout and dropout prevention programs and funding for the schools and programs.

The Act modifies a provision that establishes supplementary weighting for programs serving at-risk pupils and alternative school pupils in secondary schools to add alternative programs for secondary school pupils and programs for returning dropouts and dropout prevention.

The Act authorizes a school district to use, in the budget year, up to 5 percent of the total supplementary weighting amounts received pursuant to Iowa Code section 257.11(4), or up to 5 percent of a modified supplemental amount received pursuant to Iowa Code section 257.41 for at-risk pupils, alternative program and alternative school pupils, or pupils in returning dropout and dropout prevention programs, for purposes of providing district-wide or building-wide at-risk and dropout prevention programming targeted to students who are not deemed at risk.

The Act strikes a provision that allows a school district to use up to 5 percent of its total budgeted amount received for an approved program for returning dropouts and dropout prevention for purposes of providing district-wide or building-wide returning dropout and dropout prevention programming targeted to students who are not deemed at risk of dropping out.

The Act provides that when a student who does not require special education; who is not in a court-ordered placement under the care and custody of the Department of Human Services or juvenile court services; who is not in the State Training School or the Iowa Juvenile Home; who is not placed in a hospital, health care facility, or psychiatric medical institution for children; who has been determined by the school district to be likely to inflict self-harm or likely to harm another student, the school district may use the supplementary weighting amounts and the modified supplemental amounts received for at-risk, alternative program and school, or returning dropout and dropout prevention programs to pay the instructional costs necessary to address the student's behavior during instructional time when those services are not otherwise provided to students who do not require special education and the costs exceed the costs of instruction of pupils in a regular curriculum.

The modified supplemental amount which a school district may request must be for costs in excess of the supplementary weighting amounts received by the school district for at-risk students, alternative program and school students, and potential or returning dropouts.

The Act makes conforming changes relating to the submission of comprehensive program plans to the Department of Education by school districts requesting to use a modified supplemental amount for costs in excess of the supplementary weighting received for at-risk, alternative school, and returning dropouts and dropout prevention; and relating to budgets for programs funded with modified supplemental amounts and to allowable uses of program funding. The Act strikes a provision requiring the department to submit an annual report to the General Assembly describing the ways school districts used modified supplemental amounts for returning dropout and dropout prevention programs in the prior school year.

Division VIII — Gifted and Talented Program — Staff

The Act codifies a requirement that the Department of Education employ one full-time qualified staff member or consultant for gifted and talented children programs. The department is currently required to employ a consultant for talented and gifted children programs.

Division IX — Gap Tuition Assistance Program — Eligibility Requirements

The Act relates to eligibility requirements for the Gap Tuition Assistance Program, which provides funding to community colleges for need-based tuition assistance to applicants to enable completion of continuing education certificate training programs for in-demand occupations.

The Act changes one of the financial need criteria for the program to the applicant's family income for the six months prior to the date of application. Currently, the period for the criterion is 12 months.

Eligibility for tuition assistance is currently limited to persons earning incomes at or below 250 percent of the federal poverty level as defined by the most recently revised poverty income guidelines published by the United States Department of Health and Human Services. The Act provides that persons earning incomes between 150 percent and 250 percent, both percentages inclusive, of the federal poverty level shall be given first priority for tuition assistance. Persons earning incomes below 150 percent of the federal poverty level shall be given second priority for tuition assistance.

The Act also provides that a person who is eligible for financial assistance pursuant to the federal Workforce Investment Act of 1998 or the federal Workforce Innovation and Opportunity Act shall be ineligible for tuition assistance unless such funds budgeted for training assistance for the adult, dislocated worker, or youth programs have been fully expended by a workforce region.

Division X — Iowa Tuition Grant — Amount

The Act raises the cap on the amount of an annual Iowa tuition grant that a qualified full-time student enrolled in an accredited private postsecondary educational institution may receive from \$5,000 to \$6,000.

Division XI — All Iowa Opportunity Scholarship Program

The Act authorizes a qualified student at an eligible institution, which is defined in the Iowa Code as a community college or regents university, to receive an All Iowa Opportunity Scholarship for not more than two full-time academic years of undergraduate study, excluding summer semesters, and, at the student's request, be paid the award amount on an annual or semester basis.

Division XII — Flight Instruction Exception/Board of Education Examiners Fee Transfer

The Act exempts from registration of postsecondary schools requirements flight instruction schools that provide evidence to the College Student Aid Commission that the school qualifies for an exemption under Iowa Code section 714.18. The Act provides that Iowa Code section 714.18 shall not apply to the provision of an educational course of flight instruction under regulations promulgated by the Federal Aviation Administration for which students do not pay tuition in advance of instruction and which students may cancel at any time with no further monetary obligation.

The Act also directs the Board of Educational Examiners to transfer to the Department of Education \$600,000 of the moneys remaining unencumbered or unobligated at the close of FY 2014-2015 from licensing fees retained and appropriated to the board. The department is directed to use the transferred moneys for purposes of continuing the career planning required under Iowa Code section 279.61 during FY 2015-2016. The division took effect July 2, 2015, and applies retroactively to June 30, 2015.

Division XIII — School Board Vacancies

The Act requires that a school board publish notice of the intent of the board to fill a vacancy among the members of the school board by appointment, but the electors of the school district have the right to file a petition requiring that the vacancy be filled by a special election. The Act allows the board to publish the notice in advance of a vacancy if the member of the board submits a resignation that will take effect at a future date. The Act also allows the board to make an appointment after the notice is published or after the vacancy occurs, whichever is later. The Act provides that the appointment is considered temporary if a valid petition to call a special election is filed with the secretary of the school board within 14 days after publication of the notice or within 14 days after the appointment is made.

The Act provides that a valid petition must be signed by at least 100 eligible electors or eligible electors equaling at least 30 percent of the number of voters at the preceding regular school election, whichever is greater.

The Act requires that a special election be called by the school board upon the filing of a valid petition for a vacancy that occurs more than 180 days before the next regular school election. The special election shall be held in accordance with requirements under current law for filling school district board vacancies. The Act requires that a school district fill such a vacancy at the next regular school election if a valid petition is filed for a vacancy that occurs 180 days or less before the next regular school election. If the board is reduced below a quorum, the secretary of the board, or if there is no secretary, the area education agency administrator, shall call a special election in the district, subdistrict, or subdistricts, as the case may be, to fill the vacancies.

Division XIV — Conditional Effective Date and Retroactive Applicability Provisions

The Act, except as otherwise provided, took effect July 2, 2015, and applies retroactively to July 1, 2015.

HOUSE FILE 659 - Appropriations — Administration and Regulation **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and appropriates moneys for FY 2015-2016 and FY 2016-2017 to state departments and agencies including the Department of Administrative Services; Auditor of State; Iowa Ethics and Campaign Disclosure Board; Department of Commerce; Office of Governor and the Lieutenant Governor, including Terrace Hill quarters and the Governor's Office of Drug Control Policy; Department of Human Rights; Department of Inspections and Appeals; Department of Management; Iowa Public Information Board; Department of Revenue; Secretary of State; Treasurer of State; and Iowa Public Employees' Retirement System.

ADDRESS CONFIDENTIALITY PROGRAM. For FY 2015-2016, the Act appropriates up to \$47,300 from the surcharges collected from certain criminal offenders and deposited in the Address Confidentiality Program Revolving Fund, to the Secretary of State to administer the Address Confidentiality Program established in 2015 Iowa Acts, **HF 585**, for victims of certain crimes.

The Act repeals Iowa Code section 8.41A establishing the Federal Recovery and Reinvestment Fund and Iowa Code section 8.57B establishing the Vertical Infrastructure Fund, and transfers moneys remaining in the repealed funds on June 30, 2015, to the Secretary of State to be used for the start-up costs of implementing the Address Confidentiality Program. The Act also transfers moneys remaining in the Banking Division Mortgage Servicing Settlement Fund on June 30, 2015, to the Secretary of State to be used for the start-up costs of the program. The aggregate amount of moneys transferred from the three funds to the Address Confidentiality Program Revolving Fund and appropriated to the Secretary of State for the program is limited to \$47,300. Any additional unencumbered or unobligated moneys remaining in the funds exceeding that amount must be transferred to the General Fund of the State. The provisions authorizing these transfers took effect July 2, 2015, and apply retroactively to June 30, 2015.

The Act also provides that the Address Confidentiality Program Revolving Fund consists of moneys collected by the clerk of the district court for deposit in the fund as well as transfers of interest, earnings, and moneys from other funds as provided by law. The moneys in the fund are subject to appropriation to the office of the Secretary of State by the General Assembly. Iowa Code section 8.33, concerning reversions of unobligated moneys, does not apply to moneys transferred or credited to the fund.

AUDIT EXPENSES. Iowa Code section 11.5B is amended to provide that the Auditor of State shall be reimbursed for performing audits or examinations of the Office of the Chief Information Officer.

CONDITIONAL EFFECTIVE DATE AND RETROACTIVE APPLICABILITY PROVISIONS. The Act, unless otherwise provided, took effect July 2, 2015, and applies retroactively to July 1, 2015.

HOUSE FILE 666 - Miscellaneous Supplemental Appropriations and Transfers **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to state and local finances by making transfers and appropriations for FY 2014-2015.

The Act appropriates moneys from the General Fund of the State to the Department of Human Services to supplement appropriations made for the Medical Assistance Program, more commonly known as Medicaid.

The Act appropriates moneys from the General Fund of the State to the Department of Public Health for providing grants to substance-related disorder treatment providers.

The Act appropriates moneys from the General Fund of the State to the Department of Public Safety for the limited provision of vehicular repeater systems located in vehicles operated by the state, mobile radio systems located in vehicles operated by the state, and portable radios worn upon a person employed by the state and not for any radio network or interoperability platform, with the goal of achieving compliance with the Federal Communications Commission's narrowband mandate.

The Act appropriates moneys from the General Fund of the State to the Department of Revenue for the payment of commercial and industrial property tax replacement claims in FY 2015-2016.

The Act transfers moneys from the General Fund of the State for deposit in the Property Tax Relief Fund and appropriates such moneys to the Department of Human Services for distribution to certain mental health and disability service regions.

The Act provides that unencumbered or unobligated moneys from an appropriation made in the Act do not revert at the close of FY 2014-2015, but remain available for expenditure for the purposes designated until the close of FY 2015-2016.

The Act took effect July 2, 2015, and applies retroactively to June 30, 2015.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision that would have transferred moneys from the General Fund of the State to the State Bond Repayment Fund.
2. A provision that would have appropriated moneys to the Department of Corrections for transition costs associated with the new correctional facility located at Fort Madison.
3. A provision that would have appropriated moneys to the Department of Education for general state financial aid to community colleges for nonrecurring expenses.
4. Provisions that would have appropriated moneys to the State Board of Regents for the University of Iowa, Iowa State University of Science and Technology, and the University of Northern Iowa for nonrecurring expenses.
5. A provision that would have appropriated moneys to the Department of Education for FY 2014-2015 to make funding supplement payments to school districts and area education agencies, as calculated in the Act.
6. A provision that would have appropriated moneys to the Department of Human Services for operation of the State Mental Health Institute at Clarinda.

BUSINESS, BANKING, AND INSURANCE

- [SENATE FILE 198](#) - Regulation of Certified Public Accountants
- [SENATE FILE 487](#) - Sale of Portable Electronics Insurance — Regulation and Licensure
- [HOUSE FILE 172](#) - Corporations — Miscellaneous Provisions
- [HOUSE FILE 229](#) - Regulation of Free Offers and Buying Club Memberships
- [HOUSE FILE 395](#) - Regulation of Pharmacy Benefits Managers
- [HOUSE FILE 455](#) - Insurers' Corporate Governance Annual Disclosures
- [HOUSE FILE 504](#) - Insurance — Delivery and Posting of Notices and Documents — Insurance Producer Duties and Responsibilities
- [HOUSE FILE 632](#) - Securities, Insurance, and Regulation of Cemetery and Funeral Merchandise and Services
- [HOUSE FILE 655](#) - Community Development and Infrastructure — Wireless Communications, Reinvestment Districts, Flood Mitigation, and Broadband Access

RELATED LEGISLATION

- [SENATE FILE 479](#) - Income Tax — Broadcasters — Apportionment of Gross Receipts
SEE TAXATION. This Act modifies the method by which broadcasters apportion certain income from broadcasting for purposes of calculating the Iowa income tax.
- [SENATE FILE 505](#) - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017. Division XXI provides that a policy, contract, or plan providing for third-party payment or prepayment of health or medical expenses shall not impose a copayment or coinsurance amount on an insured for services provided by a physical therapist, occupational therapist, or speech pathologist that is greater than the copayment or coinsurance amount imposed on the insured for services provided by a person engaged in the practice of medicine and surgery or osteopathic medicine and surgery for the same or a similar diagnosed condition even if a different nomenclature is used to describe the condition for which the services are provided. The provision applies to policies, contracts, and plans issued, continued, or renewed on or after July 1, 2015.
- [SENATE FILE 510](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division V transfers duties of the Department of Management for targeted small businesses and state programs for equal opportunity to the Department of Administrative Services.
- [HOUSE FILE 167](#) - Competitive Bidding for Public Improvement Contracts — Access to Documents
SEE STATE GOVERNMENT. This Act prohibits governmental entities from charging a fee for electronic and digital copies of project contract documents relating to public improvements when providing those documents electronically.
- [HOUSE FILE 259](#) - Rejection or Nonelection of Workers' Compensation Coverage
SEE LABOR AND EMPLOYMENT. This Act relates to certain persons who are excluded from workers' compensation coverage requirements such as corporate officers who reject

the coverage or proprietors, limited liability company members, or partners who do not elect the coverage. The Act requires such persons to notify the Workers' Compensation Commissioner of their rejection or nonelection of coverage and of their acceptance or election of coverage, and requires the commissioner to maintain a public list of this information.

- HOUSE FILE 414** - Private Providers of Veterans Benefits Services — Disclosure Requirements
SEE PUBLIC DEFENSE AND VETERANS. This Act requires private providers of veterans benefits services to provide a written disclosure statement to each client or prospective client and establishes a civil penalty not to exceed \$1,000 for a violation of the disclosure requirements.
- HOUSE FILE 447** - Wireless Communications Service Providers — Call Location Information — Emergencies
SEE HEALTH AND SAFETY. This Act requires wireless communications service providers to provide call location information concerning a device upon the request of a law enforcement agency, law enforcement officer, or a public safety answering point.
- HOUSE FILE 525** - Veterinary Care Services — Partnerships, Limited Liability Companies, and Corporations
SEE AGRICULTURE. This Act expands the types of persons who may provide veterinary medical services or conduct a veterinary practice in this state and who may provide such services or conduct such a practice as part of a clinic located on land or in a building owned by another person. The expanded list includes a limited liability partnership formed under Iowa Code chapter 486A and a professional limited liability company organized under Iowa Code chapter 489.
- HOUSE FILE 569** - Garnishment and Levy — Notice to Debtor
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act amends the notice of garnishment and levy requirements to which a judgment debtor is entitled.
- HOUSE FILE 603** - Sales Tax Exemption for Self-Pay Washers and Dryers
SEE TAXATION. This Act exempts the sales price for the use of self-pay washers and dryers from the sales and use tax.
- HOUSE FILE 622** - Vehicle Rental Agreement Fees
SEE TRANSPORTATION. This Act permits rental companies to charge fees to recover costs paid to title and register rental vehicles in Iowa.
- HOUSE FILE 661** - Trusts, Estates, and Probate — Taxation, Fiduciaries, and Spousal Shares
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the deductibility of administrative expenses on the Iowa fiduciary income tax return, the individual exemptions from the Iowa inheritance tax, rights of fiduciaries to information and property, and the surviving spouse's elective share. The Act permits a fiduciary of a decedent or ward to present a written request to any person to obtain property to which the decedent or ward is entitled or for information needed to perform the fiduciary's duties, and specifies the representations required to be in the request. If the person receiving the request takes reasonable steps to verify the identity of the fiduciary and has no knowledge that the representations in the request are incorrect, the person who provides the property or information requested shall not be liable to any person for so acting. If the person receiving the request refuses to provide the requested property or information within 10 business days of receiving the request, the fiduciary may bring a civil action to enforce the request. This portion of the Act applies to written requests presented by a fiduciary on or after July 1, 2015.

BUSINESS, BANKING, AND INSURANCE

SENATE FILE 198 - Regulation of Certified Public Accountants

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the regulation of accountants in the state. The Act exempts a certified public accountant authorized to practice in the state from requirements related to private investigative agencies and security agents. The Act amends the definition of report in Iowa Code chapter 542 to include references to attested information and makes conforming changes. The Act eliminates an Iowa Code provision requiring a holder or applicant of a certified public accounting firm permit, which is required for accounting firms that perform attest services in the state, to notify the Iowa Accountancy Examining Board within 30 days of a change in the identity of a partner, officer, shareholder, member, or manager who performs professional services in Iowa. The Act allows certified public accounting firms organized as professional corporations or professional limited liability companies to include a nonlicensee owner as long as the firm meets the current requirements and rules established by the Iowa Accountancy Examining Board.

SENATE FILE 487 - Sale of Portable Electronics Insurance — Regulation and Licensure

BY COMMITTEE ON WAYS AND MEANS. This Act creates new Iowa Code chapter 522E for the purpose of regulating the sale of portable electronics insurance, including requiring licensure of portable electronics vendors to offer or sell portable electronics insurance, and providing for fees and penalties.

The Act defines “portable electronics” as devices that are personal, self-contained, easily carried by an individual, battery operated, and used for a variety of specified purposes, and accessories or services related to the use of such devices. “Portable electronics insurance” is a contract providing coverage for the repair or replacement of portable electronics. Such insurance does not include a service contract or extended warranty or insurance covering a seller’s or manufacturer’s obligations under a warranty. A “portable electronics insurance license” issued by the Commissioner of Insurance authorizes a portable electronics vendor and its endorsees to offer or sell portable electronics insurance. A “portable electronics vendor” is a person in the business, directly or indirectly, of selling, reselling, soliciting, or leasing portable electronics, their accessories, and related services to consumers.

Persons are prohibited from offering or selling portable electronics insurance unless they are licensed as insurance producers under Iowa Code chapter 522B, are issued a portable electronics insurance license pursuant to the provisions of the Act, or are endorsees in compliance with the provisions of the Act.

A portable electronics vendor must file an application for a license to sell portable electronics insurance that includes a certificate by the insurer that the vendor is trustworthy and competent, accompanied by a fee of \$50 for each endorsee at a location of the vendor, or \$500 per location, whichever amount is less, with a maximum fee of \$5,000 for vendors with multiple locations. The Act also contains provisions for renewal of the license.

An endorsee of a licensed vendor may sell or offer portable electronics insurance under the authority of the vendor’s license if the endorsee is at least 18 years old; the vendor supplies a list with its license application of all locations at which insurance will be offered; the vendor provides for training of its endorsees about portable electronics insurance, ethical sales practices, required disclosures to prospective purchasers, and retraining about new products at least every three years; and the vendor maintains a list of endorsees who have completed training.

If the Act’s provisions are violated by a licensed vendor or an endorsee, the commissioner may, after notice and a hearing, revoke or suspend the license, or impose other penalties.

The commissioner may issue a cease and desist order against a person who sells insurance in connection with, or incidental to, the sale of portable electronics, or related accessories or services without obtaining the license required by the Act or being licensed as an insurance producer under Iowa Code chapter 522B.

A licensed portable electronics vendor is prohibited from selling portable electronics insurance unless at the time of sale or enrollment in the insurance or within a reasonable time after a telephone transaction, the vendor makes specified disclosures and provides written information to the prospective customer that includes material terms and

conditions of coverage; describes the claims process; discloses additional information about the policy; and provides information about the vendor.

Costs for the insurance must be separately itemized in any billing statement for the insurance, or, if the insurance is included with the purchase or lease of portable electronics and accessories or related services, the stand-alone cost for similar insurance, if any, must be disclosed on the consumer's bill and in marketing materials available at the point of sale.

The sale of portable electronics insurance to a customer through a "free-trial offer" is prohibited.

Charges for portable electronics insurance may be billed and collected by a licensed portable electronics vendor. The vendor is not required to segregate those moneys if the insurer provides that such segregation is not necessary, but such moneys are considered moneys held in trust by the vendor in a fiduciary capacity for the benefit of the insurer. Vendors may receive compensation for billing and collection services.

A licensed portable electronics vendor is prohibited from offering to sell insurance except in conjunction with and incidental to the business of selling portable electronics and related services and accessories; advertising or representing itself or its endorsees as licensed insurers or property and casualty broker-agents; paying an endorsee compensation based primarily on the number of customers that purchase portable electronics insurance, except that incidental compensation for such transactions is allowed; or transacting the business of any insurance other than portable electronics insurance.

An insurer that issues portable electronics insurance must file a copy of the policy forms used with the commissioner, who shall make the forms available to the public.

The Act specifies termination and notice provisions for portable electronics insurance. Whenever notice or correspondence related to notice is required, the notice must be in writing and sent within the required notice period. Notices and correspondence must be sent to the licensed vendor that is the policyholder at the mailing address specified for that purpose and to the last known mailing addresses on file for affected consumers. The insurer or the vendor shall maintain proof that the notice or correspondence was sent for not less than three years.

The commissioner may adopt rules to implement and administer the Act.

The Act shall not be construed to impair or impede the application of any other law regulating the sale of portable electronics insurance.

The Act takes effect January 1, 2016.

HOUSE FILE 172 - Corporations — Miscellaneous Provisions

BY COMMITTEE ON JUDICIARY. This Act amends a number of provisions affecting for-profit and nonprofit corporations. The Act provides that a registered agent for a domestic for-profit or nonprofit corporation may be a domestic limited liability company and a registered agent for a foreign for-profit or nonprofit corporation may be a foreign limited liability company (Iowa Code sections 490.501 and 504.501).

The Act's other provisions relate only to nonprofit corporations. The Act provides for filing procedures (Iowa Code section 504.111) and the filing of articles of merger (Iowa Code section 504.1104). The Act provides for the powers of a nonprofit corporation, including by allowing the corporation to serve as both a trustee and beneficiary of a trust (Iowa Code section 504.302). The Act also provides for the powers and duties of members and delegates as well as its directors and officers of the corporation. The Act includes requirements relating to meetings of delegates (Iowa Code section 504.701), member voting (Iowa Code section 504.712), the terms of directors (Iowa Code section 504.805), the voting of directors (Iowa Code section 504.825), the duty of directors to disclose information material to corporate action (Iowa Code section 504.831), and loans made by a nonprofit corporation to full-time directors or officers (Iowa Code section 504.834).

HOUSE FILE 229 - Regulation of Free Offers and Buying Club Memberships

BY COMMITTEE ON COMMERCE. This Act relates to the regulation of buying club memberships and free offers. The Act provides that although the requirements of Iowa Code chapter 555A relating to door-to-door sales apply to sales of buying club memberships, such sales transacted through the Internet are not subject to requirements that the seller furnish two completed copies of a notice of cancellation to the buyer or inform each buyer orally of the buyer's right to cancel.

The Act also provides that it is an unlawful practice under Iowa Code chapter 714, pertaining to consumer frauds, for a person to make a free offer to a consumer or impose a financial obligation on the consumer as a result of the consumer's acceptance of the free offer, unless the consumer is provided with clear and conspicuous information about the free offer as specified in the Act. It is also an unlawful practice for a person to cause a consumer to incur a financial obligation as a result of accepting a free offer unless the person obtains the consumer's billing information directly from the consumer or the consumer gives consent for the person to provide billing information to someone other than the person making the free offer. It is an unlawful practice for a person that makes a free offer to a consumer to fail or refuse to cancel the free offer if the consumer uses or makes reasonable efforts to cancel the free offer using specified procedures.

A "free offer" is defined as an offer of goods or services to a consumer without cost, or for a one-time payment to cover only incidental charges such as shipping or handling, that if accepted, causes the consumer to incur a financial obligation for goods or services received, or for additional goods or services other than those initially received, or for enrollment in a membership, subscription, or service contract.

HOUSE FILE 395 - Regulation of Pharmacy Benefits Managers

BY COMMITTEE ON COMMERCE. This Act relates to the regulation of pharmacy benefits managers.

The Act provides that after notice and hearing, the Commissioner of Insurance may impose any or all of the sanctions set out in Iowa Code section 507B.7 relating to unlawful insurance trade practices and may suspend or revoke a pharmacy benefits manager's certificate of registration as a third-party administrator, upon finding that the pharmacy benefits manager violated any of the requirements of Iowa Code chapter 510B (regulation of pharmacy benefits managers), 510 (regulation of third-party administrators), or 507B (regulation of insurance trade practices).

The Act provides that a pharmacy benefits manager is subject to the commissioner's authority to conduct an examination pursuant to Iowa Code chapter 507B; conduct an investigation pursuant to Iowa Code chapter 507B; and conduct an examination, audit, or inspection pursuant to Iowa Code chapter 510 for third-party administrators. The Act also provides that when the commissioner undertakes any of these activities, all notes, work papers, or other documents related to the activity are confidential records under Iowa Code chapter 22 and are accorded the same confidentiality as such materials related to the examination of an insurer as provided in Iowa Code chapter 507.

The Act took effect April 2, 2015.

HOUSE FILE 455 - Insurers' Corporate Governance Annual Disclosures

BY COMMITTEE ON COMMERCE. This Act creates new Iowa Code chapter 521H which requires certain insurers domiciled in the state, or the insurance group of which such an insurer is a member, to file a corporate governance annual disclosure with the Commissioner of Insurance.

Beginning in 2016, an insurer or insurance group is required to submit by June 1, annually, a corporate governance annual disclosure to the commissioner that contains material information necessary to permit the commissioner to gain an understanding of the insurer's or insurance group's corporate governance structure, policies, and practices. The disclosure must be signed by the insurer's or insurance group's chief executive officer or secretary attesting that the corporate practices described in the disclosure have been implemented and that a copy of the disclosure has been provided to the insurer's or insurance group's board of directors or the appropriate committee of the board. If an insurer is a member of an insurance group, the insurer shall submit the disclosure to the Commissioner of

Insurance of the lead state of the insurance group as determined by procedures contained in the financial analysis handbook adopted by the National Association Of Insurance Commissioners (NAIC).

For purposes of the disclosure, the insurer or insurance group may report information regarding corporate governance at the ultimate parent controlling level, an intermediate holding company level, or at the individual legal entity level depending on how its system of corporate governance is structured. The insurer or insurance group is encouraged to make its disclosure at the level at which its risk tolerance is determined; at the level at which its earnings, capital, liquidity, operations, and reputation are overseen collectively and the level at which the supervision of these factors is coordinated and exercised; or at the level at which legal liability for failure of general corporate governance duties would be placed, and to indicate which of these factors were used to determine the level of reporting, including any subsequent changes.

Documents, materials, or other information, including a corporate governance annual disclosure, in the possession or control of the Insurance Division of the Department of Commerce or any other person pursuant to the Act that is obtained by, created by, or disclosed to the commissioner or to any other person pursuant to the Act, is recognized as being proprietary and containing trade secrets. Such documents, materials, or other information, including the disclosure, is confidential, is not subject to Iowa Code chapter 22 (Open Records), shall be considered confidential under Iowa Code chapter 507 (Examination of Insurance Companies), shall not be subject to subpoena, and shall not be subject to discovery or admissible in evidence in any private civil action. The commissioner is authorized to use such information in the furtherance of any regulatory or legal action brought as part of the commissioner's official duties. The commissioner shall not otherwise make such information public without the prior written consent of the insurer or insurance group. The commissioner or any other person with access to such information shall not be permitted or required to testify in any civil action concerning confidential information.

In performing regulatory duties, the commissioner may share confidential and privileged information with specified regulatory and other entities including certain third-party consultants, and may receive such information from specified regulatory and other entities.

In order to assist in the performance of the commissioner's regulatory duties, the commissioner may retain, at the insurer's or insurance group's expense, third-party consultants, including attorneys, actuaries, accountants, and other experts not otherwise part of the commissioner's staff, as necessary to assist in reviewing a disclosure and related information or ensuring compliance with the requirements of the new Iowa Code chapter. Third-party consultants retained are under the direction and control of the commissioner and act in an advisory capacity only. Such third-party consultants must verify that they are free of any conflict of interest and that they have internal procedures in place to monitor compliance if there is a conflict and to ensure compliance with the confidentiality standards and requirements of the new Iowa Code chapter.

A written agreement entered into by the commissioner with NAIC or with a third-party consultant that governs the sharing and use of information provided pursuant to the Act shall expressly require the written consent of the insurer prior to making information provided under the Act public. The agreement must specify that those parties are subject to the same confidentiality standards and requirements governing the sharing and use of information as the commissioner; specify procedures and protocols for the confidentiality and security of information shared and require that the recipient of such information agree in writing to maintain the confidentiality and privileged status of the information and verify the legal authority to do so; specify that ownership of shared information remains with the commissioner, who directs its use; prohibit storage of the information in a permanent database after analysis is complete; require prompt notice to the commissioner and to an insurer or insurance group if the insurer's or insurance group's information is subject to a request or subpoena for disclosure or production; and require that an insurer or insurance group be allowed to intervene in any judicial or administrative action in which NAIC or a third-party consultant may be required to disclose confidential information that was shared pursuant to the Act.

The sharing of information pursuant to the Act does not constitute a delegation of regulatory authority or rulemaking by the commissioner, or a waiver of any applicable privilege or claim of confidentiality.

If an insurer or insurance group fails, without just cause, to timely file a corporate governance annual disclosure as required in the Act, the commissioner shall, after notice and hearing, impose a penalty of \$500 for each day's delay, up to a maximum penalty of \$5,000 for any single failure to file. The penalties collected by the commissioner are to be paid to the Treasurer of State for deposit in the Department of Commerce revolving fund as provided in Iowa Code section 505.7. The commissioner may reduce the penalty if the insurer or insurance group demonstrates that imposition of the penalty would constitute a financial hardship to the insurer or insurance group.

The provisions of the Act are severable, with the exception of Iowa Code section 521H.6, relating to confidentiality, in the event that application of the Act to any person or circumstance is held to be invalid.

The Act is applicable beginning on January 1, 2016.

HOUSE FILE 504 - Insurance — Delivery and Posting of Notices and Documents — Insurance Producer Duties and Responsibilities

BY COMMITTEE ON COMMERCE. This Act relates to insurance, including electronic delivery and posting of insurance notices and documents, and certain duties, responsibilities, and liabilities of insurance producers.

The Act provides that the electronic delivery and posting of insurance notices and documents must meet the requirements of Iowa Code section 505B.1 relating to electronic delivery of insurance notices and documents, as well as the requirements of Iowa Code chapter 554D, which relates generally to electronic transactions. The Act provides that an insurance notice of cancellation, nonrenewal, or termination may be delivered by electronic means instead of by mail only if the electronic delivery is made in a manner that meets statutory requirements and is verifiable and approved by the Commissioner of Insurance by rule. A courtesy copy of such an insurance notice can be delivered electronically, even if the manner of delivery has not been approved by the commissioner, by rule, if the notice is also properly delivered by mail as provided by law and other requirements related to electronic delivery of insurance notices and documents are met.

The Act also provides that an insurance notice or document may be delivered by electronic means only if the party affirmatively consents to such delivery and the party, before giving consent, is provided with a statement informing the party of the right to have a paper copy; the right to withdraw such consent without imposition of any fees; what transactions, notices, or documents the consent applies to; and whether the consent applies to notices of cancellation, nonrenewal, or termination. A party has the right to withdraw consent without a fee after receiving notice from the insurer that hardware or software requirements for such delivery have been changed.

If consent of a party to electronic delivery is on file with an insurer before July 1, 2014, and the insurer intends to deliver additional notice or documents to the party electronically, the insurer is required to provide the party with a statement that describes what notices or documents will be delivered and the party's right to withdraw consent to such delivery without imposition of a fee, or of any condition or consequence that was not previously disclosed, and that complies with the other requirements of the Act.

An insurer must deliver a notice or document by another legal delivery method other than electronic means if the insurer attempts electronic delivery and has a reasonable basis for believing that the party did not receive the delivery or the insurer becomes aware that the electronic mail address provided by the party is no longer valid. The Act provides that it is the exclusive responsibility of the insurer to satisfy the legal requirements for electronic delivery of any insurance notice or document to a party.

A policy or endorsement posted on an insurer's Internet site instead of being mailed or delivered must be accessible to the insured and to the licensed insurance producer of record for as long as the policy or endorsement is in force, must be archived for a period of five years or other period required by law, and must be posted in a manner that allows the insured and the insurance producer of record to print the policy or endorsement. The insurer must also provide information upon issuance of the policy or upon renewal of the policy about the insured's right to request and receive a paper copy of the policy or endorsement by mail without charge. These requirements shall not be construed to affect the timing or content of any notice or document required to be provided or made available to any insured under applicable law.

The Act also provides that an insurance producer owes any duties and responsibilities specified in Iowa Code section 522B.11(7) only to the policy owner, a person in privity of contract with the insurance producer, and the principal in an agency relationship with the insurance producer. If the person to whom an insurance producer owes duties and responsibilities is deceased or incapacitated, a direct and specifically identified beneficiary referenced in a written instrument required by the insurer and delivered to the insurance producer prior to the death or incapacity may enforce the insurance producer's duties and responsibilities. An insurance producer does not owe any duty or responsibility to a person who was a direct and specifically identified beneficiary of the policy owner if the policy owner changed the policy in the required manner to remove the person as a beneficiary. This provision of the Act strikes and rewrites a provision enacted in 2014 which was a response to the 2013 holding of the Iowa Supreme Court in *St. Malachy Roman Catholic Congregation v. Ingram*.

HOUSE FILE 632 - Securities, Insurance, and Regulation of Cemetery and Funeral Merchandise and Services
BY COMMITTEE ON WAYS AND MEANS. This Act relates to various matters involving insurance and the Insurance Division of the Department of Commerce.

UNIFORM SECURITIES ACT. Iowa Code section 502.103 is amended to update references in Iowa Code chapter 502 to include current federal statutes. New Iowa Code section 502.202(24) provides an exemption from certain securities registration and filing requirements for offers and sales of securities known as intrastate crowdfunding and provides limitations and conditions on such offers and sales of securities in the state. All offers and sales of securities made pursuant to the exemption must be made through an intermediary's Internet site. An "intermediary" is a broker-dealer that is subject to the registration requirements of Iowa Code section 502.401 and that facilitates the offer and sale of securities by issuers through an Internet-based system to the general public. An "intermediary" can also be an entity registered as an "Iowa crowdfunding portal." "Intrastate crowdfunding" is defined as the offer or sale of a security by an issuer in a transaction that is available for purchase only by Iowa residents and by business organizations located in Iowa and organized and registered under Iowa law. "Iowa crowdfunding portal" means an entity incorporated or organized and authorized to do business in this state, that is engaged exclusively in intrastate crowdfunding offers and sales of exempt securities through an Internet site and does not operate or facilitate a secondary market in securities. This provision takes effect January 1, 2016.

Iowa Code section 502.302(1)(a)(1) and (2), concerning specified federal covered securities, are amended to eliminate an option that allows filing fees accompanying notice filings of offers of such securities to be based on a definite or indefinite amount, instead requiring all notice filers to pay a fixed fee of \$400. Iowa Code section 502.302(1)(a)(2)(a) and (b) are stricken to eliminate the need to file a sales report. Iowa Code section 502.302(2) is amended to establish a flat fee of \$400 for renewals of such filings.

Iowa Code section 502.412(9) is amended to provide that the administrator of the Securities and Regulated Industries Bureau of the Insurance Division has two years instead of one year after acquiring material facts to institute a disciplinary proceeding concerning a broker-dealer or investment adviser.

PRIOR AUTHORIZATION FOR PRESCRIPTION DRUG BENEFITS. New Iowa Code section 505.26(7) requires the Commissioner of Insurance to adopt rules that require a health carrier or a pharmacy benefits manager to respond to a health care provider's request for prior authorization of prescription drug benefits or to request additional information from a health care provider concerning such a request in a time period that does not exceed 72 hours for urgent claims and five calendar days for non-urgent claims.

LIFE INSURANCE COMPANIES AND ASSOCIATIONS. Iowa Code section 511.8(5)(a) and (b) are amended to provide that investments in certain corporate obligations made by life insurance companies and associations are allowed if, at the date of acquisition, the obligations are investment grade as defined by the commissioner by rule. Similar changes are made as to investments in preferred and guaranteed stocks (Iowa Code section 511.8(6)(a)(1)(b)), and financial instruments used in hedging transactions (Iowa Code section 511.8(22)(c),(d), and (e)(1)).

Iowa Code section 511.8(8) is amended to provide that specified further restrictions on investments of a life insurance company or association in securities apply to mezzanine real estate loans which, under the Act, are loans secured

by a pledge of a direct or indirect equity interest in an entity that owns real estate. Iowa Code section 511.8(8)(b) is amended to provide that investments of a life insurance company or association in securities of a corporation shall not exceed specified percentages of the legal reserve.

Iowa Code section 511.8(8)(b)(1) and (2) are amended to provide that investments in corporate obligations, preferred and guaranteed stocks, equipment trust obligations, or mezzanine real estate loans are limited to 2 percent of legal reserve for any one corporation other than a public utility company, 5 percent of legal reserve for any one public utility company, and 50 percent of legal reserve for corporate obligations issued by public utility companies.

New Iowa Code section 511.8(9)(h) provides that a life insurance company or association may invest in mezzanine real estate loans subject to specified conditions. The provision specifies what terms a mezzanine loan agreement must include and limits the value of a life insurance company's or association's total investments in mezzanine real estate loans.

Iowa Code section 511.8(13) is amended to provide that life insurance companies and associations can invest in loans secured by collateral consisting of qualified assets or investments instead of securities.

Iowa Code section 511.8(18)(a) is amended to provide that life insurance companies and associations can invest in certain specified equity interests as well as common stocks and shares issued by corporations or institutions. The provision provides limitations on the percentage of legal reserve that can be invested in specified types of common stocks, shares, or equity interests.

Iowa Code section 511.8(20)(b) is amended to provide that for purposes of investments made by a life insurance company, a "venture capital fund" includes an equity interest in an innovation fund as defined in Iowa Code section 15E.52.

LONG-TERM CARE INSURANCE. Iowa Code section 514G.102 is amended to provide that the requirements of Iowa Code chapter 514G related to prompt payment of claims and the payment of interest apply to all long-term care insurance policies.

INSURANCE OTHER THAN LIFE. The Code Editor is directed to transfer Iowa Code section 515.11, pertaining to prohibited loans to an officer, director, stockholder, or employee of a company or to a relative of an officer or director of a company, to Iowa Code section 515.23.

Iowa Code section 515.35(4)(m) is amended to provide that for purposes of investments made by an insurance company other than life insurance, a "venture capital fund" includes an equity interest in an innovation fund as defined in Iowa Code section 15E.52.

Iowa Code sections 515.125(2) and 515.128(3) are amended to provide that an insurer is not required to provide notice to the insured of the insurer's intention not to renew the insured's policy if the insured is transferred to an insurance company admitted in Iowa which is an affiliate of the transferring insurer and specified conditions are met.

INSURANCE HOLDING COMPANY SYSTEMS. Iowa Code section 521A.5(4)(d) is amended to require that when a domestic insurer is required to establish a committee or committees of directors or other persons appointed by the board, that are responsible for nominating candidates for director, evaluating the performance of officers, and recommending the selection and compensation of principal officers, the majority of such committee members shall not be officers or employers of any entity controlling, controlled by, or under common control with the insurer.

CEMETERY AND FUNERAL MERCHANDISE AND FUNERAL SERVICES. Iowa Code section 523A.102(8) is stricken, eliminating the definition of "credit sale."

Iowa Code section 523A.204(3) is amended to provide that information in annual reports provided to the commissioner by preneed sellers is confidential pursuant to the Iowa Open Records Law (Iowa Code chapter 22) and shall not be made available for inspection or copying except upon the approval of the commissioner or the Attorney General or when sought by the preneed seller to whom the records relate. Such information is also

privileged and confidential in any judicial or administrative proceeding except as specified. Similar requirements concerning confidentiality of information provided to the commissioner are added in Iowa Code section 523A.205(3) concerning annual reports by financial institutions, Iowa Code section 523A.206(6) concerning information obtained in the course of an examination, new Iowa Code section 523A.207(2) concerning records obtained during an audit performed by a certified public accountant, new Iowa Code section 523A.401(10) concerning information maintained about purchase agreements funded by insurance proceeds, Iowa Code section 523A.502A(2) concerning licensure of sales agents, and Iowa Code section 523A.803(1A) concerning investigations into violations of Iowa Code chapter 523A. Iowa Code section 22.7(58) is amended to specify that information provided to the commissioner pursuant to Iowa Code sections 523A.205, 523A.206, 523A.207, 523A.401, and 523A.803 is confidential.

Iowa Code section 523A.204(4) and (5) are stricken, eliminating provisions related to levying an administrative penalty against a preneed seller for violations of the annual reporting requirement.

Iowa Code section 523A.205(2) is stricken, eliminating a requirement that the commissioner accept annual reports of preneed sellers in electronic format, including computer diskettes.

Iowa Code section 523A.401(8) is amended by eliminating the provision that allows computer printouts to be submitted with annual reports filed by insurance companies issuing policies to fund preneed purchase agreements. Iowa Code section 523A.402(8) is similarly amended to eliminate the provision that such printouts may be submitted with annual reports pertaining to purchase agreements funded by annuity proceeds.

Iowa Code section 523A.405 is amended to eliminate specific requirements concerning the use of a surety bond in lieu of trust requirements and instead requires the commissioner, by rule, to establish the terms and conditions under which a seller may file a surety bond.

Iowa Code section 523A.501(2) is amended to provide that the commissioner may establish the format for applications for a preneed seller's license. The application is also required to include the name of the natural person or legal entity to be licensed and any other name under which the preneed seller will be transacting business. The application must be updated as necessary to ensure that the commissioner is notified of all names under which the preneed seller is operating and doing business. The application must be accompanied by a filing fee set by rule. The previous filing fee was \$50.

Iowa Code section 523A.501(7) is amended to require that a preneed seller's license must be renewed annually instead of every four years. The license shall be renewed April 15 of each year so long as the preneed seller has filed a complete annual report and paid the required fees. Iowa Code section 523A.502(5) is similarly amended to require annual renewal of the licenses of preneed sales agents.

Iowa Code section 523A.502A(1) is amended to provide that a sales agent must file an annual report whether or not the sales agent made any sales during the year, is no longer an agent of a preneed seller, or is no longer licensed as a sales agent. Iowa Code section 523A.502A(3) and (4) are stricken, eliminating provisions related to levying an administrative penalty against a preneed sales agent for violations of the annual reporting requirement.

Iowa Code section 523A.504, requiring a preneed seller to file a notice and pay a fee to appoint a person to act as a sales agent of the preneed seller, is repealed.

CEMETERIES. Iowa Code section 523I.810(9) is amended to provide that a cemetery may adopt a resolution to authorize the withdrawal and expenditure of the principal of a cemetery care fund to repair boundaries; to construct a columbarium, mausoleum, or similar structure to create additional interment spaces; to purchase equipment for tree, shrub, and lawn care; or to purchase backhoes or similar equipment used to open and close interment spaces. The Act eliminates a requirement that the repayment schedule provide for interest on the amount withdrawn from the care fund, but if the deposit of care fund income over five years is unlikely to fund replenishment of the principal of the care fund, the Act requires the resolution to be accompanied by a bond or proof of insurance.

Iowa Code section 523I.811(1) is amended to provide that distributions from the care fund can be used for the new purposes described in Iowa Code section 523I.810(9).

New Iowa Code section 523I.811A provides that a perpetual care cemetery may make application to the commissioner to withdraw funds from the cemetery's care fund for a financial emergency. The commissioner may allow such a withdrawal upon finding that the cemetery has an urgent financial need and it is reasonable and prudent to fund a necessary expense of the cemetery. The commissioner shall establish conditions for the specific use of the funds and may require repayment of all or part of the amount withdrawn.

EFFECTIVE DATES AND RETROACTIVE APPLICABILITY. Unless otherwise provided, the Act took effect July 2, 2015, and, with the exception of Iowa Code section 502.202(24), applies retroactively to July 1, 2015.

HOUSE FILE 655 - Community Development and Infrastructure — Wireless Communications, Reinvestment Districts, Flood Mitigation, and Broadband Access

BY COMMITTEE ON WAYS AND MEANS. This Act relates to community development by establishing rules and limitations for wireless communications facilities and infrastructure, modifying provisions related to reinvestment districts and flood mitigation projects, and providing for the coordination and facilitation of broadband access in targeted areas of the state. The Act is organized by divisions.

Division I — Wireless Communications Facilities and Infrastructure Applications

The Act relates to the deployment of wireless communications facilities and infrastructure and applications to an authority for wireless communications facilities and infrastructure. The Act defines "authority" as a state, county, or municipal governing body, board, agency, office, or commission authorized by law to make legislative, quasi-judicial, or administrative decisions related to an application. The Act defines "application" as a request submitted by an applicant to an authority to construct a new tower, for the initial placement of transmission equipment on a wireless support structure, for the modification of an existing tower or existing base station that constitutes a substantial change to an existing tower or existing base station, or any other request to construct or place transmission equipment that does not meet the definition of an eligible facilities request as it is not a substantial change. The Act provides other definitions.

The Act provides a series of uniform rules or limitations applicable to all applications. The rules and limitations include the prohibition of an authority requiring certain information from or about an applicant. The Act provides time frames within which an authority must act upon an application to construct a new tower, for the initial placement or installation of transmission equipment on wireless support structures, for modification of an existing tower or base station that constitutes a substantial change, or for a request for construction or placement of transmission equipment that does not constitute an eligible facilities request. The authority may request that an applicant cure deficiencies in the application, during which time the time frame for the authority to review is tolled.

The Act also provides that when the authority enters into a lease with an applicant for the applicant's use of public land, the authority must offer the market rate value for use of that land and a lease term of at least 20 years, but all or a portion of the land may be subject to release for public purposes after 15 years. The Act provides a process for determination of the market rate value for purposes of the lease if the authority and applicant disagree on the rate.

The Act provides that this division of the Act should not be construed as mandating, requiring, or regulating the installation, location, or use of transmission equipment on a utility pole; as prohibiting an airport, aviation authority, or municipality from administering and enforcing airport zoning for the protection of navigable airspace; as infringing on the jurisdiction of a commission, defined for purposes of historical preservation districts, to approve or deny applications for proposed alterations to exterior features within an area designated as an area of historical significance; or as infringing on the city, county, or other entity authorized by statute in approving or denying applications for proposed alterations to exterior features of designated local historic landmarks.

The Act repeals the provisions in this division on July 1, 2020.

Division II — Reinvestment Districts and Flood Mitigation

The Act relates to reinvestment districts under Iowa Code chapter 15J and flood mitigation projects under Iowa Code chapter 418.

The Act eliminates the prohibition on the Economic Development Authority Board approving an amendment on or after July 1, 2018, to an existing reinvestment district's plan.

The Act modifies the definition of "governmental entity" for purposes of a flood mitigation project to include a joint board or other legal or administrative entity formed by an agreement pursuant to Iowa Code chapter 28F, which is entered into by one or more counties, one or more cities at least partly within the counties, and one or more Iowa Code chapter 358 sanitary districts or a combined water and sanitary district established by Iowa Code chapter 357 or 358 and located at least partly within the city or county.

The Act states that for purposes of funding a flood mitigation project, the sales tax increment area shall not include any parcels that are included in a reinvestment district established under Iowa Code chapter 15J. Transfers of sales tax increment revenue to a reinvestment district account shall be made prior to the transfer of sales tax increment revenue to a flood mitigation project account. From the amounts transferred to reinvestment district accounts and flood mitigation project accounts, the Department of Revenue shall retain the lesser of \$25,000 or the actual cost of administering the specified transfers of sales tax increment revenue quarterly as a repayment receipt. The Act provides the process for the retention of the revenue.

This division took effect June 22, 2015. The division applies retroactively to reinvestment districts designated under Iowa Code chapter 15J in existence on or after July 1, 2014, and flood mitigation project plan applications received before, on, or after the effective date of the division. The sections of the division amending Iowa Code section 423.2, regarding the transfers of sales tax increment revenue to a reinvestment district and to a flood mitigation project account as well as the retention of repayment receipts, apply to transfers of sales tax revenues made on or after July 1, 2015.

Division III — Statewide Broadband Coordination

The Act modifies provisions relating to the Office of the Chief Information Officer and adds definitions to Iowa Code chapter 8B (Information Technology). The Act provides definitions for "broadband," "broadband infrastructure," "communications service provider," "crop operation," and "targeted service area." The Act adds broadband and broadband infrastructure to an existing definition of "information technology."

The Act adds streamlining, consolidating, and coordinating access to and availability of broadband and broadband infrastructure throughout Iowa to the powers and duties of the Chief Information Officer. The Act directs the Office of the Chief Information Officer to establish procedures to allow challenges to the office's finding on whether an area meets the definition of a "targeted service area."

The Act establishes a Connecting Iowa Farms, Schools, and Communities Grant Program and Fund. The Office of the Chief Information Officer shall administer the program and award grants to communications service providers that reduce or eliminate targeted service areas by installing broadband infrastructure in targeted service areas. The Act establishes a fund with the moneys in the fund appropriated to the Office of the Chief Information Officer for purposes of the grant program. A communications service provider may apply to the office for a grant. The Act sets the criteria for the office to consider when awarding grants. The grant amounts are limited to a maximum of 15 percent of the communications service provider's project cost. The Office of the Chief Information Officer may not award a grant on or after July 1, 2020.

The Chief Information Officer is also responsible for the coordination of a fiberoptic network conduit installation program to facilitate the incorporation of fiberoptic network conduit installations into state-funded construction projects or by state-owned infrastructure. Subject to funding from the General Assembly, the Office of the Chief Information Officer may contract with a nongovernmental third party to manage, lease, install, or otherwise provide fiberoptic network conduit access. The program does not require construction projects not using public funding to coordinate with or gain approval from the Office of the Chief Information Officer.

The Act provides expeditious response requirements regarding the approval, modification, or disapproval of nonwireless broadband-related permits. A political subdivision vested with permitting authority shall approve, approve with modification, or disapprove nonwireless broadband-related permits within 60 business days following

the submission of the necessary application requirements. If action is not taken by the permitting authority in the 60-day period, the application shall be deemed approved.

The Act requires the Chief Information Officer to prepare an annual report regarding the status of broadband expansion and coordination, the broadband grant program, and the adequacy of the speed set in the definition of a targeted service area.

The Act adds the Chief Information Officer to the Iowa Telecommunications and Technology Commission which oversees the operation of the Iowa Communications Network and the statewide Interoperable Communications System Board. The Act also adds a member representing the Iowa Law Enforcement Academy, a member representing local emergency management coordinators, and a member representing emergency medical service providers to the board.

Division IV — Property Tax Incentives and Assessment

The Act provides a property tax exemption for installation of broadband infrastructure that facilitates broadband service at or above 25 megabits per second of download speed and 3 megabits per second of upload speed within a targeted service area, which installation is commenced and completed on or after July 1, 2014, and prior to July 1, 2020, and which is used to deliver Internet services to the public. The exemption is a 100 percent exemption from taxation for a period of 10 years based on the actual value added by the installation of the broadband infrastructure. The Act provides procedures relating to applying for the tax exemption, granting the tax exemption, and assessing the property of companies receiving the exemption. The tax exemption established in the Act applies to assessment years beginning on or after January 1, 2016. The Act provides that Iowa Code section 25B.7 does not apply to the tax exemption created in the Act.

Division V — Information Technology Infrastructure for Education

The Act provides that school infrastructure, for purposes of statewide school infrastructure funding, includes the acquisition or installation of information technology infrastructure, as defined in the Act.

Division VI — Conditional Effective Date and Retroactive Applicability Provisions

The Act provides that if the Governor approves the Act on or after July 1, 2015, or unless the Act specifies otherwise, the Act is effective upon enactment and applies retroactively to July 1, 2015. The Governor approved the Act June 22, 2015.

CHILDREN AND YOUTH

SENATE FILE 292 - Juvenile Court Records — Confidentiality

RELATED LEGISLATION

- SENATE FILE 448** - Commission of Class “A” Felonies by Persons Under the Age of Eighteen
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act changes the criminal penalty for a person who commits a class “A” felony while under 18 years of age. The Act provides three sentencing options for the court when a person commits murder in the first degree while under 18 years of age. If the person commits a class “A” felony while under 18 years of age, other than murder in the first degree, the Act provides the court with two such sentencing options. The Act took effect April 24, 2015, and applies to a person who was convicted of a class “A” felony prior to, on, or after April 24, 2015, and who was under the age of 18 at the time the offense was committed.
- SENATE FILE 451** - Child in Need of Assistance Cases — Transfer to District Court
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides for the issuance of a bridge order to transfer jurisdiction related to a child in need of assistance (CINA) case from the juvenile court to the district court.
- SENATE FILE 500** - Family Support, Child Support, and Establishment of Parentage
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to family support programs including child support and establishment of paternity. Division I of the Act amends provisions in Iowa Code chapter 252K, the Uniform Interstate Family Support Act (UIFSA). Division II of the Act makes conforming changes throughout the Iowa Code based on the changes in Iowa Code chapter 252K. Division III of the Act creates a new Iowa Code section 252B.20A to provide for the suspension of child support upon the request of an obligor, if certain conditions are met. Division III of the Act takes effect January 1, 2016. Division IV of the Act relates to genetic testing in proceedings to establish paternity.
- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes numerous provisions involving children, including the hawk-i Program and other child health initiatives, child support, child care, child protection, child welfare, juvenile justice, subsidized adoption, and Early Childhood Iowa (formerly community empowerment) Initiative funding. In addition, the Act caps the statewide number of juvenile detention home beds; continues and amends the Autism Support Program and establishes an Autism Service Provider Grants Program; continues the use of integrated health homes for children under the Medicaid program; increases the reimbursement rate for resource family recruitment and retention contractors, child welfare emergency services contractors, and supervised apartment living foster care providers by 5 percent over the rates in effect on June 30, 2015; requires the Child Welfare Advisory Committee of the Council on Human Services to study issues related to guardianship, placement and custody proceedings, and foster care placements; and directs the Department of Human Services in cooperation with others to facilitate a workgroup on children’s mental health.
- HOUSE FILE 258** - Sexual Misconduct with Offenders and Juveniles
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act prohibits a peace officer from engaging in a sex act with a juvenile placed at a juvenile placement facility.

- HOUSE FILE 397** - Regulation of Child Labor
SEE LABOR AND EMPLOYMENT. This Act makes various changes to Iowa Code chapter 92, the state child labor law, including who may issue a work permit, when a child may begin work, what information is included on an application and a work permit, and what work is exempt from Iowa Code chapter 92. The Act took effect June 1, 2015.
- HOUSE FILE 445** - Educational Costs for Children in Psychiatric Hospitals or Institutions
SEE EDUCATION. This Act makes various changes to the manner in which the school district of residence of a child residing in a psychiatric unit of a licensed hospital or a licensed psychiatric medical institution for children not operated by the state is required to pay the school district in which the unit or institution is located for the provision of educational services to the child.

CHILDREN AND YOUTH

SENATE FILE 292 - Juvenile Court Records — Confidentiality

BY COMMITTEE ON JUDICIARY. This Act relates to the confidentiality of certain juvenile court records.

The Act provides that juvenile court records containing a dismissal of a complaint or an informal adjustment of a complaint when no petition is filed relating to the complaint shall not be available to the public, and may only be inspected by or disclosed to the following: the judge or professional court staff, including juvenile court officers, the child's counsel or guardian ad litem, the county attorney, the superintendent of a school district or the authorities in charge of an accredited nonpublic school, a member of the armed forces conducting a background investigation, the statistical analysis center, or the state public defender.

The Act amends Iowa Code section 232.149 to provide that the records and files of a defendant transferred from adult court to juvenile court are deemed public records except that criminal history data, intelligence data, and law enforcement investigatory files are subject to the confidentiality provisions of Iowa Code section 22.7 and Iowa Code chapter 692. The Act specifies that juvenile court social records are confidential criminal identification files under Iowa Code section 22.7(9). The Act also specifies that the records of a defendant transferred to juvenile court from adult court may be sealed pursuant to Iowa Code section 232.150.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

- [SENATE FILE 201](#) - Emergency Hospitalization of Mentally Ill Persons
- [SENATE FILE 223](#) - Support of the Poor — Liability — Recovery by County
- [SENATE FILE 267](#) - Peer Support Group Counselors and Officers — Privileged Communications
- [SENATE FILE 306](#) - Communication and Visitation Between Adult Wards and Other Persons
- [SENATE FILE 404](#) - Shorthand Reporters — Regulation and Certification
- [SENATE FILE 426](#) - Adverse Health Care Incidents — Open Discussions
- [SENATE FILE 451](#) - Child in Need of Assistance Cases — Transfer to District Court
- [SENATE FILE 500](#) - Family Support, Child Support, and Establishment of Parentage
- [HOUSE FILE 159](#) - Combined Guardianship and Conservatorship Proceedings — Reporting
- [HOUSE FILE 569](#) - Garnishment and Levy — Notice to Debtor
- [HOUSE FILE 570](#) - Municipal Property — Tort Liability for Recreational Activities
- [HOUSE FILE 661](#) - Trusts, Estates, and Probate — Taxation, Fiduciaries, and Spousal Shares

RELATED LEGISLATION

- [SENATE FILE 496](#) - Appropriations — Judicial Branch
SEE APPROPRIATIONS. This Act makes appropriations to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. An additional appropriation to the judicial branch is made in [SF 510](#) (see Appropriations), section 21.
- [SENATE FILE 505](#) - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes numerous provisions involving civil law, including child support, juvenile justice and child welfare, and mental health and disability services funding, and amends provisions relating to Medicaid special needs trusts.
- [SENATE FILE 510](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division II increases the General Fund of the State appropriation to the judicial branch and allocates moneys for juvenile drug courts. Division VII eliminates a requirement that court be held in Avoca in Pottawattamie County and repeals 1884 Iowa Acts, chapter 198, relating to the holding of court in Avoca in Pottawattamie County.
- [SENATE FILE 513](#) - Appropriations — Short-Term Funding
SEE APPROPRIATIONS. This Act provides that the indemnification of owners of certain livestock under Iowa Code section 163.15 only applies to an outbreak of the infectious disease tuberculosis.
- [HOUSE FILE 259](#) - Rejection or Nonelection of Workers’ Compensation Coverage
SEE LABOR AND EMPLOYMENT. This Act relates to certain persons who are excluded from workers’ compensation coverage requirements such as corporate officers who reject the coverage or proprietors, limited liability company members, or partners who do not

elect the coverage. The Act requires such persons to notify the Workers' Compensation Commissioner of their rejection or nonelection of coverage and of their acceptance or election of coverage, and requires the commissioner to maintain a public list of this information.

- HOUSE FILE 371** - Radon Testing Results — Disclosure
SEE HEALTH AND SAFETY. This Act relates to allowable disclosures of radon testing results to potential buyers of nonpublic buildings.
- HOUSE FILE 414** - Private Providers of Veterans Benefits Services — Disclosure Requirements
SEE PUBLIC DEFENSE AND VETERANS. This Act requires private providers of veterans benefits services to provide a written disclosure statement to each client or prospective client and establishes a civil penalty not to exceed \$1,000 for a violation of the disclosure requirements.
- HOUSE FILE 447** - Wireless Communications Service Providers — Call Location Information — Emergencies
SEE HEALTH AND SAFETY. This Act requires wireless communications service providers to provide call location information concerning a device upon the request of a law enforcement agency, law enforcement officer, or a public safety answering point; and providing that a person may not bring a claim or cause of action against a wireless communications service provider or the provider's employees when the provider or the provider's employees are acting reasonably and in good faith and in accordance with the Act.
- HOUSE FILE 496** - Military Victim Advocates — Privileged Communications
SEE PUBLIC DEFENSE AND VETERANS. This Act privileges certain confidential communications made by a victim to a military victim advocate provided that the advocate has completed a military victim advocate course.
- HOUSE FILE 507** - Wastewater, Sewer System, Storm Water Drainage, and Sewage Treatment Services — Delinquent Accounts
SEE ENERGY AND PUBLIC UTILITIES. This Act relates to rights and privileges of certain wastewater, sewer system, storm water drainage, and sewage treatment service providers with regard to owners of certain premises and properties with delinquent accounts for such services.
- HOUSE FILE 525** - Veterinary Care Services — Partnerships, Limited Liability Companies, and Corporations
SEE AGRICULTURE. This Act expands the types of persons who may provide veterinary medical services or conduct a veterinary practice in this state and who may provide such services or conduct such a practice as part of a clinic located on land or in a building owned by another person. The expanded list includes a limited liability partnership formed under Iowa Code chapter 486A and a professional limited liability company organized under Iowa Code chapter 489.
- HOUSE FILE 626** - Taxation — Appeals Processes — Powers and Duties of Department and Director of Revenue
SEE TAXATION. This Act extends the future repeal date of the Property Assessment Appeal Board, provides for the future repeal of the State Board of Tax Review, and makes several corresponding changes to the Iowa Code relating to tax assessments and appeals made by or to the Director of Revenue and the Department of Revenue. The Act took effect May 22, 2015.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 201 - Emergency Hospitalization of Mentally Ill Persons

BY COMMITTEE ON HUMAN RESOURCES. Under existing law in Iowa Code section 229.22, if a person is believed to have a mental illness, and due to that illness, is believed likely to physically injure the person's self or others if not immediately detained, a peace officer or another person may take the person without a warrant or court order to a hospital or a community facility licensed to care for persons with mental illness or a substance-related disorder. This procedure is only used when it appears that the person should be immediately detained due to serious mental impairment, but an involuntary commitment application has not been filed with the court and the person cannot be ordered into immediate custody and detained.

Under existing law, upon delivery of the person to the facility or hospital, if the examining physician, examining physician assistant, or examining psychiatric advanced registered nurse practitioner finds that there is reason to believe that the person is seriously mentally impaired, and because of that impairment is likely to physically injure the person's self or others if not immediately detained, the examining physician, examining physician assistant, or examining psychiatric advanced registered nurse practitioner is required to contact the nearest available magistrate. The findings of the examining physician assistant must be approved by the examining physician assistant's supervising physician before the examining physician assistant communicates with the nearest available magistrate. The Act eliminates the requirement that the findings of the examining physician assistant be approved by the examining physician assistant's supervising physician before the examining physician assistant communicates with the nearest available magistrate in these circumstances.

SENATE FILE 223 - Support of the Poor — Liability — Recovery by County

BY COMMITTEE ON JUDICIARY. This Act amends and repeals portions of Iowa Code chapter 252 (Support of the Poor) and makes other conforming changes to eliminate the liability of any relative (father, mother, children, grandparent, grandchild, or more distant relative) of the poor person for support of the poor person or recovery from such relative of money expended by the county for the poor person. Under the Act, only the poor person is liable for repayment of money expended by the county on behalf of the poor person. The county may recover moneys expended for the assistance or support of a poor person from the poor person while living, if the person becomes able and the action to recover is filed within two years after the person becomes able; or, if the poor person is deceased, from the person's estate by filing the claim as provided by law.

SENATE FILE 267 - Peer Support Group Counselors and Officers — Privileged Communications

BY COMMITTEE ON JUDICIARY. This Act privileges confidential communications made by certain officers to a peer support group counselor.

The Act defines "officer" as a certified law enforcement officer, fire fighter, emergency medical technician, paramedic, corrections officer, detention officer, jailer, probation or parole officer, communications officer, dispatcher, emergency management coordinator under Iowa Code chapter 29C, or any other law enforcement officer certified by the Iowa Law Enforcement Academy and employed by a city, county, or state agency.

The Act defines "peer support group counselor" as a law enforcement officer, fire fighter, civilian employee of a law enforcement agency or fire department, or a nonemployee counselor who has been designated as a peer support group counselor by a sheriff, police chief, fire chief, or department head of a law enforcement agency, fire department, or emergency medical services agency and who has received training to provide emotional and moral support and counseling to an officer who needs those services as a result of an incident in which the officer was involved while acting in the officer's official capacity.

The Act provides that a peer support group counselor who obtains information from an officer shall not be allowed, in giving testimony, to disclose any confidential communications properly entrusted to the counselor by the officer while receiving counseling. The prohibition does not apply if the officer has consented to the disclosure or if the peer support group counselor was an initial responding officer, a witness, or a party to the incident which prompted the counseling services.

SENATE FILE 306 - Communication and Visitation Between Adult Wards and Other Persons

BY COMMITTEE ON JUDICIARY. This Act relates to an adult ward's right to communicate, interact, and visit with other people.

The Act provides that an adult ward has the right to communicate, visit, and interact with other persons upon the adult ward's consent. If the adult ward is unable to express consent, consent may be presumed by a guardian or a court based on the adult ward's prior relationship with such person.

The Act provides that a guardian may place reasonable time, place, or manner restrictions on an adult ward's communication, visitation, or interaction with another person without court approval, but that a guardian may not deny all communication, visitation, or interaction between an adult ward and another person unless a court has approved such denial after a showing of good cause by the adult ward's guardian.

SENATE FILE 404 - Shorthand Reporters — Regulation and Certification

BY COMMITTEE ON JUDICIARY. This Act relates to the certification and regulation of shorthand reporters (court reporters).

The Act expands the criteria for obtaining certification to engage in the profession of shorthand reporting. Under the Act, the Board of Examiners of Shorthand Reporters may issue a certificate to a person of good moral character and fitness who makes application on a form prescribed and furnished by the board and who satisfies the education, experience, examination requirements, and rules prescribed by the Iowa Supreme Court. The board may consider the applicant's past record of any felony conviction and the applicant's past record of disciplinary action with respect to certification. The board may deny certification if it finds the applicant has committed any of the acts listed in Iowa Code section 602.3203 or has made a false statement of material fact on the application for certification.

The Act expands the conditions under which the board may revoke or suspend the certification of a shorthand reporter to include noncompliance with new Iowa Code section 602.3204, which prohibits a shorthand reporting services agreement from requiring a certified shorthand reporter to relinquish control of an original deposition transcript and copies of the transcript before it is certified and delivered to the custodial attorney.

New Iowa Code section 602.3205 is created to specify that a shorthand reporter's audio recordings used solely to provide a written transcript of a court proceeding or a proceeding conducted in anticipation of use in a court proceeding are considered the shorthand reporter's personal property and private work product. However, audio recordings shall be provided to the presiding judge or chief judge for an in-camera review upon court order for good cause shown. Audio recordings of a shorthand reporter shall also be provided to the board upon request by the board if a disciplinary proceeding is pending regarding the shorthand reporter.

SENATE FILE 426 - Adverse Health Care Incidents — Open Discussions

BY COMMITTEE ON JUDICIARY. This Act permits a health care provider, or a health care provider with a health facility, to confidentially discuss an adverse health care incident with a patient.

"Adverse health care incident" means an objective and definable outcome arising from or related to patient care that results in the death or serious physical injury of a patient. "Health care provider" means a licensed physician, physician assistant, podiatrist, or advanced registered nurse practitioner. "Health facility" means a hospital, health care facility, organized outpatient health facility, outpatient surgical facility, community mental health facility, birth center, hospice, home health agency, assisted living program, clinic, or community health center.

The Act provides that if an adverse health care incident occurs, a health care provider, or a health care provider jointly with a health facility, may offer to engage in an open discussion with the patient. The notice of an offer to engage in an open discussion must be sent to the patient within 180 days after the date on which the health care provider knew or should have known of the adverse health care incident. If the patient agrees to proceed with an open discussion, the health care provider or health facility may investigate the adverse health care incident, disclose the results to the patient, and discuss steps the health care provider or health facility will take to prevent similar adverse health care incidents. The health care provider or health facility may also communicate to the patient whether the health care provider or health facility believes that an offer of compensation is warranted. An offer of compensation may

be conditioned upon the patient executing a release of future liability as to the adverse health care incident. All communications made related to the open discussion are privileged and confidential, are not subject to discovery or subpoena, and are not admissible in evidence in a judicial, administrative, or arbitration proceeding.

SENATE FILE 451 - Child in Need of Assistance Cases — Transfer to District Court

BY COMMITTEE ON JUDICIARY. This Act provides for the issuance of a bridge order to transfer jurisdiction related to a child in need of assistance (CINA) case from the juvenile court to the district court. Under the Act, the juvenile court may close a CINA case by transferring jurisdiction over the child's custody, physical care, and visitation to the district court through a bridge order, if: the child has been adjudicated a CINA in an active juvenile court case, and a dispositional order in that case is in place; paternity of the child has been legally established; the child is safely placed by the juvenile court with a parent; there is not a current district court order for custody in place; the juvenile court has determined that the CINA case can safely close once orders for custody, physical care, and visitation are entered by the district court; and a parent qualified for a court-appointed attorney in the juvenile court case.

If all of the criteria specified are met, any party to a CINA proceeding in juvenile court may file a motion with the juvenile court for a bridge order. Such motion is required to be set for hearing no less than 30 days and not more than 90 days from the date of filing the motion. The juvenile court, on its own motion, may set a hearing on the bridge order if the hearing is set no less than 30 days from the date of notice to the parties.

The Act directs the juvenile court to designate the petitioner and respondent for the bridge order, which is limited to addressing only matters of custody, physical care, and visitation. All other matters, including child support, are to be filed by separate petition or by action of the child support recovery unit (CSRU) and are subject to existing applicable statutory provisions.

Upon transferring jurisdiction, the clerk of court is directed to docket the case. Filing fees and other court costs are not to be assessed against the parties. The district court shall take judicial notice of the juvenile file in any hearing related to the case and provision is made for confidentiality of the records contained in the district court case file that were copied or transferred from the juvenile court file and for disclosure of the records to the CSRU, upon request, without a court order.

The Act provides for modification of the bridge order for issues relating only to custody, physical care, or visitation. If the petition for modification is filed within one year of the filing date of the bridge order, the party requesting modification is not required to demonstrate a substantial change of circumstances, but instead must demonstrate that such modification is in the best interest of the child. Additionally, if a petition for modification is filed within one year of the filing date of the bridge order, filing fees and other court costs are not to be assessed against the parties. Nothing in the Act is to be construed to require appointment of counsel for the parties in the district court action.

SENATE FILE 500 - Family Support, Child Support, and Establishment of Parentage

BY COMMITTEE ON APPROPRIATIONS. This Act relates to family support programs including child support and establishment of paternity.

Division I of the Act amends provisions in Iowa Code chapter 252K, the Uniform Interstate Family Support Act (UIFSA). UIFSA provides uniform rules for the enforcement of support orders including by setting basic jurisdictional standards for state courts, determining the basis for a state to exercise continuing jurisdiction over a child support proceeding, establishing rules for determining which state issues the controlling order if proceedings are initiated in multiple jurisdictions, and providing rules for modifying or refusing to modify another state's child support order. While the United States has recognized and enforced orders from other countries, the same reciprocity has not always been available when parties from the United States seek enforcement in foreign countries. The Hague Convention on the International Recovery of Child Support and Other Forms of Family Maintenance extends jurisdiction and enforcement rules to facilitate the recognition and enforcement of the orders of parties from the United States seeking enforcement in foreign countries. The 2008 amendments to UIFSA are designed to implement these improvements and help ensure that more family support orders issued in the United States are recognized and enforced abroad.

In 2007, the United States signed the Hague Convention on the International Recovery of Child Support and Other Forms of Family Maintenance. In July 2008, the National Conference of Commissioners on Uniform State Laws approved amendments to UIFSA to integrate the appropriate provisions of the Hague Convention. The 2008 amendments act as the implementing language for the convention in the states. In 2014, Congress passed federal implementing legislation (the federal Preventing Sex Trafficking and Strengthening Families Act, Pub. L. No. 113-183) for the convention. Under this federal Act, states are required to adopt the amendments to UIFSA in their next legislative sessions, but have a grace period to allow for state law changes. States must enact such a law and make it effective no later than the first day of the first calendar quarter beginning after the close of the first regular session of the state legislature that begins after September 29, 2014 (the enactment date of Pub. L. No. 113-183). In the case of a state that has a two-year legislative session, each year of the session is considered to be a separate regular session of the state legislature. The new law requires that the 2008 UIFSA amendments be enacted in every jurisdiction as a condition for continued receipt of federal funds supporting state child support programs.

Division I of the Act provides definitions for changes in the existing Articles 1 through 6 of the UIFSA law and provides a new Article 7. The major changes in the law include specifying that a foreign tribunal is an entity of a foreign country, not merely a jurisdiction outside of the state and that a “state” means only a state or territory under the jurisdiction of the United States or an Indian nation or tribe, but no longer includes any foreign jurisdiction that has enacted a law or established the procedures of or comparable to UIFSA; providing specifically when the Iowa Code chapter applies to a foreign country or foreign support proceedings; and otherwise making technical changes and adapting language of the convention to make the language consistent.

The new Article 7 provides guidelines and procedures for the registration, recognition, enforcement, and modification of foreign support orders from countries that are parties to the convention. Article 7 provides that a support order from a country that has agreed to comply with the convention must be registered immediately unless a tribunal in the state where the registration is sought determines that the language of the order is contrary to the public policy of the state. Once registered, the nonregistering party receives notice and is allowed the opportunity to challenge the order on certain grounds. Unless one of the grounds for denying recognition is established, the order is to be enforced. Article 7 requires documents submitted under the convention to be submitted in both the original language of the issuing court and English. Orders from foreign countries that are not signatories to the Hague Convention also may be recognized by a state court on the basis of comity.

Division II of the Act makes conforming changes throughout the Iowa Code based on the changes in Iowa Code chapter 252K.

Division III of the Act creates a new Iowa Code section 252B.20A to provide for the suspension of child support upon the request of an obligor, if certain conditions are met. The Act provides that if the Child Support Recovery Unit (CSRU) is providing child support enforcement services, the obligor may request the assistance of CSRU in suspending the obligation for support if the child is currently residing with the obligor and has been residing with the obligor for more than 60 consecutive days; there is no order in effect regarding legal custody, physical care, visitation, or other parenting time for the child; it is reasonably expected that the basis for suspension will continue for not less than six months; the child for whom support is ordered is not receiving public assistance, unless the obligor is considered to be a member of the same household as the child for the purposes of public assistance eligibility; the obligor has signed a notarized affidavit, provided by the CSRU, attesting to the existence of the conditions, has requested suspension of the support order or obligation, and has submitted the affidavit to the CSRU; no prior request for suspension has been served or filed with the CSRU during the two-year period preceding the request; and any other criteria established by rule of the department are met.

Upon receipt of the application for suspension and the properly executed and notarized affidavit, and depending upon whether specified criteria have been met, the CSRU may either deny the request or serve notice of the suspension on the obligee.

An order approved by the court for suspension of an accruing support obligation is effective upon the date of filing of the suspension order and is considered a temporary order for the period of six months from the date of filing of the suspension order. During the six-month period, the CSRU may request reinstatement of the accruing support order

or obligation upon application to the CSRU by either party or other person who has physical custody of the child or upon the receipt of public assistance benefits by the person entitled to receive support and the child on whose behalf support is paid, provided that the person owing the support is not considered to be a member of the same household as the child for the purposes of public assistance eligibility.

The Act provides the process for reinstatement of an accruing support obligation and provides that if an order suspending support has been on file with the court for a period exceeding six months, the order becomes final by operation of law and terminates the support obligation.

The Act also provides that if the child for whom support is ordered is not receiving public assistance, upon request by the obligor the CSRU may facilitate the suspension of the child support order or obligation if the child is residing with a caretaker who has not requested that CSRU provide services. The obligor and the caretaker must sign a notarized affidavit attesting to the conditions, consent to the suspension of the support order or obligation, and submit the affidavit to the CSRU. Upon the receipt of public assistance benefits by the child on whose behalf support is ordered, or upon application to the CSRU by either party or the caretaker, the CSRU may request the reinstatement of the accruing support order or obligation.

The Act also makes conforming changes to the existing suspension provision (Iowa Code section 252B.20) that may be utilized when both the obligor and the obligee agree to the suspension. The existing suspension provision is also amended to allow that if the parents agree and meet certain conditions, a support order may be suspended when the child is residing with a caretaker who has not requested that CSRU provide services.

The Act explicitly authorizes the Department of Human Services (DHS) to adopt all necessary and proper rules to administer and interpret both the existing Iowa Code section 252B.20 and the new Iowa Code section 252B.20A suspension provisions. If interpretative rulemaking authority is clearly vested in an agency, the standard of review of such rules is whether the rules constitute an irrational, illogical, or wholly unjustifiable interpretation of law (Iowa Code section 17A.19(10)(l)). If interpretive rulemaking authority is clearly not vested in the agency, the standard of review of such rules is whether the rules constitute an erroneous interpretation of law (Iowa Code section 17A.19(10)(c)).

The Act directs that until DHS adopts rules to administer the Act, the CSRU may initiate proceedings to suspend and reinstate support orders in accordance with Iowa Code section 252B.20, as amended in the Act, and may, to the extent appropriate, apply and utilize procedures, rules, and forms substantially similar to those applicable and utilized pursuant to Iowa Code section 252B.20 for proceedings initiated in accordance with Iowa Code section 252B.20A, as enacted in the Act.

Division III of the Act takes effect January 1, 2016.

Division IV of the Act relates to genetic testing in proceedings to establish paternity. The Act amends Iowa Code section 252F.3 (Notice of Alleged Paternity and Support Debt — Conference — Request for Hearing) and Iowa Code section 600B.41 (Blood and Genetic Tests) to provide that in a proceeding involving paternity testing, the child or children, mother, and putative or alleged father must submit to paternity testing, but that if the mother and child or children previously submitted blood or genetic specimens in a prior action to establish paternity against a different alleged or putative father, the previously submitted specimens and prior results, if available, may be utilized for testing in the action.

HOUSE FILE 159 - Combined Guardianship and Conservatorship Proceedings — Reporting

BY COMMITTEE ON JUDICIARY. This Act relates to the docketing of combined petitions for the appointment of a guardian and a conservator. The Act provides that a combined petition for the appointment of a guardian and a conservator is to be treated as one proceeding, with one docket number. The separate reporting requirements applicable to conservatorships and guardianships each apply in the combined petition.

HOUSE FILE 569 - Garnishment and Levy — Notice to Debtor

BY COMMITTEE ON JUDICIARY. This Act amends the notice of garnishment and levy requirements to which a judgment debtor is entitled.

The Act provides that in garnishment proceedings, an officer who has received levy instructions from a plaintiff is bound to levy an execution on the judgment debtor's personal property unless either another person notifies the officer that the property belongs to such person or the judgment debtor notifies the officer that the personal property is exempt from execution.

The Act requires the sheriff's office to file the garnishee's answers to the sheriff's examination questions with the court within seven business days of receipt by the sheriff.

The Act provides that the notice of garnishment is to be served by the creditor or employer of the garnishee, rather than the sheriff; eliminates the requirement that the judgment debtor's attorney receive a copy of the notice; and requires that the notice inform the judgment debtor that if the garnishment is for fines imposed in criminal cases, personal property exemptions are not applicable to such garnishment.

The Act distinguishes the notice requirements applicable in employer and nonemployer garnishments. A creditor must serve notice of garnishment on the judgment debtor within seven business days of the sheriff filing the answers to the examination. An employer must serve notice of garnishment to the judgment debtor with the remainder of or in lieu of the judgment debtor's earnings.

HOUSE FILE 570 - Municipal Property — Tort Liability for Recreational Activities

BY COMMITTEE ON JUDICIARY. This Act exempts municipalities from liability from certain claims related to injuries which occur on municipal property and result from participation in a recreational activity.

The Act exempts municipalities from liability from claims related to the negligent design, specification, construction, or reconstruction of a public facility designed for any recreational activity and from claims related to acts or omissions of an officer or employee of the municipality involving a person participating in any recreational activity on municipal property. Prior to the Act, municipalities were exempt from liability only if the recreational activity the person was participating in during the injury was skateboarding, in-line skating, bicycling, unicycling, scootering, river rafting, canoeing, or kayaking.

HOUSE FILE 661 - Trusts, Estates, and Probate — Taxation, Fiduciaries, and Spousal Shares

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the deductibility of administrative expenses on the Iowa fiduciary income tax return, individual exemptions from the Iowa inheritance tax, rights of fiduciaries to information and property, and the surviving spouse's elective share.

FIDUCIARY INCOME TAX. The Act amends the computation of net income for an Iowa fiduciary income tax return by permitting administrative expenses not taken or allowed as a deduction in calculating net income for federal fiduciary income tax purposes to be subtracted from federal adjusted gross income for Iowa individual income tax purposes. The change applies to Iowa fiduciary income tax returns filed for tax years ending on or after July 1, 2015.

INHERITANCE TAX. The Act amends individual exemptions from the Iowa inheritance tax to include the lineal descendants of a decedent's stepchildren, specifies that lineal descendants include descendants by adoption, and applies to estates of decedents dying on or after July 1, 2016.

FIDUCIARY WRITTEN REQUESTS. The Act permits a fiduciary of a decedent or ward to present a written request to any person to obtain property to which the decedent or ward is entitled or for information needed to perform the fiduciary's duties, and specifies the representations required to be in the request. If the person receiving the request takes reasonable steps to verify the identity of the fiduciary and has no knowledge that the representations in the request are incorrect, the person who provides the property or information requested shall not be liable to any person for so acting. If the person receiving the request refuses to provide the requested property or information within 10 business days of receiving the request, the fiduciary may bring a civil action to enforce the request. This portion of the Act applies to written requests presented by a fiduciary on or after July 1, 2015.

ELECTIVE SHARE OF THE SURVIVING SPOUSE. Under prior law and the Act, a surviving spouse may waive the right to include the value of property held in the deceased spouse's revocable trust with an express written relinquishment. The Act specifies the form of the express written relinquishment and requires that the deceased

owner's revocable trust be created after the date of the marriage between the deceased owner and the surviving spouse and that every transfer of property includes an express written relinquishment.

The Act also states that when a settlor of a revocable trust transfers real property to the trustee of the revocable trust and the settlor's spouse executes a conveyance which includes a waiver of rights of dower, homestead, and distributive share, the spouse does not waive the right to include the value of the real property in the elective share unless the spouse also specifically states an intent to do so in writing.

The portion of the Act affecting the surviving spouse's elective share applies to estates of decedents dying on or after July 1, 2015.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

- SENATE FILE 150** - Escapes by Sexually Violent Predators — Penalty
- SENATE FILE 222** - Disposition of Seized Firearms and Ammunition
- SENATE FILE 385** - Not-Guilty Verdicts and Dismissed Criminal Charges — Expungement of Records
- SENATE FILE 448** - Commission of Class “A” Felonies by Persons Under the Age of Eighteen
- HOUSE FILE 227** - Strip Searches Conducted at Jails or Municipal Holding Facilities
- HOUSE FILE 258** - Sexual Misconduct with Offenders and Juveniles
- HOUSE FILE 287** - Counterfeit, Nonfunctional, or Unsafe Air Bags
- HOUSE FILE 558** - Disorderly Conduct at Funerals or Memorial Services

RELATED LEGISLATION

- SENATE FILE 135** - Campaign Finance — Electronic Filing — Regulatory Threshold Amount
SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act relates to campaign finance by requiring electronic filing of certain statements and reports and by raising the minimum dollar amounts that trigger certain regulations. As provided under current Iowa Code section 68A.701, a willful violation of any provision of Iowa Code chapter 68A is a serious misdemeanor punishable by confinement for up to one year and a fine of at least \$315 but not more than \$1,875.
- SENATE FILE 199** - Campaign Finance — Independent Expenditures
SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act makes changes to the campaign finance laws in Iowa Code chapter 68A, relating to independent expenditures. As provided under current Iowa Code section 68A.701, a willful violation of any provision of Iowa Code chapter 68A is a serious misdemeanor punishable by confinement for up to one year and a fine of at least \$315 but not more than \$1,875.
- SENATE FILE 292** - Juvenile Court Records — Confidentiality
SEE CHILDREN AND YOUTH. This Act makes confidential certain juvenile court records. The Act provides that juvenile court records containing a dismissal of a complaint or an informal adjustment of a complaint when no petition is filed relating to the complaint shall not be available to the public, and may only be inspected by or disclosed to specific identified persons or agencies. The Act also makes confidential certain juvenile court records relating to the records and files of a defendant transferred to juvenile court from adult court.
- SENATE FILE 412** - Juvenile Justice — Disposition of Delinquency and Child in Need of Assistance Cases
SEE HUMAN SERVICES. This Act relates to child welfare including provisions relating to child in need of assistance and delinquency cases.
- SENATE FILE 497** - Appropriations — Justice System
SEE APPROPRIATIONS. This Act defines crime victim “emergency relocation” and “housing assistance.” The Act specifies that crime victim compensation for emergency relocation expenses may be awarded to a victim, a survivor of a homicide victim, a victim service program on behalf of a victim, and a secondary victim. The Act also specifies that housing assistance may be awarded to a victim or a victim service program on behalf of a victim.

- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division II allows an identity theft passport to be issued to a person that resides in this state at the time the person is a victim of identity theft. Division XXIII relates to human trafficking.
- HOUSE FILE 146** - Prohibited Gambling Game Activities
SEE GAMING. This Act concerns prohibited activities and criminal penalties relative to gambling games on excursion gambling boats and gambling structures. The Act provides that cheating at a gambling game specifically includes committing any act which alters the outcome of the game, establishes the offense of unlawful betting, defines what constitutes unlawful betting, and provides for criminal penalties from a simple misdemeanor to a class “D” felony based on the potential winnings from the unlawful bet. In addition, the Act provides that two convictions of the offense of unlawful betting shall result in the person being barred for life from excursion gambling boats and gambling structures.
- HOUSE FILE 447** - Wireless Communications Service Providers — Call Location Information — Emergencies
SEE HEALTH AND SAFETY. This Act requires wireless communications service providers to provide call location information concerning a device upon the request of a law enforcement agency, law enforcement officer, or a public safety answering point.
- HOUSE FILE 563** - Vehicle Recyclers — Miscellaneous Provisions
SEE TRANSPORTATION. This Act requires licensed vehicle recyclers to register with the National Motor Vehicle Title Information System (NMVTIS) and to comply with federal NMVTIS reporting requirements. Under the Act, failure to comply with NMVTIS requirements is a simple misdemeanor and may result in the denial or revocation of a vehicle recycler’s license. The Act takes effect January 1, 2016.
- HOUSE FILE 585** - Victims of Domestic Abuse, Domestic Abuse Assault, Sexual Abuse, Stalking, and Human Trafficking — Address Confidentiality Program
SEE HEALTH AND SAFETY. This Act establishes an Address Confidentiality Program in the Office of the Secretary of State for victims of domestic abuse, domestic abuse assault, sexual abuse, stalking, and human trafficking. The Act includes provisions relating to the collection and use of certain criminal surcharges for the administration of the program.
- HOUSE FILE 659** - Appropriations — Administrations and Regulation
SEE APPROPRIATIONS. This Act relates to and appropriates moneys to various state departments, agencies, and funds for FY 2015-2016 and FY 2016-2017. The Act appropriates from surcharges collected by the clerk of the district court from certain criminal offenders, and from transfers of moneys from other funds, deposited into the Address Confidentiality Program Revolving Fund established in 2015 Iowa Acts, [HF 585](#), to be used by the Secretary of State to administer the Address Confidentiality Program for victims of certain crimes.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 150 - Escapes by Sexually Violent Predators — Penalty

BY COMMITTEE ON JUDICIARY. Under prior law, a sexually violent predator who was civilly committed pursuant to Iowa Code chapter 229A, or a person who was detained pending a determination of whether the person was a sexually violent predator, who escaped or attempted to escape from custody committed a simple misdemeanor or was subject to punishment for contempt. The Act provides that such a violation is a serious misdemeanor and the person may be subject to punishment for contempt.

SENATE FILE 222 - Disposition of Seized Firearms and Ammunition

BY COMMITTEE ON JUDICIARY. This Act requires that all firearms and ammunition seized by law enforcement pursuant to Iowa Code chapter 809 (disposition of seized property) and deemed abandoned or for which the owner is unable to be located shall be deposited with the Department of Public Safety regardless of the fair market value of the firearms or ammunition.

Under both the Act and prior law, firearms or ammunition held by the Department of Public Safety may be used for law enforcement, testing, or comparisons by the Criminalistics Laboratory, or may be destroyed or disposed of by the Department of Public Safety in accordance with Iowa Code section 809.21.

SENATE FILE 385 - Not-Guilty Verdicts and Dismissed Criminal Charges — Expungement of Records

BY COMMITTEE ON JUDICIARY. This Act relates to the expungement of not-guilty verdicts and dismissed criminal-charge records.

The Act provides that upon application, the court shall expunge the record of a criminal case containing one or more criminal charges in which an acquittal was entered for all criminal charges or all criminal charges were otherwise dismissed in the case if certain factors have been established. These factors include the requirement that all court costs, fees, and other financial obligations must be paid and a minimum of 180 days must have passed since entry of the judgment or dismissal. However, if the person was a victim of identity theft or mistaken identity, the 180-day requirement does not apply. In order for the criminal case to be expunged the criminal case shall also not be dismissed due to the defendant being found not guilty by reason of insanity or being found incompetent to stand trial in the case.

The Act does not apply to dismissals related to a deferred judgment under Iowa Code section 907.9 but does apply to all other public offenses.

“Expunged” is defined to mean a criminal record that has been segregated in a secure area or database which is exempted from public access. The expunged record is a confidential record under the Act but shall be made available by the clerk of the district court to an agency or person granted access to the deferred judgment docket under Iowa Code section 907.4(2).

The Act takes effect on January 1, 2016, and applies to all relevant criminal cases that occurred prior to, on, or after January 1, 2016.

SENATE FILE 448 - Commission of Class “A” Felonies by Persons Under the Age of Eighteen

BY COMMITTEE ON JUDICIARY. This Act relates to the commission of a class “A” felony by a person under 18 years of age.

Prior Iowa statutory law provides that a person under 18 years of age who commits a class “A” felony, other than murder in the first degree, shall be eligible for parole after serving a minimum term of confinement of 25 years. Also, under prior Iowa statutory law, a person under 18 years of age who commits murder in the first degree must serve a life sentence without the possibility of parole which equals the sentences of other class “A” felons. However, the United States Supreme Court in *Miller v. Alabama*, 132 S. Ct. 2455 (2012), has ruled that a mandatory life sentence without the possibility of parole for a person under 18 years of age who commits murder is unconstitutional. In addition, the Iowa Supreme Court in *State v. Lyle*, 854 N.W.2d 378 (Iowa 2014), ruled that the

Iowa Constitution forbids a mandatory minimum sentencing schema for juvenile offenders that deprives the district court of the discretion to consider youth and its attendant circumstances as mitigating factors.

The Act provides that a person who commits murder in the first degree and who was under the age of 18 at the time the offense was committed shall be sentenced to serve one of three sentencing options. The first option provides that the court sentence the person to confinement for the rest of the person's life with no possibility of parole unless the Governor commutes the sentence to a term of years. The second option provides that the court sentence the person to confinement for the rest of the person's life with the possibility of parole after serving a minimum term of confinement as determined by the court. Under the third option, the court sentences the person to confinement for the rest of the person's life with the possibility of parole.

The Act lists numerous circumstances for the court to consider prior to sentencing a person who commits murder in the first degree and who was under the age of 18 at the time the offense was committed.

The Act provides that a person who commits a class "A" felony, other than murder in the first degree, and who was under the age of 18 at the time the offense was committed shall be sentenced to serve one of two sentencing options. The first option provides that the court sentence the person to confinement for the rest of the person's life with the possibility of parole after serving a minimum term of confinement as determined by the court. Under the second option, the court sentences the person to confinement for the rest of the person's life with the possibility of parole.

The Act lists numerous circumstances for the court to consider prior to sentencing a person who commits a class "A" felony, other than murder in the first degree, and who was under the age of 18 at the time the offense was committed. This list of circumstances is similar to the list of circumstances the court must consider for a person under the age of 18 who commits murder in the first degree.

A person paroled pursuant to the Act is subject to the same set of procedures set out in Iowa Code chapters 901B, 905, 906, and 908, and rules adopted under those Iowa Code chapters for persons on parole.

The Act prohibits earned time from reducing any mandatory minimum sentence imposed under Iowa Code section 902.1.

The Act took effect April 24, 2015, and applies to a person who was convicted of a class "A" felony prior to, on, or after April 24, 2015, and who was under the age of 18 at the time the offense was committed.

HOUSE FILE 227 - Strip Searches Conducted at Jails or Municipal Holding Facilities

BY COMMITTEE ON JUDICIARY. This Act relates to strip searches and visual strip searches of persons arrested for scheduled violations or simple misdemeanors.

Prior law provided that a person arrested for a scheduled violation or simple misdemeanor was not subject to a strip search unless there was probable cause to believe the person was concealing a weapon or contraband.

The Act provides that a person arrested for a simple misdemeanor who is housed in the general population of a jail or municipal holding facility may be subject to a visual strip search. Such a person may be subject to a strip search if there is probable cause to believe that the person is concealing a weapon or contraband and written authorization of the supervisor is obtained.

A person arrested for a simple misdemeanor who is not housed in the general population of a jail or municipal holding facility shall not be subject to either a strip search or visual strip search unless there is probable cause to believe the person is concealing a weapon or contraband and written authorization of the supervisor on duty is obtained.

A person arrested for a scheduled violation who is not housed in the general population of a jail or municipal holding facility shall not be subject to either a strip search or visual strip search unless there is probable cause to believe the person is concealing a weapon or contraband and a search warrant is obtained.

Any person arrested for a scheduled violation or simple misdemeanor may be subjected to a search probing the mouth, ears, or nose.

A “visual strip search” is defined to mean removing or arranging some or all of the person’s clothing so as to permit a visual inspection of the genitalia, buttocks, anus, female breasts, or undergarments of the person.

HOUSE FILE 258 - Sexual Misconduct with Offenders and Juveniles

BY COMMITTEE ON JUDICIARY. This Act relates to sexual misconduct with offenders and juveniles.

The Act specifies that a peace officer shall not engage in a sex act with an individual committed to the custody of the Department of Corrections or a Judicial District Department of Correctional Services. The Act further specifies that a peace officer shall not engage in a sex act with a prisoner incarcerated in a county jail.

A peace officer is also prohibited by the Act from engaging in a sex act with a juvenile placed at a juvenile placement facility.

A peace officer who violates the Act commits an aggravated misdemeanor.

HOUSE FILE 287 - Counterfeit, Nonfunctional, or Unsafe Air Bags

BY COMMITTEE ON JUDICIARY. This Act provides that the manufacture, import, installation, or sale of an air bag with knowledge that the air bag is counterfeit, nonfunctional, or unsafe is an aggravated misdemeanor and an unlawful practice. The Act also provides that the manufacture, import, installation, or sale of a device that inaccurately indicates a vehicle is equipped with a functional air bag with the intent to mislead the owner of the vehicle is an aggravated misdemeanor and an unlawful practice.

The Act took effect April 24, 2015.

HOUSE FILE 558 - Disorderly Conduct at Funerals or Memorial Services

BY COMMITTEE ON JUDICIARY. This Act relates to disorderly conduct by persons at a funeral or memorial service. Under prior law, persons were prohibited from certain disturbing and disruptive conduct within 500 feet of a building or other location where a funeral or memorial service is being conducted. The Act extends the radius for prohibited conduct from 500 feet to 1,000 feet. A first offense is punishable as a simple misdemeanor, a second offense is punishable as a serious misdemeanor, and a third or subsequent offense is punishable as a class “D” felony.

ECONOMIC DEVELOPMENT

SENATE FILE 217 - Iowa Finance Authority Duties and Programs

RELATED LEGISLATION

- SENATE FILE 499** - Appropriations — Economic Development
SEE APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs, the Economic Development Authority (IEDA), the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, and the State Board of Regents and certain regents institutions for fiscal years 2015-2016 and 2016-2017. The Act makes changes to the 30-month limit and the extension of the completion of a registered project receiving a redevelopment tax credit. The Act requires the IEDA to establish a Nuisance Property Remediation Fund for the purpose of providing financial assistance to cities for the remediation of nuisance properties, abandoned buildings, and other structures.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division I limits standing appropriations for FY 2015-2016 and FY 2016-2017 for casino wagering tax proceeds allocated for Department of Cultural Affairs’ operational support grants and community cultural grants. Division II allows a community college that entered into a new jobs training agreement pursuant to Iowa Code chapter 260E, which was effective in April 2012, with an Iowa employer to enter into a new agreement with such employer using certain base levels of employment. Division V transfers duties of the Department of Management for targeted small businesses and state programs for equal opportunity to the Department of Administrative Services. Division XI relates to the science, technology, engineering, and mathematics internships. Division XIII relates to the Entrepreneur Investment Awards Program. Division XIV relates to the Housing Enterprise Tax Credit. Division XX relates to the tax credit for investments in qualifying businesses and community-based seed capital funds, often referred to as the angel investor tax credits. Division XXI relates to workforce housing tax incentives. Division XXII relates to miscellaneous changes to certain Economic Development Authority programs.
- HOUSE FILE 488** - Iowa Reading Corps Program
SEE EDUCATION. This Act allows the Iowa Commission on Volunteer Service, created within the Economic Development Authority, to establish an Iowa Reading Corps Program in collaboration with the Department of Education.

ECONOMIC DEVELOPMENT

SENATE FILE 217 - Iowa Finance Authority Duties and Programs

BY COMMITTEE ON ECONOMIC GROWTH. This Act relates to the Iowa Finance Authority.

The Act allows the designee of the Executive Director of the Iowa Finance Authority to serve as Secretary of the Iowa Title Guaranty Board.

The Act also modifies provisions concerning the Shelter Assistance Fund which provides moneys for homeless and domestic violence shelters. The Act eliminates the requirement that homeless shelters be group homes and provides that moneys in the fund may be used for the costs of operations of homeless and domestic violence shelters, for essential services for the homeless, and for reporting of services for the homeless. The Act also increases, from 2 to 3 percent, the percentage of the moneys distributed as grants each fiscal year that may be used for costs of administering the fund. The Act eliminates the ability to use moneys to match moneys for federal funds for the Homeless Management Information System. Finally, the Act eliminates the requirement that not less than \$546,000 be spent annually on homeless shelter projects and instead requires that each grant awarded from the fund be awarded on a competitive basis.

EDUCATION

- SENATE FILE 131** - Review of License Renewal Applications by Board of Educational Examiners
- SENATE FILE 171** - School Finance — State Percent of Growth
- SENATE FILE 172** - School Finance — Categorical State Percent of Growth
- SENATE FILE 173** - School District Property Tax Replacement Payments
- SENATE FILE 176** - School Finance — Property Tax Replacement Payments
- SENATE FILE 227** - School Start Date
- SENATE FILE 462** - Epinephrine — Maintenance and Administration in Schools and Other Facilities
- SENATE FILE 485** - School Finance — Physical Plant and Equipment Levy Rates
- SENATE FILE 486** - Community Colleges — Approval and Imposition of Facilities, Equipment Replacement, and Program Sharing Property Tax Levies
- SENATE FILE 501** - Interstate Postsecondary Education Institution Reciprocity Agreements and Tuition Refunds
- HOUSE FILE 123** - Board of Educational Examiners — Executive Director
- HOUSE FILE 205** - Veterans — Reporting of Awards of Postsecondary Education Credits
- HOUSE FILE 421** - Community College Career and Technical Education Instructors — Qualifications
- HOUSE FILE 445** - Educational Costs for Children in Psychiatric Hospitals or Institutions
- HOUSE FILE 488** - Iowa Reading Corps Program
- HOUSE FILE 515** - School District Management Levy — Allowable Expenditures
- HOUSE FILE 599** - Reorganization or Dissolution of School Districts — Division of Assets and Liabilities
- HOUSE FILE 646** - School Finance — Physical Plant and Equipment Levy — Transportation Equipment Repair

RELATED LEGISLATION

- SENATE FILE 130** - National Guard Educational Assistance Program — Limitations
SEE PUBLIC DEFENSE AND VETERANS. This Act makes changes to program limitations within the National Guard Educational Assistance Program from an academic term-based limitation to a credit hour-based limitation.
- SENATE FILE 494** - Appropriations — Agriculture and Natural Resources
SEE APPROPRIATIONS. This Act relates to agriculture, natural resources and outdoor recreation, and environmental protection, including by making appropriations to Iowa State University of Science and Technology (ISU) for fiscal years 2015-2016 and 2016-2017. The Department of Agriculture and Land Stewardship is required to transfer moneys to ISU to support its Midwest Grape and Wine Industry Institute. Moneys are appropriated from the General Fund of the State to support the operation of its Veterinary Diagnostic Laboratory and the Iowa Nutrient Research Center.
- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes numerous provisions involving the education of children, including funding for child care programs and training associated with Early Childhood Iowa (formerly community empowerment) areas and early

education, and increases the income level to 150 percent of the federal poverty level for the state Child Care Assistance Program.

- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division I limits standing appropriations for FY 2015-2016 and FY 2016-2017 for payment for nonpublic school transportation; limits the standing appropriation for paying instructional support state aid to zero for FY 2015-2016 and FY 2016-2017; and reduces state aid for area education agencies and the portion of the combined district cost calculated for these agencies for FY 2015-2016 by \$15 million. Division II prohibits moneys appropriated for purposes of the Iowa Learning Online Initiative that remain unencumbered and unobligated at the close of a fiscal year from reverting and allows such moneys to remain available for the same purposes until the close of the succeeding fiscal year; requires the Director of the Department of Education to dedicate at least one-half of one of the department’s authorized full-time equivalent positions to maintain a fine arts consultant; and requires an applicant under the Teach Iowa Scholar Program to meet all the eligibility requirements for the program on or after January 1, 2013. Division VIII relates to the Iowa Educational Savings Plan Trust. Division XI relates to the science, technology, engineering, and mathematics internships. Division XVII relates to online learning and open enrollment.
- HOUSE FILE 347** - Licensure of Child Care Programs Provided by Schools
SEE HUMAN SERVICES. This Act relates to the licensure of child care programs operated or contracted for by a school district or accredited nonpublic school. The Act takes effect January 1, 2016, except that DHS may begin implementation prior to that date.
- HOUSE FILE 397** - Regulation of Child Labor
SEE LABOR AND EMPLOYMENT. This Act makes various changes to Iowa Code chapter 92, the state child labor law. The Act provides that a work permit issued pursuant to Iowa Code chapter 92 shall only be issued by the Labor Commissioner. Under prior law, such permits were only issued by the Department of Workforce Development or a school superintendent or other person authorized by a school board. The Act eliminates a requirement for certain certifications by a child’s school for employment in street occupations. The Act took effect June 1, 2015.
- HOUSE FILE 550** - Elective Public Officer Contact Information
SEE STATE GOVERNMENT. This Act requires that a school district provide members of the board of directors with a designated telephone number or electronic mail address within 30 days of the member swearing the oath of office. The Act requires that school districts publish such contact information on the district’s Internet site, if the district maintains one. A member of a board of directors is allowed to provide additional contact information for publication in the same manner.
- HOUSE FILE 658** - Appropriations — Education
SEE APPROPRIATIONS. This Act appropriates moneys for fiscal years 2015-2016 and 2016-2017 from the General Fund of the State to the Department for the Blind, the College Student Aid Commission, the Department of Education, and the State Board of Regents and its institutions; and appropriates moneys for fiscal years 2015-2016 and 2016-2017 from the Iowa Skilled Worker and Job Creation Fund to the Department of Education and the College Student Aid Commission.

The Act also provides for carryforward of FY 2014-2015 Student Achievement and Teacher Quality moneys for purposes of teacher leadership supplemental aid payments to school districts; provides for the transfer of moneys from the Board of Educational Examiners from FY 2014-2015 to the Department of Education for the four-year career planning system for grades 9-12; makes statutory changes relating to Shared Visions Preschool Program standards and accreditation criteria; codifies certain annual requirements relating to the Early Childhood Iowa State Board and area boards; amends Iowa Code chapter 256C relating to transportation and administrative funds under the Statewide Preschool Program for Four-Year-Old Children; makes statutory changes relating to at-risk programs, alternative programs, and alternative schools and returning dropout and dropout prevention programs and funding; codifies a requirement relating to the employment of a staff member or consultant for gifted and talented children programs by the Department of Education; makes statutory changes relating to the Gap Tuition Assistance Program's eligibility requirements; raises the cap on the Iowa Tuition Grant amount that a qualified full-time student can receive annually; provides that the All Iowa Opportunity Scholarship is a two-year award that may be paid on an annual or semester basis; provides an exception to the postsecondary school registration requirements for certain flight instruction schools; and makes statutory changes relating to school board vacancies.

HOUSE FILE 666**- Miscellaneous Supplemental Appropriations and Transfers**

SEE APPROPRIATIONS. This Act relates to state and local finances by making transfers and appropriations for FY 2014-2015. The Governor item vetoed provisions that appropriated moneys from the General Fund of the State to the Department of Education for general state financial aid to community colleges for nonrecurring expenses, and for purposes of making funding supplement payments to school districts and area education agencies; and moneys appropriated from the General Fund of the State to the State Board of Regents for the University of Iowa, Iowa State University of Science and Technology, and the University of Northern Iowa for nonrecurring expenses.

EDUCATION

SENATE FILE 131 - Review of License Renewal Applications by Board of Educational Examiners

BY COMMITTEE ON EDUCATION. This Act adds information in the Iowa Court Information System available to the general public to the registries and records the Board of Educational Examiners must review for information regarding applicants for license renewal.

SENATE FILE 171 - School Finance — State Percent of Growth

BY COMMITTEE ON EDUCATION. This Act establishes a state percent of growth of 1.25 percent for the school budget year beginning July 1, 2015. The state percent of growth is used to calculate the amount of supplemental state aid as part of the State School Foundation Program for that budget year.

The Act took effect July 2, 2015, and applies retroactively to July 1, 2015.

SENATE FILE 172 - School Finance — Categorical State Percent of Growth

BY COMMITTEE ON EDUCATION. This Act establishes a categorical state percent of growth of 1.25 percent for the school budget year beginning July 1, 2015. The categorical state percent of growth is used to calculate the amount of supplemental state aid for each of the categorical funding supplements.

The Act took effect July 2, 2015, and applies retroactively to July 1, 2015.

SENATE FILE 173 - School District Property Tax Replacement Payments

BY COMMITTEE ON EDUCATION. This Act provides additional property tax relief based on the per pupil increase that results from the establishment of the state percent of growth for the 2015-2016 fiscal year. The Act modifies the replacement payment calculation in Iowa Code section 257.16B for budget years beginning on or after July 1, 2015. For each budget year beginning on or after July 1, 2015, unless otherwise provided by law, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year multiplied by the difference of the following: (1) the regular program state cost per pupil for the budget year beginning July 1, 2015, multiplied by 100 percent less the regular program foundation base per pupil percentage; and (2) the regular program state cost per pupil for the budget year beginning July 1, 2012, multiplied by 100 percent less the regular program foundation base per pupil percentage.

The Act took effect March 5, 2015.

SENATE FILE 176 - School Finance — Property Tax Replacement Payments

BY COMMITTEE ON EDUCATION. This Act modifies the calculation of school district property tax replacement payments for budget years beginning on or after July 1, 2015.

For the budget year beginning July 1, 2015, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year beginning July 1, 2015, multiplied by the difference of the following: (1) the regular program state cost per pupil for the budget year beginning July 1, 2015, multiplied by 100 percent less the regular program foundation base per pupil percentage; and (2) the regular program state cost per pupil for the budget year beginning July 1, 2012, multiplied by 100 percent less the regular program foundation base per pupil percentage. This modification to the calculation for the budget year beginning July 1, 2015, was also made in 2015 Iowa Acts, [SF 173](#).

For each budget year beginning on or after July 1, 2016, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year multiplied by the difference of the following: (1) the regular program state cost per pupil for the budget year beginning July 1, 2016, multiplied by 100 percent less the regular program foundation base per pupil percentage; and (2) the regular program state cost per pupil for the budget year beginning July 1, 2012, multiplied by 100 percent less the regular program foundation base per pupil percentage. The calculation for budget years beginning on or after July 1, 2016, was previously modified during the 2015 Legislative Session in 2015 Iowa Acts, [SF 173](#).

The Act took effect June 26, 2015.

SENATE FILE 227 - School Start Date

BY COMMITTEE ON EDUCATION. This Act eliminates a provision that authorizes the Department of Education to grant waivers to allow school districts and accredited nonpublic schools to commence classes prior to the earliest school start date, establishes a new start date limitation which prohibits school districts and schools from beginning a school calendar prior to August 23, and provides an exemption from the limitation for prekindergarten through grade eight attendance centers or schools with approved year around school calendars.

The Act authorizes the board of directors of a school district and the authorities in charge of an accredited nonpublic school to apply to the department for authorization to maintain a year around school calendar at an attendance center or school for students in prekindergarten through grade eight, but requires a school board to hold a public hearing on the proposed year around school calendar prior to submitting an application to the department.

The Act specifies timelines for submission and approval of an application for a year around school calendar, and provides, in session law, different deadlines exclusively for the 2015-2016 school year. Applications may be approved for no more than two years at a time, but a board or the authorities may reapply to renew an authorization.

An attendance center or school authorized to maintain a year around calendar must serve all students attending the school and shall not be limited based on student achievement or based on the trait or characteristic of the student as defined in Iowa Code section 280.28; and must provide at least 10 days of instruction or the hourly equivalent during 11 of the 12 months of the school year, and the period of time between instructional days shall not exceed 6 weeks.

The Act modifies the school aid reduction penalty provision in Iowa Code section 257.17 to exempt from the penalty school attendance centers with approved year around school calendars and directs the Department of Management to prorate the reduction to account for an attendance center within a school district that is exempt from the school aid reduction requirements.

The Act took effect April 10, 2015.

SENATE FILE 462 - Epinephrine — Maintenance and Administration in Schools and Other Facilities

BY COMMITTEE ON HUMAN RESOURCES. This Act permits the board of directors in charge of each school district and the authorities in charge of an accredited nonpublic school to obtain a prescription for epinephrine auto-injectors and maintain in a secure location at each school a supply of such epinephrine auto-injectors for use as provided in the Act. The Act requires the board and authorities to replace epinephrine auto-injectors in the supply upon use or expiration. The Act permits the board and authorities to obtain a prescription for epinephrine auto-injectors for use as provided in the Act. The Act permits a licensed health care professional to prescribe epinephrine auto-injectors in the name of a school district or accredited nonpublic school, notwithstanding any other provision of law to the contrary.

The Act permits personnel authorized to administer epinephrine to possess epinephrine auto-injectors from the school's supply, and to provide or administer an epinephrine auto-injector from a school's supply to a student or other individual if such personnel reasonably and in good faith believe the student or other individual is having an anaphylactic reaction.

The Act provides immunity from legal liability to certain persons for actions permitted by the Act, provided such persons acted reasonably and in good faith.

The Act also adds epinephrine auto-injectors to Iowa Code section 280.16, which permits self-administration of medication in public and nonpublic schools by students with asthma. The Act requires school districts and nonpublic schools to allow the use of an epinephrine auto-injector by a student with a risk of anaphylaxis with a written statement from a licensed health care professional on file if the school receives written authorization and certain medical information from the student's parent or guardian. Under prior law, only a physician could prescribe the medication or provide a written statement.

The Act permits a student with a written statement from a licensed health care professional on file to possess and use an epinephrine auto-injector while in school, at school-sponsored activities, under the supervision of school

personnel, and before or after normal school activities, such as while in before-school or after-school care on school-operated property. The Act requires a school district or nonpublic school to notify a student's parent or guardian before withdrawing the privilege to use an epinephrine auto-injector.

The Act adds epinephrine auto-injectors to the provisions of Iowa Code section 280.16 granting immunity from legal liability to school employees, except for gross negligence, for injuries resulting from the self-administration of medication.

SENATE FILE 485 - School Finance — Physical Plant and Equipment Levy Rates

BY COMMITTEE ON WAYS AND MEANS. Iowa Code section 298.2 authorizes a school district to impose a physical plant and equipment levy. The physical plant and equipment levy consists of the regular physical plant and equipment levy of not exceeding \$0.33 per \$1,000 of assessed valuation in the district and a voter-approved physical plant and equipment levy of not exceeding \$1.34 per \$1,000 of assessed valuation in the district. In anticipation of revenues received from the physical plant and equipment levy, Iowa Code section 297.36 authorizes school districts to borrow money and enter into loan agreements. This Act provides that for school budget years beginning on or after July 1, 2015, a school district may by resolution of the board of directors impose a physical plant and equipment levy at a rate in excess of the levy rate limitations if the board has refunded or refinanced a loan agreement and such refunding or refinancing complies with the maturity period authorized by voters and results in a lower amount of interest on the amount of the loan agreement. The rate imposed by a school district under the provisions of the Act shall not exceed the rate imposed during the budget year in which the loan agreement was refunded or refinanced. Authorization to exceed the levy rate limitations terminates upon the maturity of the loan agreement after refunding or refinancing.

The Act took effect June 26, 2015.

SENATE FILE 486 - Community Colleges — Approval and Imposition of Facilities, Equipment Replacement, and Program Sharing Property Tax Levies

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the approval and imposition of the facilities property tax levy and the equipment replacement and program sharing property tax levy for a merged area (community college). Under the Act, following approval at two consecutive elections where the question of imposition of the facilities property tax levy was on the ballot, if the tax had been imposed for a period of at least 20 consecutive years, the board of directors of the merged area may, by resolution, at any time before the end of the most recently authorized period of time for imposing the tax, continue to impose the voted tax each year for an additional period not to exceed 10 years at a rate not to exceed the maximum rate approved at election until the tax is discontinued or its rate increased following an election initiated by petition of the voters in the merged area.

Under the Act, following approval at two consecutive elections where the question of imposition of the additional tax was on the ballot, if the additional tax has been imposed for a period of at least 20 consecutive years and the period of time approved for imposing the additional tax is due to expire, the board of directors of the merged area may, by resolution, continue to impose the additional tax each year for an additional period not to exceed 10 years until the tax is discontinued following an election initiated by petition of the voters in the merged area.

For both the facilities property tax levy and the equipment replacement and program sharing property tax levy, the Act provides that, if the question of whether to discontinue the authority of the board of directors to impose the applicable levy fails to gain approval at election, the question may not be submitted to the voters of the merged area for a period of 10 years following the date of the election.

The Act took effect May 22, 2015, and applies to merged area voted taxes under Iowa Code sections 260C.22 and 260C.28 in effect on May 22, 2015, and such taxes approved at election on or after that date.

SENATE FILE 501 - Interstate Postsecondary Education Institution Reciprocity Agreements and Tuition Refunds

BY GRONSTAL. This Act allows the provisions of an interstate reciprocity agreement entered into and administered, or recognized, by the College Student Aid Commission to override the registration and disclosure provisions of Iowa Code sections 714.23, which regulates postsecondary educational program refund policies, and

714.25, which establishes disclosure requirements for proprietary schools, as those sections apply to participating postsecondary educational institutions. The Act also creates within the State Treasury a Tuition Refund Fund under the control of the Attorney General.

The Act amends Iowa Code section 714.23 to provide that a student who, because of the effect of an interstate reciprocity agreement, does not receive the full tuition refund as would otherwise be required under the Iowa Code provision, may apply to the Attorney General for a refund in a sum that represents the difference between any tuition refund received from the school and the full refund of tuition charges as otherwise required. Moneys credited to the Tuition Refund Fund shall include amounts appropriated by the General Assembly and moneys received as a result of a court order, judgment, or settlement which specifically directs that moneys be used for the purpose of providing student tuition refunds or which authorizes the Attorney General to use moneys for any other purpose at the discretion of the Attorney General. All moneys credited to the Tuition Refund Fund are appropriated and made available to the Attorney General for such purposes. Moneys in the fund do not revert to the General Fund of the State but remain available for tuition refund purposes in subsequent fiscal years, and interest or earnings on the moneys in the fund shall be credited to the fund.

The Act took effect May 22, 2015.

HOUSE FILE 123 - Board of Educational Examiners — Executive Director

BY COMMITTEE ON EDUCATION. This Act removes an inconsistency regarding the employment of the Executive Director of the Board of Educational Examiners. Prior to 2012, the board had exclusive authority to hire its executive director. In 2012, legislation was enacted requiring the Governor to appoint the executive director subject to Senate confirmation. The Act resolves the inconsistency by striking statutory language authorizing the board to hire an executive director.

HOUSE FILE 205 - Veterans — Reporting of Awards of Postsecondary Education Credits

BY COMMITTEE ON VETERANS AFFAIRS. This Act extends veterans reporting requirements of postsecondary educational institutions to include certain members of the Reserve Forces of the United States and certain members of the National Guard. Prior law required that community colleges, accredited private postsecondary institutions, and the Board of Regents file annual reports with the Governor and the General Assembly relating to the award of educational credits to veterans for military education, training, and experience. The Act amends the definition of veteran to also include members of the Reserve Forces of the United States and of the National Guard who have served at least one year of a service commitment and are eligible for, or have exhausted, federal military education benefits.

HOUSE FILE 421 - Community College Career and Technical Education Instructors — Qualifications

BY COMMITTEE ON EDUCATION. This Act changes the requirements for qualification as a community college instructor in the subject area of career and technical education. Under current law, a person must have a baccalaureate or graduate degree in the area or a related area of study or occupational area in which the community college instructor is teaching classes, or must have special training and at least 6,000 hours of recent and relevant work experience in the occupational area or related area. This Act allows a licensed practitioner who holds a career and technical endorsement and has work experience as a classroom teacher in a career and technical occupational area to count those hours of teaching toward the 6,000 hours of relevant work experience.

HOUSE FILE 445 - Educational Costs for Children in Psychiatric Hospitals or Institutions

BY COMMITTEE ON EDUCATION. Under prior law, the school district in which a psychiatric unit of a licensed hospital or a licensed psychiatric medical institution for children, not operated by the state, is located was responsible for the provision of educational services to children residing in the unit or institution. The district of residence was required to pay the school district in which the psychiatric unit or institution is located a portion of the district of residence's district cost per pupil for each child based upon the proportion of the time each child was provided educational services while in the unit or institution to the total time for which the child was provided educational services during a normal school year.

This Act provides that the required payment shall be calculated based on the tuition rate prescribed by Iowa Code section 282.24 for students residing within another school district, instead of the district of residence's district cost per pupil. Iowa Code section 282.24 provides that the maximum tuition fee that may be charged for students residing within another school district is the district cost per pupil of the receiving district. The Act also provides that the actual special education instructional costs incurred for a child who resides in a unit or institution shall be paid by the district of residence of the child to the district in which the unit or institution is located, rather than the required tuition rate amount.

The Act provides that if a child, who is not placed by the Department of Human Services or a court in a day program treatment program in such psychiatric unit or institution, and who the board of directors of the district of residence has determined is likely to inflict harm on themselves or other students, is placed in the psychiatric unit or institution, the district of residence may use amounts received as supplementary weighting under Iowa Code section 257.11(4), (at-risk programs and alternative schools) to pay the instructional costs necessary to address the child's behavior during instructional time when those services are not otherwise provided to students who do not require special education and the costs exceed the costs of instruction of pupils in a regular curriculum and the costs exceed the maximum tuition rate prescribed by Iowa Code section 282.24.

The Act provides that if such a child meets the definition of returning dropout or potential dropout in Iowa Code section 257.39, the district of residence may also use the funding for programs for returning dropouts and dropout prevention to pay the instructional costs necessary to address the child's behavior during instructional time when those services are not otherwise provided to students who do not require special education and the costs exceed the costs of instruction of pupils in a regular curriculum and the costs exceed the maximum tuition rate prescribed by Iowa Code section 282.24.

The Act provides that if a child placed in the psychiatric unit or institution was not enrolled in the educational program of the child's district of residence on October 1 of the current school year, the district of residence may include that student in a claim submitted to the Department of Education pursuant to Iowa Code section 282.31(1)(b)(2), in the same manner as provided for certain children in foster care facilities.

HOUSE FILE 488 - Iowa Reading Corps Program

BY COMMITTEE ON EDUCATION. This Act allows the Iowa Commission on Volunteer Service, in collaboration with the Department of Education, to establish an Iowa Reading Corps Program to provide Iowa Reading Corps Americorps members with a data-based, problem-solving model of literacy instruction to use in tutoring students, from prekindergarten to third grade, that are either not proficient in reading or at risk of becoming not proficient in reading.

The Act requires the department and the commission to provide currently operating Americorps programs time to align with commission and department goals and strategies. The Act also requires all models of literacy instruction used by the Iowa Reading Corps Americorps members to align with literacy program goals and strategies developed by the department, the local school district, and the Iowa Reading Research Center.

The commission may use moneys in the community programs account, which currently funds the Iowa Summer Youth Corps Program and the Iowa Green Corps Program, to fund the Iowa Reading Corps Program. The Act allows the commission to establish an escrow account within the Economic Development Authority and to obligate moneys within that account for tuition or program payments made beyond the term of a fiscal year. The commission must submit an annual report on the program's efficacy to the department and the General Assembly.

HOUSE FILE 515 - School District Management Levy — Allowable Expenditures

BY COMMITTEE ON EDUCATION. This Act authorizes a school district to use revenue from the district management levy under Iowa Code section 298.4 to pay the costs of mediation and arbitration, including but not limited to legal fees associated with such mediation or arbitration. The Act applies to school budget years beginning on or after July 1, 2016.

HOUSE FILE 599 - Reorganization or Dissolution of School Districts — Division of Assets and Liabilities
BY COMMITTEE ON EDUCATION. This Act relates to the division of assets and liabilities of school districts involved in a reorganization or dissolution.

The Act requires a reorganization petition to provide for the division of any assets and liabilities of the districts affected among the reorganized districts. However, if territory is excluded from the reorganized district, the division of assets and liabilities is required to be made under specific asset and liability allocation provisions contained in Iowa Code sections 275.29 to 275.31.

The Act requires an area education agency board reviewing a reorganization petition that is not subject to the provisions contained in Iowa Code sections 275.29 to 275.31 to review the proposal for dividing outstanding bonds issued under Iowa Code sections 423E.5 and 423F.4 (Secure an Advanced Vision for Education Fund bonds for school infrastructure) and authorizes the area education agency board to change or amend such a proposal to ensure that the reorganized district's estimated revenue under Iowa Code section 423F.2 is sufficient to meet the bond obligations in the year following the reorganization. The Act specifies that approval of the school reorganization at election creates a lien on the revenues from the Secure an Advanced Vision for Education Fund received by the reorganized district designated in the proposal approved by the area education agency, subject to the same priority as provided by the affected school district that issued the bonds. The Act makes similar changes to the criteria used to divide assets and assign responsibility for the payment of liabilities under Iowa Code sections 275.29 to 275.31, which govern joint agreements on the distribution of assets and liabilities in situations where territory of a school district affected is excluded from the reorganized district and received by another school district, and to Iowa Code section 275.53, which sets forth the procedures and criteria used to divide assets and assign responsibility for the payment of liabilities in a school district dissolution.

The Act also modifies provisions relating to the selection of arbitrators in the event the school boards are unable to agree on the division of assets and assignment of responsibility for the payment of liabilities.

The Act applies to school district reorganization petitions and dissolution proposals filed under Iowa Code chapter 275 on or after July 1, 2015.

HOUSE FILE 646 - School Finance — Physical Plant and Equipment Levy — Transportation Equipment Repair
BY COMMITTEE ON WAYS AND MEANS. Current Iowa Code section 298.3 authorizes revenues from the regular and voter-approved physical plant and equipment levies to be used, in part, for the purchase of transportation equipment for transporting students. This Act authorizes a school district to use revenues from the regular and voter-approved physical plant and equipment levies for the repair of such transportation equipment if the cost of the repair exceeds \$2,500. The Act defines "repair."

The Act applies to school budget years beginning on or after July 1, 2015.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

- SENATE FILE 135** - Campaign Finance — Electronic Filing — Regulatory Threshold Amount
- SENATE FILE 199** - Campaign Finance — Independent Expenditures
- SENATE FILE 415** - Administration of Elections

RELATED LEGISLATION

- SENATE FILE 479** - Income Tax — Broadcasters — Apportionment of Gross Receipts
SEE TAXATION. This Act modifies the method by which broadcasters apportion certain income from broadcasting, including national or local political advertising, for purposes of calculating the Iowa income tax.
- SENATE FILE 486** - Community Colleges — Approval and Imposition of Facilities, Equipment Replacement, and Program Sharing Property Tax Levies
SEE EDUCATION. This Act relates to the approval and imposition of the facilities property tax levy under Iowa Code section 260C.22 and the equipment replacement and program sharing property tax levy under Iowa Code section 260C.28 by authorizing the board of directors of a merged area (community college) to continue to impose those levies by resolution without further approval at election for an additional period not to exceed 10 years if the applicable levy has been approved at two consecutive elections and has been imposed for a period of at least 20 consecutive years. Following an election initiated by petition of the voters in which the question of whether to discontinue the authority of the board of directors to impose the applicable levy fails to gain approval at election, the question may not be submitted to the voters of the merged area for a period of 10 years following the date of the election. The Act took effect May 22, 2015.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division II allows the county commissioner of elections (county auditor) to direct precinct election officials to print the write-in report containing digital images of write-in votes for delivery to the special precinct board to tally and record the write-in votes on any day following election day and prior to the canvass by the board of supervisors.
- HOUSE FILE 529** - Drainage and Levee Districts — Miscellaneous Provisions
SEE AGRICULTURE. This Act amends provisions relating to the conduct of elections for drainage and levee district boards of trustees.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

SENATE FILE 135 - Campaign Finance — Electronic Filing — Regulatory Threshold Amount

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to campaign finance by requiring electronic filing of certain statements and reports and by raising the minimum dollar amounts that trigger certain regulations. Under the Act, candidate and political committees that are not currently required to file electronically are required to file all statements and reports with the Iowa Ethics and Campaign Disclosure Board in an electronic format, beginning January 1, 2016.

The Act also requires that a person receiving a contribution provide the name and address of each person making a contribution in excess of \$25 instead of the prior \$10 amount. The Act also changes the definitions of “candidate committee,” “county statutory political committee,” and “political committee” by raising the minimum qualifying amounts of contributions, expenditures, or indebtedness to amounts in excess of \$1,000 instead of the prior base amount of \$750. The Act also provides that certain permanent organizations may make a one-time contribution to one candidate for office in excess of \$1,000 instead of the prior amount of \$750.

The Act further provides that an independent expenditure means one or more expenditures in excess of \$1,000 in the aggregate for a communication expressly advocating the nomination, election, or defeat of a clearly identified candidate or the passage or defeat of a ballot issue that is made without the prior approval or coordination with a candidate, candidate’s committee, or a ballot issue committee. Previously, that amount was \$750 in the aggregate.

SENATE FILE 199 - Campaign Finance — Independent Expenditures

BY COMMITTEE ON STATE GOVERNMENT. This Act makes changes to the campaign finance laws relating to independent expenditures.

The Act provides that a person who makes independent expenditures and files all required statements is not required to organize a committee or file a statement of organization and strikes language that requires persons making independent expenditures to file a termination report following a determination that the person will no longer make such expenditures. The Act also states that a person who makes an independent expenditure shall not be required to file a statement of dissolution if the person files all other required statements. The Act further strikes the requirement that a person making an independent expenditure file the same disclosure report required of candidates.

The Act requires that certain officers representing certain persons, under Iowa Code section 68A.404, certify the prior authorization for independent expenditures from the person’s governing or leadership body. Previously, only corporations were required to certify prior authorization. The Act requires that the name and address of every contributor or source of funding that provided anything of value for purposes of furthering an independent expenditure be included on independent expenditure statements, but maintains current Iowa Code language which provides that the identification of individual members who pay dues to a labor union, organization, or association or individual stockholders of a business corporation is not required.

As provided under current Iowa Code section 68A.701, a willful violation of any provision of Iowa Code chapter 68A is a serious misdemeanor punishable by confinement for up to one year and a fine of at least \$315 but not more than \$1,875. A variety of civil remedies are also available in Iowa Code section 68B.32D for a violation of provisions in Iowa Code chapter 68A or rules of the Iowa Ethics and Campaign Disclosure Board.

SENATE FILE 415 - Administration of Elections

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to elections administration. Under prior law, precinct election officials were required to tally and record write-in votes after polls close in all elections. Under the Act, county commissioners of elections (county auditors) using digital ballot counting technology are allowed to direct precinct election officials to tally the write-in votes after the polls close or to direct the officials to deliver those ballots to the special precinct board to tally and record the write-in votes on any day after the election and before the Board of Supervisors canvasses the votes.

ENERGY AND PUBLIC UTILITIES

- HOUSE FILE 507** - Wastewater, Sewer System, Storm Water Drainage, and Sewage Treatment Services — Delinquent Accounts
- HOUSE FILE 548** - Distributed Electric Generation Facility Safety Requirements
- HOUSE FILE 607** - Public Utility Crossings of Railroad Rights-of-Way
- HOUSE FILE 645** - Solar and Other Renewable Energy Tax Credits

RELATED LEGISLATION

- HOUSE FILE 616** - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program
SEE TAXATION. This Act provides an individual income tax exemption for payments received by a nonresident from an electric utility for emergency response work performed in Iowa for the electric utility pursuant to a mutual aid agreement or for training received in Iowa from the electric utility, and provides that such individuals are exempt from income tax withholding requirements for those payments if the electric utility applies for and receives a withholding exemption from the Department of Revenue. These provisions took effect June 18, 2015, and apply retroactively to tax years beginning on or after January 1, 2015.

ENERGY AND PUBLIC UTILITIES

HOUSE FILE 507 - Wastewater, Sewer System, Storm Water Drainage, and Sewage Treatment Services — Delinquent Accounts

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to premises and properties with delinquent accounts for wastewater, sewer system, storm water drainage, and sewage treatment services.

The Act provides that specified legal entities providing wastewater, sewer system, storm water drainage, or sewage treatment services have the same powers and duties as a city utility or enterprise under Iowa Code section 384.84 with respect to account holders and subsequent owners, or with respect to properties and premises, associated with a delinquent account. These provisions are limited to properties and premises under any new account holder on or after July 1, 2015.

The Act also allows the governing body of a city utility, combined city utility, city enterprise, or combined city enterprise to enter into an agreement with these legal entities, to discontinue water service to a customer's property or premises if an account for those services for that property or premises becomes delinquent. The Act also states that a customer subject to such procedures is responsible for all costs associated with discontinuance and reestablishing water service. These provisions are limited to properties and premises under any new account holder on or after July 1, 2015.

Legal entities are also allowed, under the Act, to file suit in district court against a customer if the customer's account for such services becomes delinquent.

HOUSE FILE 548 - Distributed Electric Generation Facility Safety Requirements

BY COMMITTEE ON COMMERCE. This Act requires the Iowa Utilities Board to adopt administrative rules relating to the safe installation and operation of interconnections between distributed generation facilities and electric distribution systems, consistent with the board's safety jurisdiction pursuant to Iowa Code section 476.1.

The rules must include a requirement that a disconnection device be installed at a location that is easily visible and adjacent to an interconnection customer's electric meter for installations placed in service on or after July 1, 2015. For installations placed in service prior to July 1, 2015, the rules must include a requirement that an interconnection customer provide and attach a permanent placard at the electric meter that clearly identifies the presence and location of disconnection devices for distributed generation facilities on the property. The rules must include a requirement that interconnection customers notify local fire departments of the location of distributed generation facilities and associated disconnection devices upon completion of installation. The rules must also include procedures for electric utilities to deny or disconnect service for safety reasons to a person who does not comply with rules adopted pursuant to the Act.

The Act defines "disconnection device" as a lockable visual disconnect or other disconnection device capable of disconnecting and de-energizing the residual voltage in a distributed generation facility. The Act defines "interconnection customer" as a person that interconnects a distributed generation facility to an electric distribution system.

Procedures and requirements provided in rules adopted pursuant to the Act shall apply to all electric utilities and all interconnection customers in Iowa. However, only rule provisions concerning interconnections between distributed generation facilities and electric distribution systems and safety issues shall apply to utilities over which the board's jurisdiction is limited by Iowa Code section 476.1A or 476.1B, relating to electric public utilities having fewer than 10,000 customers, electric cooperative corporations and associations, and municipally owned utilities.

The Act shall not be construed to expand the board's jurisdiction over a utility over which the board's jurisdiction is limited by Iowa Code section 476.1A or 476.1B. The Act shall also not be construed to authorize the board to require that an installation or connection of a distributed generation facility, disconnection device, or interconnection between a distributed generation facility and an electric distribution system be performed by a licensed electrician, installer, or professional engineer. The Act shall further not be construed to require inspection of a distributed generation

facility, disconnection device, or interconnection between a distributed generation facility and an electric distribution system pursuant to Iowa Code chapter 103, relating to electrical inspections.

HOUSE FILE 607 - Public Utility Crossings of Railroad Rights-of-Way

BY COMMITTEE ON COMMERCE. This Act expands the definition of “public utility” for purposes of provisions governing public utility crossings of railroad rights-of-way to include electric transmission owners primarily providing service to public utilities as defined in Iowa Code section 476.1. The Act defines an “electric transmission owner” to mean an individual or entity who owns and maintains electric transmission facilities, including transmission lines, wires, or cables that are capable of operating at an electric voltage of 34.5 kilovolts or greater, that are required for rate-regulated electric utilities, municipal electric utilities, and rural electric cooperatives in this state to provide electric service to the public for compensation.

Provisions governing public utility crossings of railroad rights-of-way, which shall now encompass electronic transmission owners, include rules adopted by the Iowa Utilities Board in consultation with the Department of Transportation addressing notification required prior to the commencement of any crossing activity, a requirement that the railroad and the public utility each maintain and repair the person’s own property within the railroad right-of-way and bear responsibility for each person’s own acts and omissions, the amount and scope of insurance or self-insurance required to cover risks associated with a crossing, a procedure to address the payment of costs associated with the relocation of public utility facilities within the railroad right-of-way necessary to accommodate railroad operations, terms and conditions for securing the payment of any damages by the public utility before it proceeds with a crossing, access to a crossing for repair and maintenance of existing facilities in case of emergency, and engineering standards for utility facilities crossing railroad rights-of-way.

Additionally, unless otherwise agreed by the parties or regarded as a special circumstance entitled to relief, a public utility that locates its facilities within a railroad right-of-way for a crossing, other than a crossing along the public roads of the state pursuant to Iowa Code chapter 477, shall pay a railroad a one-time standard crossing fee of \$750 in lieu of any license or other fees or charges to reimburse the railroad for the direct expenses incurred by the railroad as a result of the crossing.

The Act took effect June 18, 2015.

HOUSE FILE 645 - Solar and Other Renewable Energy Tax Credits

BY COMMITTEE ON WAYS AND MEANS. This Act modifies existing Renewable Energy Tax Credit provisions and enacts new Renewable Energy Tax Credit provisions.

The Act modifies provisions applicable to the Solar Energy System Tax Credit. The Act provides that for solar energy system installations occurring on or after January 1, 2016, the percentages of the federal Residential Energy Efficient Property Credit related to solar energy and the federal energy credit related to solar energy which may be claimed shall be reduced from 60 percent to 50 percent. The Act increases the cumulative value of Solar Energy System Tax Credits which may be claimed annually from \$4 million to \$5 million. These changes are correspondingly made to the corporate and franchise Solar Energy System Tax Credit provisions contained in Iowa Code sections 422.33 and 422.60. These provisions are retroactively applicable to January 1, 2015, for tax years beginning on or after that date.

The Act modifies references to the maximum amount of British thermal units of heat for a commercial purpose which may be included in specified forms of energy production capacity equivalent qualifying for a Renewable Energy Tax Credit. Such references shall apply on an annual basis. Further, the Act provides that a producer or purchaser of renewable energy shall receive Renewable Energy Tax Credit certificates for a 10-year period, instead of the previous provision that such producers or purchasers “may” receive the credit certificates for 10 years. These provisions are retroactively applicable to January 1, 2014, for tax years beginning on or after that date.

Additionally, the Act increases the nameplate generating capacity that renewable energy facilities other than wind energy facilities may collectively be eligible for from 53 to 63 megawatts. The additional 10 megawatts is then reserved for electric cooperative associations organized pursuant to Iowa Code chapter 499 that sell electricity to

end users located in Iowa, municipally owned city utilities as defined in Iowa Code section 362.2, or public utilities subject to rate regulation under Iowa Code chapter 476. These provisions are retroactively applicable to July 1, 2015, for tax years beginning on or after that date.

Finally, the Act provides that the moneys and credits tax imposed upon credit unions pursuant to Iowa Code section 533.329 shall be reduced by the Solar Energy System Tax Credit. This provision is retroactively applicable to July 1, 2015, for tax years beginning on or after that date.

The Act took effect June 26, 2015.

ENVIRONMENTAL PROTECTION

- SENATE FILE 488** - Regulation of Air Quality — Fees, Funds, and Appropriations
- HOUSE FILE 266** - Yard Waste Disposal — Landfills Operating Methane Collection Systems
- HOUSE FILE 544** - Waste Management — Conversion Technologies
- HOUSE FILE 652** - Underground Storage Tanks — Infrastructure Replacement — Study — VETOED BY THE GOVERNOR

RELATED LEGISLATION

- SENATE FILE 494** - Appropriations — Agriculture and Natural Resources
SEE APPROPRIATIONS. This Act relates to agriculture, natural resources and outdoor recreation, and environmental protection, including by making appropriations to the Department of Natural Resources (DNR) for fiscal years 2015-2016 and 2016-2017. The Act appropriates moneys from the General Fund of the State and other sources, such as the Groundwater Protection Fund and the Environment First Fund, to DNR for purposes of supporting its administration, regulation, and programs. The Act also exempts certain municipalities from liability arising in response to a disaster emergency that involves the disposal of animals afflicted with an infectious or contagious disease.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division VI relates to the regulation of an animal truck wash facility engaging in washing certain trucks transporting agricultural animals (cattle, swine, horses, sheep, chickens, turkeys, or fish) and collecting, storing, and applying the resulting animal effluent. Division IX relates to the Renewable Fuels Infrastructure Program.
- HOUSE FILE 583** - Regulation of Animal Truck Wash Facilities
SEE AGRICULTURE. This Act provides for the regulation of an animal truck wash facility (facility) which engages in washing certain trucks transporting agricultural animals and collecting, storing, and applying the resulting animal effluent. The Act imposes a number of requirements upon the construction of a structure and the management of effluent from that structure.
- HOUSE FILE 615** - Rural Improvement Zones
SEE LOCAL GOVERNMENT. This Act relates to the establishment, operation, and dissolution of rural improvement zones under Iowa Code chapter 357H. The Act defines “lake” for purposes of determining eligibility to establish a rural improvement zone. The Act also adds water quality activities to the definition of “improvements.” Under Iowa Code chapter 357H, the board of trustees of the rural improvement zone may authorize construction, reconstruction, or repair of improvements for the rural improvement zone.
- HOUSE FILE 634** - Products, Programs, and Resources Regulated by the Department of Agriculture and Land Stewardship
SEE AGRICULTURE. The Act amends a number of provisions which govern the administration of regulations and programs relating to environmental protection by the Department of Agriculture and Land Stewardship, including prohibiting the sale of chlordane for use as a pesticide (Iowa Code chapter 206); rehabilitating and conserving land affected

by coal mining (Iowa Code chapter 207); and providing for soil and water conservation (Iowa Code chapters 159 and 161A).

ENVIRONMENTAL PROTECTION

SENATE FILE 488 - Regulation of Air Quality — Fees, Funds, and Appropriations

BY COMMITTEE ON WAYS AND MEANS. This Act requires the Environmental Protection Commission to adopt rules to establish a process that allows it to establish fees to be imposed and collected by the Department of Natural Resources to be used in administering programs under the federal Clean Air Act.

The fees are either to be credited to the Air Contaminant Source Fund (Iowa Code sections 455B.133 and 455B.133B) or a new Air Quality Fund (enacted as Iowa Code section 455B.133C). The Act divides each fund into separate accounts with each supported by different fees. The fee amount is based on the department's calculated estimate of total revenues from all fees predicted to be credited to that account during a state fiscal year (July 1 – June 30), not to exceed the account's ceiling amount. Each state fiscal year the department must recompute its calculated estimate and obtain approval from the commission if an established fee amount must be adjusted. The department must annually convene a stakeholder meeting and provide attendees with a report on the fees and budgets for each account.

The Act provides that the current Air Contaminant Source Fund must include an Air Emission Fee Account supported by fees paid by major sources for use by the department in implementing and administering an operating permit program, and the Operating Permit Application Fee Account which is supported by major sources when submitting applications for operating permits for use by the department in reviewing and acting on applications for an operating permit or operating permit revision, and tracking operating permit applications. The Air Quality Fund includes the Major Source Account which is supported by fees paid by applicants seeking new source review permits including permit revisions submitted by major sources for use by the department in implementing and administering new source review programs; a Minor Source Account supported by minor air contaminant sources seeking construction permits or seeking another form of authorization in lieu of a construction permit, under minor source new source review programs for use by the department in implementing and administering minor source new source review programs; and an Asbestos Account supported by fees submitted by persons required to provide notifications involving demolition or renovation projects under the Asbestos National Emission Standard for Hazardous Air Pollutants Program for use by the department in implementing and administering an Asbestos National Emission Standard for Hazardous Air Pollutants Program.

The Act authorizes the commission to establish fees effective on and after January 1, 2016, so long as the fees are to be credited to the Operating Permit Application Fee Account of the Air Contaminant Source Fund, or the Major Source Account, the Minor Source Account, or the Asbestos Account of the Air Quality Fund. The Act does not affect any fee in effect immediately prior to May 15, 2015. Any moneys existing in the Air Contaminant Source Fund on May 15, 2015, are transferred to the fund's Air Emission Fee Account.

The Act took effect on May 15, 2015.

HOUSE FILE 266 - Yard Waste Disposal — Landfills Operating Methane Collection Systems

BY COMMITTEE ON ENVIRONMENTAL PROTECTION. This Act relates to the disposal of yard waste in sanitary landfills. Previously, disposal of yard waste in a sanitary landfill was prohibited except in three specific circumstances. The Act adds a fourth exception to allow for the disposal of yard waste in a sanitary landfill when the sanitary landfill operates a methane collection system that produces energy.

HOUSE FILE 544 - Waste Management — Conversion Technologies

BY COMMITTEE ON ENVIRONMENTAL PROTECTION. This Act adds waste conversion technologies to a list of preferred management techniques for disposal of solid waste under the state's solid waste management policy.

"Waste conversion technologies" is defined as thermal, chemical, mechanical, and biological processes capable of converting waste from which recyclable materials have been substantially diverted or removed into useful products and chemicals, green fuels such as ethanol and biodiesel, and clean, renewable energy. "Waste conversion technologies" includes but is not limited to anaerobic digestion, plasma gasification, and pyrolysis. The state's solid waste management policy includes, in order of most preferred to least preferred, volume reduction at the

source, recycling and reuse, waste conversion technologies, combustion with energy recovery, and other approved techniques of solid waste management including but not limited to combustion for waste disposal and disposal in sanitary landfills.

The Act requires facilities using waste conversion technologies to obtain an annual permit from the Department of Natural Resources (DNR). The department shall set a fee by administrative rule sufficient to cover the costs of the permit program. Moneys collected by the department will be deposited in the waste volume reduction and recycling fund established in Iowa Code section 455D.15 and used to administer the permit program.

HOUSE FILE 652 - Underground Storage Tanks — Infrastructure Replacement — Study — VETOED BY THE GOVERNOR

BY COMMITTEE ON APPROPRIATIONS. This bill would have created an Underground Storage Tank Cost Share Grant Program and a corresponding fund within the State Treasury in Iowa Code chapter 455G.

The bill would have reduced the amount credited from the Statutory Allocations Fund pursuant to Iowa Code section 321.145 to the Iowa Comprehensive Petroleum Underground Storage Tank Fund created in Iowa Code section 455G.3 each quarter from \$3.5 million to \$1.75 million. The bill would have provided for a new Underground Storage Tank Cost Share Grant Program and fund administered by the Iowa Comprehensive Petroleum Underground Storage Tank Fund Board. Each quarter, \$1.75 million from the Statutory Allocations Fund would have been deposited into and credited to the new grant program fund and awarded by the board to replace underground storage tank infrastructure with infrastructure compatible for use with ethanol blended gasoline classified as E-85.

Any owner or operator of a location where petroleum is marketed in this state would have been eligible to apply for and receive funding from the grant program. An eligible applicant could have been awarded a grant worth up to 50 percent of the cost to replace infrastructure, with a maximum grant of \$100,000 for a first grant and \$50,000 for subsequent grants. Total grants awarded to an eligible applicant would not have exceeded \$1 million per calendar year. The bill would have required the board to adopt rules to implement and administer the grant program and fund.

The bill also would have required the board to conduct a study and make recommendations to the General Assembly by December 15, 2015, regarding the number of underground storage tanks originally installed before 1990 that need to be replaced, any obstacles or impediments to cleanup and redevelopment of leaking underground storage tank sites, and the progress on cleanup of current leaking underground storage tank sites and an assessment of whether cleanup of those sites may be completed by December 31, 2018.

GAMING

- SENATE FILE 438** - Pari-Mutuel Wagering — Exchange Wagering Study
- SENATE FILE 482** - Games of Skill or Chance and Raffles — Miscellaneous Changes
- HOUSE FILE 146** - Prohibited Gambling Game Activities

RELATED LEGISLATION

- SENATE FILE 323** - Lottery Revenue — Support of Veterans
SEE PUBLIC DEFENSE AND VETERANS. This Act repeals the requirement that the Iowa Lottery Authority conduct a limited series of lottery games to provide aid for veterans. Instead, the Act requires that \$2.5 million in lottery revenues be transferred each fiscal year for the same purpose.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division I limits standing appropriations for FY 2015-2016 and FY 2016-2017 for casino wagering tax proceeds allocated for Department of Cultural Affairs’ operational support grants and community cultural grants.

GAMING

SENATE FILE 438 - Pari-Mutuel Wagering — Exchange Wagering Study

BY COMMITTEE ON STATE GOVERNMENT. This Act requires the State Racing and Gaming Commission to conduct a study on the possibility of authorizing exchange wagering as a form of pari-mutuel wagering in Iowa and to submit a report on its findings to the General Assembly by December 1, 2015. The Act requires the study to consider the financial and regulatory impact of allowing exchange wagering.

SENATE FILE 482 - Games of Skill or Chance and Raffles — Miscellaneous Changes

BY COMMITTEE ON WAYS AND MEANS. This Act provides for the reorganization and modification of Iowa Code chapter 99B governing games of skill or chance, and raffles. The Act rewrites the chapter, eliminates outdated and redundant provisions and licenses, and updates other provisions in a manner consistent with current social and charitable gambling activities.

Some of the provisions governing social and charitable gambling changed by the Act include the following:

- For amusement concessions, eliminates existing locational requirements for the activity, increases the maximum value of prizes from \$50 to \$100, and increases the maximum cost to play a game from \$3 to \$5.
- For bona fide contests, establishes categories that include prior bona fide contests and by then allowing contests that fit each of the categories. The Act also allows, as an additional category, trivia and trading card contests.
- For raffles, creates a new section governing electronic raffles, establishes categories of raffles from very small raffles to very large raffles, and allows a qualified organization to conduct one very small raffle per calendar year without a license. The Act defines a very small raffle as a raffle where the cumulative value of the cash prize or prizes is \$1,000 or less and the value of all entries sold is \$1,000 or less, or the cumulative value of the donated merchandise prize or prizes is \$5,000 or less and the value of all entries sold is \$5,000 or less.
- For bingo, allows 15 bingo occasions per month instead of 14 and raises the limit of prizes for bingo games from \$100 to \$250. In addition, for jackpot bingo games, allows the prizes to start at no more than \$500 instead of \$300. For manufacturers and distributors of bingo equipment and supplies, provides for a single annual license for manufacturers and distributors of \$1,000 instead of a \$1,000 manufacturer's license and a \$500 distributor license.
- For the distribution of proceeds by licensed qualified organizations conducting charitable gambling, provides that reasonable expenses that may be retained by the licensed qualified organization shall not exceed 40 percent of net receipts instead of 25 percent of net receipts.
- For social gambling, increases from \$50 to \$200 the amount a participant may win or lose at social gambling during a 24-hour period.
- For forms of payment and gambling on credit, allows payment by check, electronic check, or debit card for gambling activities, except that only cash payments are allowed for social gambling, registered amusement devices, and amusement concessions not at a permanent location.

The Act eliminates a restriction that certain social and charitable games conducted by a qualified organization could not be conducted on premises rented from a liquor control licensee or beer permittee. The Act also provides that charitable gambling is only prohibited on the gaming floor of a licensed casino.

HOUSE FILE 146 - Prohibited Gambling Game Activities

BY COMMITTEE ON STATE GOVERNMENT. This Act concerns prohibited activities and criminal penalties relative to gambling games on excursion gambling boats and gambling structures.

The Act provides that cheating at a gambling game specifically includes committing any act which alters the outcome of the game. A violation of cheating at a gambling game is a class "D" felony.

Previously, a person who placed a bet after acquiring knowledge, not available to all players, of the outcome of the gambling game which is the subject of the bet committed a class "D" felony regardless of the amount of the bet and was barred for life from excursion gambling boats and gambling structures after a single offense. The Act repeals this provision and provides that a person who places, removes, increases, or decreases a bet after acquiring knowledge of the outcome of the gambling game which is the subject of the bet commits the offense of unlawful betting. The Act then provides that a person is guilty of a class "D" felony if the potential winnings from the unlawful bet exceed \$1,000 in value, an aggravated misdemeanor if the potential winnings from the unlawful bet exceed \$500 in value but do not exceed \$1,000 in value, a serious misdemeanor if the potential winnings from the unlawful bet exceed \$200 in value but do not exceed \$500 in value, or a simple misdemeanor if the potential winnings from the unlawful bet do not exceed \$200 in value. The Act further provides that two convictions of the offense of unlawful betting shall result in the person being barred for life from excursion gambling boats and gambling structures.

HEALTH AND SAFETY

- SENATE FILE 200** - Dental Board Executive Director
- SENATE FILE 203** - Persons and Activities Regulated by Board of Nursing
- SENATE FILE 264** - Local Exchange Service Information — Use in Mass Notification and Emergency Messaging
- SENATE FILE 274** - Public Health Programs and Services — Hearing Aid Specialists and Medical Residency Training Grants
- SENATE FILE 276** - Licenses to Practice Medicine — Relinquishment — Administrative Medicine
- SENATE FILE 434** - Continuing Education Requirements for Licensed Barbers
- HOUSE FILE 202** - Licensure of Retired Dentists and Dental Hygienists — Volunteer Services
- HOUSE FILE 203** - Polysomnography — Regulation and Licensure
- HOUSE FILE 371** - Radon Testing Results — Disclosure
- HOUSE FILE 381** - Iowa Health Information Network
- HOUSE FILE 447** - Wireless Communications Service Providers — Call Location Information — Emergencies
- HOUSE FILE 579** - Regulation of Health Care Facilities, Elder Group Homes, Assisted Living Programs, and Adult Day Services Programs
- HOUSE FILE 585** - Victims of Domestic Abuse, Domestic Abuse Assault, Sexual Abuse, Stalking, and Human Trafficking — Address Confidentiality Program
- HOUSE FILE 651** - Public Safety and E911 Emergency Communications Funding
- HOUSE FILE 662** - Vital Statistics — Fees and Birth Records

RELATED LEGISLATION

- SENATE FILE 75** - Snow and Ice Treatment and Removal — Lighting Devices and Reflectors
SEE TRANSPORTATION. This Act provides for the display of amber, blue, and white lights on snow-removal vehicles used by the Department of Transportation. A driver approaching a stationary maintenance vehicle displaying yellow, amber, blue, white, or red lights is required to approach the vehicle with caution and change lanes where possible.
- SENATE FILE 335** - Release of Medical Examiner, Autopsy, and Patient Information — Organ Procurement Organizations
SEE STATE GOVERNMENT. This Act relates to the release of otherwise confidential information or patient information to an eye bank, organ procurement organization, or tissue bank.
- SENATE FILE 426** - Adverse Health Care Incidents — Open Discussions
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act permits a health care provider, or a health care provider with a health facility, to confidentially discuss an adverse health care incident with a patient.
- SENATE FILE 462** - Epinephrine — Maintenance and Administration in Schools and Other Facilities
SEE EDUCATION. This Act permits the board of directors in charge of each school district and the authorities in charge of an accredited nonpublic school to obtain a prescription for epinephrine auto-injectors and maintain in a secure location at each school a supply of such epinephrine auto-injectors for use as provided in the Act; permits personnel authorized to

administer epinephrine to provide or administer an epinephrine auto-injector from a school's supply to a student or other individual if such personnel reasonably and in good faith believe the student or other individual is having an anaphylactic reaction; provides immunity from legal liability to certain persons for actions permitted by the Act, provided such persons acted reasonably and in good faith; and permits certain facilities to maintain a supply of epinephrine auto-injectors in the same fashion at locations where members of the public may be present, with the same duties, powers, and immunities relating to maintaining a supply of epinephrine auto-injectors and administering the auto-injectors applying if the facility chooses to do so. The Act defines "facility" as a food establishment as defined in Iowa Code section 137F.1, a carnival as defined in Iowa Code section 88A.1, a recreational camp, a youth sports facility, or a sports area.

- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes numerous provisions involving health agencies, health programs, health care coverage, the Medicaid program, and health regulation. The Act also includes provisions relating to the Autism Support Program for children and providing an Autism Service Providers Grants Program (Division X); renaming the Medical Home System Advisory Council to the Patient-Centered Health Advisory Council (Division VII); establishing prerequisites for the performance of an abortion (Division XIV); directing the Department on Aging to convene an interagency task force on dementia education (Division XII); providing for health policy oversight including Medicaid managed care (Division IX); increasing the amount that may be allocated annually for the Pharmaceutical Collection and Disposal Program (Division XIII); repealing the Prevention of Disabilities Policy Council July 1, 2016, and providing for transfer of its duties prior to June 30, 2016 (Division XXIII); directing the Board of Pharmacy to adopt rules related to pneumococcal vaccines (Division XXIV); providing for reimbursement of psychologists under the Medicaid program, including those provisionally licensed (Division XXVII); providing for a Medicaid Asset Verification Program (Division XXIX); directing the Boards of Medicine and Physician Assistance Examiners to adopt rules, jointly, to establish specific minimum standards or a definition of appropriate supervision of physician assistants by physicians (Division XXXI); and directing repayment of state funds provided for a fee-supported Board of Respiratory Care and Polysomnography (Division XXXIV).
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division I limits standing appropriations for FY 2015-2016 and FY 2016-2017 for the enforcement of Iowa Code chapter 453D relating to tobacco product manufacturers. Division XII relates to the Interstate Medical Licensure Compact. Division XVI relates to administrative rules for residential swimming pools used for private swimming lessons.
- HOUSE FILE 395** - Regulation of Pharmacy Benefits Managers
SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to the regulation of pharmacy benefits managers. The Act took effect April 2, 2015.
- HOUSE FILE 449** - Mental Health Treatment Facilities — Crisis Stabilization Programs — Psychiatric Bed Tracking System
SEE HUMAN SERVICES. This Act relates to mental health crisis facilities including the operation of crisis stabilization programs operating in a psychiatric medical institution for children and the development of an inpatient psychiatric bed tracking system.

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- HOUSE FILE 548** - Distributed Electric Generation Facility Safety Requirements
SEE ENERGY AND PUBLIC UTILITIES. This Act requires the Iowa Utilities Board to adopt administrative rules relating to the safe installation and operation of interconnections between distributed generation facilities and electric distribution systems.
- HOUSE FILE 630** - Federal Block Grant Appropriations and Other Federal Funding
SEE APPROPRIATIONS. This Act appropriates moneys to various state agencies for federal fiscal years 2015-2016 and 2016-2017, and from the various federal block grants.
- HOUSE FILE 632** - Securities, Insurance, and Regulation of Cemetery and Funeral Merchandise and Services
SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to various matters involving insurance and the Insurance Division of the Department of Commerce. Iowa Code section 505.26 is amended to require the Commissioner of Insurance to adopt rules requiring a health carrier or a pharmacy benefits manager to respond to a health care provider's request for prior authorization of prescription drug benefits or to request additional information from a health care provider concerning such a request within 72 hours for an urgent claim and five calendar days for a non-urgent claim.

HEALTH AND SAFETY

SENATE FILE 200 - Dental Board Executive Director

BY COMMITTEE ON HUMAN RESOURCES. This Act provides for the appointment of an executive director for the Dental Board. The Act enumerates powers for the executive director consistent with the powers granted to executive directors of other independent health care professional licensing boards such as the Board of Medicine and the Board of Nursing. The Act exempts the executive director from the merit system provisions of Iowa Code chapter 8A.

SENATE FILE 203 - Persons and Activities Regulated by Board of Nursing

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to persons and activities regulated by the Board of Nursing.

The Act revises several references to advanced registered nurse practitioners throughout the Iowa Code. The Act replaces the term “registered” with “licensed” in reference to the Board of Nursing’s registration of advanced registered nurse practitioners. An “advanced registered nurse practitioner” is a person currently licensed as a registered nurse under Iowa Code chapter 152 or 152E who is licensed by the Board of Nursing as an advanced registered nurse practitioner.

The Act adds the role of an advanced registered nurse practitioner to the term “practice of nursing” along with the roles of registered nurses and licensed practical nurses. Under the Act, registered nurses and licensed practical nurses may report pronouncements of death to advanced registered nurse practitioners or physician assistants in addition to physicians.

The Act allows the Board of Nursing to apply appropriated funds to the administration of Iowa Code chapter 152E (Nurse and Advanced Practice Registered Nurse Licensure Compacts) and Iowa Code chapter 272C (Regulation of Licensed Professions and Occupations) as well as to the collection, analysis, and dissemination of nursing workforce data.

An applicant to be an advanced registered nurse practitioner must hold a current license as a registered nurse, have satisfactorily completed a formal advanced practice educational program of study in a nursing specialty area approved by the board, and hold an advanced level certification by a recognized national certifying body.

The Act eliminates the requirement that the board must pay for a medical examination if it requests one in cases where someone licensed by the Board of Nursing is unable to practice nursing with reasonable skill and safety due to illness, substance abuse, or a mental or physical condition.

The Board of Nursing may require a licensee to submit to a medical examination performed by a “health care provider,” rather than a “physician” under previous law, prior to revoking or suspending the licensee’s license. Advanced registered nurse practitioners are added to a limitation on these examination reports that previously applied to registered nurses and licensed practical nurses. Advanced registered nurse practitioners are also now allowed to demonstrate their ability to resume practicing their profession, a practice previously permitted for registered nurses and licensed practical nurses.

SENATE FILE 264 - Local Exchange Service Information — Use in Mass Notification and Emergency Messaging

BY COMMITTEE ON JUDICIARY. This Act requires an E911 service provider to provide addresses and telephone number information concerning its subscribers served by the E911 system to the Director of the Department of Homeland Security and Emergency Management to use in the mass notification and emergency messaging system. The Act requires the director and the local emergency management commissions to use the information solely for the purposes of providing E911 emergency telephone service or providing mass notification and emergency messaging services.

SENATE FILE 274 - Public Health Programs and Services — Hearing Aid Specialists and Medical Residency Training Grants

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to programs and services under the purview of the Department of Public Health.

Division I of the Act changes references to and relating to “hearing aid dispensers” to “hearing aid specialists;” changes the references to the “Board of Hearing Aid Dispensers” to the “Board of Hearing Aid Specialists;” and makes other conforming changes throughout the Iowa Code.

Division II of the Act relates to the Medical Residency Training State Matching Grants Program. The program (Iowa Code section 135.176, Code 2013), which was repealed on June 30, 2014, is reenacted as amended by 2014 Iowa Acts, chapter 1190, section 7. The division took effect April 24, 2015, and is retroactively applicable to June 30, 2014.

Division III of the Act amends the newly reenacted Iowa Code section 135.176, to provide that instead of a requirement that a sponsor establish a dedicated fund to support a residency program, a sponsor shall demonstrate that funds have been budgeted in the amount required in the request for matching funds. Additionally, the limit on the total amount of a grant made to a sponsor is changed to be based upon the type of residency position to be funded, and the maximum award of grant funds to a particular sponsor is limited based upon the type of medical residency training program. Unlike the prior program, the Act does not provide a formula for the awarding of funds if less than 95 percent of the available funds were awarded.

SENATE FILE 276 - Licenses to Practice Medicine — Relinquishment — Administrative Medicine

BY COMMITTEE ON HUMAN RESOURCES. This Act establishes a process by which a physician’s license shall be deemed relinquished. A physician’s license is deemed relinquished when the physician fails or declines to apply for renewal or reinstatement of the license for five years. Once a license is relinquished, it cannot be renewed, reinstated, or restored. A physician whose license is relinquished may apply to the Board of Medicine for a new license.

The Act creates an “administrative medicine license” for physicians who engage in nonclinical practice. A physician with an administrative medicine license may advise organizations, authorize or deny payments for care, organize and direct research programs, review care, and perform other duties not requiring direct patient care. An administrative medicine license does not allow a physician to practice clinical medicine, treat patients, prescribe drugs or controlled substances, or delegate authority.

The Act requires that applicants to the Board of Medicine seeking an administrative medicine license meet requirements established for those seeking to practice medicine under Iowa Code section 148.3 and any other requirements established by the board by rule. Physicians with an administrative medicine license are subject to the same laws and rules applicable to physicians holding a permanent Iowa medical license.

SENATE FILE 434 - Continuing Education Requirements for Licensed Barbers

BY COMMITTEE ON STATE GOVERNMENT. This Act requires licensed barbers to complete no more than three hours of continuing education every two years to maintain their license. The Act also prohibits members of the Board of Barbering from providing such continuing education. Previously, the Iowa Code required licensed barbers to complete a minimum of six hours of continuing education every two years.

HOUSE FILE 202 - Licensure of Retired Dentists and Dental Hygienists — Volunteer Services

BY COMMITTEE ON STATE GOVERNMENT. This Act creates a retired volunteer license for dentists and dental hygienists who have retired within the last five years, though the time requirement may be waived for individual applicants. Such licenses are to be issued free of charge. Retired volunteer licensees are subject to all rules and regulations governing dentists or dental hygienists except for those relating to the payment of fees, license renewal, and continuing education. The Dental Board is required to adopt rules to administer the licenses. The Act prohibits a retired volunteer licensee from charging a fee or otherwise receiving compensation for the licensee’s services. Dental hygienists who receive a retired volunteer license shall abide by the same scope of practice limitations applicable

to actively licensed dental hygienists in Iowa Code section 153.15, except that they may perform screenings or educational programs without an actively licensed dentist present. Applicants for a license under the Act whose active licenses were surrendered, resigned, converted, or expired or lapsed pending disciplinary action are not eligible for a retired volunteer license.

HOUSE FILE 203 - Polysomnography — Regulation and Licensure

BY COMMITTEE ON STATE GOVERNMENT. This Act requires the licensing of respiratory care and polysomnography practitioners and polysomnographic technologists beginning January 1, 2017, and makes the penalty and other regulatory provisions of Iowa Code chapters 147 and 272C applicable to the practice of polysomnography. The current Board of Respiratory Care is renamed the Board of Respiratory Care and Polysomnography, the membership of the board is modified with one respiratory care practitioner replaced by a polysomnographic technologist, and the board is given the authority to implement and administer the new licensing program.

The board may issue a license to a person who has graduated from an accredited polysomnographic educational program; a graduate of an accredited respiratory care educational program who has earned a polysomnographic certificate, obtained a sleep disorder specialist credential, obtained a registered polysomnographic technologist credential, or completed any other certificate or credential program designated by the board; or a graduate of an electroneurodiagnostic technologist educational program who has earned a polysomnographic certificate or has completed a similar program approved by the board. The board shall also license any person currently licensed under Iowa Code section 147.2 as long as the person's application demonstrates that the person has completed an educational program approved by the board, passed an examination approved by the board, or the medical director of the person's current employer verifies that the person is competent to perform polysomnography. The board shall license a person working in the field of sleep medicine on January 1, 2017, without examination, to perform polysomnography if the person provides evidence that the person has completed 500 hours of paid clinical or nonclinical polysomnographic work experience within the three years prior to submission of the application and verification from the person's medical director that the person is competent to perform polysomnography. A person currently practicing polysomnography who is not otherwise eligible for licensure under the Act has until January 1, 2018, to pass an examination approved by the board.

Persons holding licenses issued pursuant to Iowa Code chapter 147 are exempt from licensure fees required for a polysomnography license. The fees assessed by the board shall be sufficient to cover all costs associated with the administration of the Act.

A respiratory care and polysomnographic practitioner or a licensed polysomnographic technologist practices under the general supervision of a physician, a physician assistant, or an advanced registered nurse practitioner, providing specifically enumerated services related to sleep disorders. A polysomnographic student enrolled in an approved educational program may provide services under the direct supervision of a respiratory care and polysomnographic practitioner or a polysomnographic technologist.

HOUSE FILE 371 - Radon Testing Results — Disclosure

BY COMMITTEE ON COMMERCE. This Act provides that a person certified to test for the presence of radon gas and radon progeny may disclose the results of radon testing to a potential buyer of a nonpublic building when an offer to purchase has been presented by the buyer and the buyer paid for the testing. The Act makes additional changes and specifies that the information a transferor is required to disclose under Iowa Code section 558A.4(2) is not subject to the nondisclosure provisions of Iowa Code section 136B.2.

HOUSE FILE 381 - Iowa Health Information Network

BY COMMITTEE ON HUMAN RESOURCES. This Act provides for the administration and governance of an Iowa health information network by a nonprofit designated entity, under new Iowa Code chapter 135D, the Iowa Health Information Network. The new Iowa Code chapter includes many of the same provisions existing under prior Iowa Code chapter 135, division XXI, which provides for the administration and governance of the Iowa Health Information Network by the Department of Public Health (DPH), an electronic health information advisory council, and an executive committee. The Act instead places these functions under a designated entity, which is a

nonprofit corporation designated by DPH through a competitive process as the entity responsible for administering and governing the network. The Act includes definitions, findings and intent, principles and technical infrastructure requirements, requirements for administration and governance by the designated entity, requirements for the composition and duties of the board of directors of the designated entity, and legal and policy requirements. These provisions take effect only upon the assumption of the administration and governance of the network by the designated entity.

The Act makes changes to the definitions of “care coordination,” “public health activities,” and “record locator service;” the sharing of patient health information available through the record locator service; and the privacy and security requirements applicable to the sharing of patient information by participants authorized to use the record locator service for treatments, payment, health care operations, public health activities, and care coordination under the Iowa Health Information Network. These provisions took effect April 24, 2015, and continue in effect through the transition period.

The Act also provides for the transition of the administration and governance of the Iowa Health Information Network to the designated entity and provides for the repeal of the provisions related to the Iowa Health Information Network under DPH upon the assumption of the designated entity of the administration and governance of the network.

HOUSE FILE 447 - Wireless Communications Service Providers — Call Location Information — Emergencies
BY COMMITTEE ON PUBLIC SAFETY. This Act requires wireless communications service providers to provide call location information concerning a device upon the request of a law enforcement agency, law enforcement officer, or a public safety answering point. The agency, officer, or public safety answering point may request the call location information for emergency situations involving the risk of death or serious harm. A person may not bring a claim or cause of action against a wireless communications service provider or the provider’s employees when the provider or the provider’s employees are acting reasonably and in good faith and in accordance with the Act. The Act requires wireless communications service providers to provide contact information to the Department of Public Safety. The department must maintain a database of that information. The Act takes effect January 1, 2016, except that the department must adopt rules by December 31, 2015.

HOUSE FILE 579 - Regulation of Health Care Facilities, Elder Group Homes, Assisted Living Programs, and Adult Day Services Programs

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the regulation of health care facilities, elder group homes, assisted living programs, and adult day services programs by the Department of Inspections and Appeals (DIA).

LICENSE AND CERTIFICATE HOLDER APPLICATIONS. The Act provides that denial of an application for a license or certificate for a new or newly acquired health care facility, elder group home, assisted living program, or adult day services program is applicable to any applicant for continuing or repeated failure to operate in compliance with applicable law, and not just to existing licensees or certificate holders.

DISCLOSURE OF FINDINGS. Under the law, information relating to a health care facility, an elder group home, an assisted living program, or an adult day services program obtained by DIA which does not constitute the department’s findings from an inspection, monitoring evaluation, or complaint investigation of the facility, home, or program is not made available to the public, except in proceedings involving the citation of a facility or the denial, suspension, or revocation of a facility, home, or program license or certificate. The Act includes an additional exception to this disclosure provision to allow public disclosure in proceedings involving the assessment of a civil penalty against an elder group home, an assisted living program, or an adult day services program.

HEALTH CARE FACILITY VIOLATIONS. The Act provides that any state penalty, including a fine or citation, issued as a result of a state licensure and federal certification survey or investigation shall be dismissed if the corresponding federal deficiency is dismissed or removed. The Act specifies that any state penalty, including a fine or citation, shall be retained or reinstated if a federal deficiency is retained or reinstated.

CONTESTING REGULATORY INSUFFICIENCIES. The Act provides that if a health care facility, elder group home, assisted living program, or adult day services program desires to contest a regulatory insufficiency, the facility, home, or program may either request an informal conference with an independent reviewer or request a contested case hearing in the manner provided by Iowa Code chapter 17A for contested cases. Upon the conclusion of an informal conference, if the facility, home, or program desires to further contest an affirmed or modified regulatory insufficiency, it may do so in the manner provided in Iowa Code chapter 17A. The Act provides that if the facility, home, or program does not desire to further contest an affirmed or modified citation after an informal conference, the facility, home, or program shall remit the appropriate penalties or correct the violation within five working days after receipt of the written explanation of the independent reviewer. A facility, home, or program that has exhausted all adequate administrative remedies may petition for judicial review pursuant to Iowa Code chapter 17A.

DEPENDENT ADULT ABUSE IN FACILITIES AND PROGRAMS. The Act specifies that an attorney cannot be both legal counsel and a guardian ad litem representing a dependent adult in a dependent adult abuse case.

HOUSE FILE 585 - Victims of Domestic Abuse, Domestic Abuse Assault, Sexual Abuse, Stalking, and Human Trafficking — Address Confidentiality Program

BY COMMITTEE ON PUBLIC SAFETY. This Act establishes an Address Confidentiality Program in the Office of the Secretary of State for victims of domestic abuse, domestic abuse assault, sexual abuse, stalking, and human trafficking.

CERTIFICATION AND DESIGNATED ADDRESS. Under the Act, an eligible person may submit an application for enrollment in the program to the secretary with certain required information including the applicant's residential address. "Eligible person" is defined as an Iowa resident who is an adult, a minor, or an incapacitated person who is a victim of domestic abuse, domestic abuse assault, sexual abuse, stalking, or human trafficking, as evidenced by the filing of a petition for a domestic abuse protective order or a criminal complaint or information involving domestic abuse assault, sexual abuse, stalking, or human trafficking. When the secretary certifies the eligible person's enrollment in the program, the eligible person becomes a program participant for a four-year enrollment period and the secretary assigns the program participant a designated mailing address. The secretary then forwards all mail sent to the designated address to the program participant at the program participant's preferred address for delivery of mail. When a program participant presents the program participant's designated address to any person, that designated address shall be accepted as the address of the program participant, unless a service or benefit received by the program participant would be impossible to provide without knowledge of the program participant's actual physical location. The secretary shall act as agent of the program participant for purposes of service of process and the Act contains a specific procedure for delivery of service of process to a program participant and a program participant's acceptance or rejection of service of process. If a program participant notifies a person in writing that the individual is a program participant, the person is prohibited from knowingly disclosing the program participant's address unless certain circumstances apply. The provisions in the Act relating to the use of the designated address do not apply to documents or records relating to real property and the secretary is required to offer information to a program participant relating to the purchase of real property utilizing alternative legal entities to protect the program participant's identity.

A governmental body or an entity created pursuant to Iowa Code chapter 28E is not liable for acts or omission relating to the administration of the program.

CERTIFICATION CANCELLATION. The Act specifies circumstances under which the secretary may cancel a program participant's certification, including due to a legal name change or a change in contact information, undeliverable mail, eligibility requirement changes, false information in the program participant's application, and failure on the part of a program participant to be available for delivery of service of process.

CONFIDENTIALITY. The Act provides that information collected, created, or maintained by the secretary related to applicants, eligible persons, and program participants is confidential unless otherwise ordered by a court or released by the lawful custodian of the records pursuant to state or federal law. Upon request from the Department of Public Safety, the secretary may share confidential information with the department for release to a law enforcement agency upon verification that the release will aid the law enforcement agency in responding to an emergency situation,

a criminal complaint, or an ongoing investigation. In addition, if a program participant has notified the program participant's landlord in writing that the individual is a program participant, a local ordinance or the landlord shall not require the display of the program participant's name at an address otherwise protected under the Act. The confidentiality provisions in the Act are not to be construed to prohibit enforcement of a lease agreement between a program participant and the participant's landlord.

VOTING BY PROGRAM PARTICIPANT. A program participant who is an eligible elector may register to vote with the State Commissioner of Elections, although the name, residential address, and telephone number of a program participant shall not be listed in the statewide voter registration system. A program participant who is otherwise eligible to vote may annually register with the State Commissioner of Elections as an absentee voter. If the materials comply with the requirements of that section, the materials shall be certified by the State Commissioner of Elections as the ballot of a program participant, and shall be forwarded to the appropriate County Commissioner of Elections for tabulation by the special voters precinct election board.

DOMESTIC ABUSE ASSAULT, SEXUAL ABUSE, STALKING, AND HUMAN TRAFFICKING VICTIM SURCHARGE. The Act creates a victim surcharge of \$100 if an adjudication of guilt or a deferred judgment has been entered for the crime of domestic abuse assault, sexual abuse, stalking, or human trafficking. The Act also creates a domestic abuse protective order contempt surcharge of \$50 to be assessed against a defendant who is held in contempt of court for violating a domestic abuse protective order. The clerk of the district court is directed to remit all moneys collected from the surcharges to the State Court Administrator for deposit into the Address Confidentiality Program Revolving Fund created in the Act. Additional funding provisions for the program including transfers, appropriations, and limitations on transfer amounts, are contained in 2015 Iowa Acts, [HF 659](#) (see Appropriations).

ADDRESS CONFIDENTIALITY PROGRAM REVOLVING FUND. The Act establishes an Address Confidentiality Program Revolving Fund in the State Treasury, to consist of moneys collected by the clerk of the district court from surcharges collected pursuant to the Act, and transferred to the Office of the Secretary of State to be used for purposes of the Address Confidentiality Program.

EFFECTIVE DATE. Except for the provisions of the Act enacting the domestic abuse assault, sexual abuse, stalking, and human trafficking victim surcharge and a domestic abuse protective order contempt surcharge, the Act takes effect January 1, 2016.

[HOUSE FILE 651](#) - Public Safety and E911 Emergency Communications Funding

BY COMMITTEE ON APPROPRIATIONS. This Act relates to the expenditures of moneys from the E911 Emergency Communications Fund and to the duties of the Department of Homeland Security and Emergency Management and other entities regarding a statewide land mobile radio communications system. The Act appropriates \$4 million from the carryover operating surplus in the E911 Emergency Communications Fund to the Department of Homeland Security and Emergency Management for fiscal year 2015-2016 for the statewide land mobile radio communications system. The appropriation is conditioned on the enactment of Iowa Code section 29C.23 relating to the statewide land mobile radio communications system. The Iowa interoperability radio platform is under the Department of Public Safety and the Department of Transportation.

Previously, Iowa Code section 34A.7A provided that wireless carriers receive a 13 percent allocation of the total amount of surcharges generated to recover the cost of delivery of E911 phase 1 services from July 1, 2013, through June 30, 2016. The Act extends that time frame an additional 10 years and decreases the percentage of the surcharge from 13 to 10 percent.

The Act took effect July 2, 2015, and applies retroactively to July 1, 2015.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. Provisions of new Iowa Code section 29C.23 related to the payment and use of the statewide land mobile radio communications system.

2. Provisions reprioritizing the expenditures from and adding other uses for the E911 Emergency Communications Fund.

HOUSE FILE 662 - Vital Statistics — Fees and Birth Records

BY COMMITTEE ON WAYS AND MEANS. This Act relates to vital statistics, and requires that the State Registrar of Vital Statistics provide county registrars (county recorders) with access to all birth records available through the electronic birth certificate system.

Under prior law, the Department of Public Health was required to establish a vital statistics fee for searches of files or records when no copy of the file or record was made or when no such record was found. Prior law required that this fee be collected by the State Registrar and by the county registrars. The Act strikes these fee requirements, and instead provides that the department may establish such a fee and that the State Registrar or county registrars may collect such fees.

HUMAN SERVICES

- SENATE FILE 401** - Subacute Care Facilities
- SENATE FILE 412** - Juvenile Justice — Disposition of Delinquency and Child in Need of Assistance Cases
- SENATE FILE 440** - Interstate Contracts for Substance Abuse and Mental Health Care and Treatment
- SENATE FILE 463** - Mental Health and Disability Services — Regional Service Delivery System
- HOUSE FILE 347** - Licensure of Child Care Programs Provided by Schools
- HOUSE FILE 372** - Confidentiality of Information and Proceedings Relating to Foster Care Services — Court Appointed Special Advocates
- HOUSE FILE 449** - Mental Health Treatment Facilities — Crisis Stabilization Programs — Psychiatric Bed Tracking System
- HOUSE FILE 468** - Appointment of Mental Health Advocates

RELATED LEGISLATION

- SENATE FILE 217** - Iowa Finance Authority Duties and Programs
SEE ECONOMIC DEVELOPMENT. This Act relates to the Iowa Finance Authority and, among other items, modifies provisions concerning the Shelter Assistance Fund which provides moneys for homeless and domestic violence shelters.
- SENATE FILE 306** - Communication and Visitation Between Adult Wards and Other Persons
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides that an adult ward has the right to communicate, visit, and interact with other persons upon the adult ward's consent. The Act provides that a guardian may place reasonable time, place, or manner restrictions on an adult ward's communication, visitation, or interaction with another person without court approval, but a guardian may not deny all communication, visitation, or interaction between an adult ward and another person unless a court has approved such denial after a showing of good cause by the adult ward's guardian.
- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes numerous provisions involving human services and the Department of Human Services, including provisions relating to the Autism Support Program for children and providing an Autism Service Providers Grants Program; providing for health policy oversight including Medicaid managed care; repealing the Prevention of Disabilities Policy Council July 1, 2016, and providing for transfer of its duties prior to June 30, 2016; providing for reimbursement of psychologists under the Medicaid program, including those provisionally licensed; providing for a Medicaid Asset Verification Program; providing for amendment of provisions relating to Medicaid special needs trusts; establishing an Iowa ABLE Savings Plan Trust and Program under the Treasurer of State to be utilized for payment of future qualified disability expenses of individuals with disabilities; requiring the Child Welfare Advisory Committee of the Council on Human Services to study issues related to guardianship, placement and custody proceedings and foster care placements; and directing the Department of Human Services in cooperation with others to facilitate a workgroup on children's mental health.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides

for regulatory, taxation, and properly related matters. Division II amends 2015 Iowa Acts, **SF 505**, to provide that for FY 2015-2016 and FY 2016-2017 payment methodologies utilized for disproportionate share hospitals and graduate medical education, and other supplemental payments under the Medicaid program may be adjusted or converted to other methodologies or payment types after January 1, 2016, rather than through Medicaid managed care. Division XVI relates to administrative rules for residential swimming pools used for private swimming lessons.

- HOUSE FILE 258** - Sexual Misconduct with Offenders and Juveniles
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act prohibits a peace officer from engaging in a sex act with a juvenile placed at a juvenile placement facility.
- HOUSE FILE 445** - Educational Costs for Children in Psychiatric Hospitals or Institutions
SEE EDUCATION. This Act makes various changes to the manner in which the school district of residence of a child residing in a psychiatric unit of a licensed hospital or a licensed psychiatric medical institution for children not operated by the state is required to pay the school district in which the unit or institution is located for the provision of educational services to the child.
- HOUSE FILE 630** - Federal Block Grant Appropriations and Other Federal Funding
SEE APPROPRIATIONS. This Act appropriates moneys to various state agencies for federal fiscal years 2015-2016 and 2016-2017, and from the various federal block grants.
- HOUSE FILE 666** - Miscellaneous Supplemental Appropriations and Transfers
SEE APPROPRIATIONS. This Act relates to state and local finances by making transfers and appropriations for FY 2014-2015. The Act transfers moneys from the General Fund of the State for deposit in the Property Tax Relief Fund and appropriates such moneys to the Department of Human Services for distribution to certain mental health and disability service regions.

HUMAN SERVICES

SENATE FILE 401 - Subacute Care Facilities

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to subacute care facilities.

LICENSURE OF SUBACUTE CARE FACILITY. The Act amends Iowa Code provisions relating to the licensure of subacute mental health care facilities by the Department of Inspections and Appeals (DIA). Under the law, the DIA is required to license a subacute mental health care facility if the Department of Human Services (DHS) has submitted a written approval of the facility's application and certain conditions are met. Under the Act, the DHS cannot approve a facility's application that would cause the number of publicly funded subacute care facility beds to exceed 75 beds rather than the former 50 beds. Facility beds identified by the process implemented by the DHS to identify the best qualified providers on or after July 1, 2015, shall be new beds located in hospitals and facilities licensed as subacute care facilities under Iowa Code chapter 135G. The DHS is required to adopt rules to implement this provision of the Act.

INVOLUNTARY COMMITMENT — PLACEMENT. The Act provides that a court may order a respondent, upon the conclusion of an involuntary commitment hearing, to be placed, evaluated, and treated, on an inpatient basis, in the care of a subacute care facility licensed under Iowa Code chapter 135G. The administrative rules adopted by the DIA relating to eligibility requirements for individualized subacute mental health services in subacute care facilities shall allow for the treatment of persons involuntarily hospitalized under Iowa Code chapter 229.

A subacute care facility is a licensed institution, place, building, or agency with restricted means of egress providing subacute mental health services for a period exceeding 24 consecutive hours to persons in need of the services.

SENATE FILE 412 - Juvenile Justice — Disposition of Delinquency and Child in Need of Assistance Cases

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to child welfare including provisions relating to child in need of assistance and delinquency cases.

JURISDICTION — DELINQUENCY. The Act amends juvenile court jurisdictional provisions to allow the juvenile court to provide follow-up services for a child adjudicated by the court to have committed a delinquent act upon the child reaching 18 years of age until the child is 21 years of age, if the child and the juvenile court determine the child should remain under the guidance of a juvenile court officer. Follow-up services shall be made available to the child, as necessary, to meet the long-term needs of the child aging into adulthood. A child who remains under the guidance of juvenile court services who is alleged to have committed a subsequent public offense shall be prosecuted as an adult.

SOCIAL INVESTIGATION AND REPORT — CHILD IN NEED OF ASSISTANCE. Under prior law, a court was prohibited from making a disposition of a petition in a child in need of assistance case until two working days after a social report has been submitted to the court and counsel for the child and has been considered by the court, but this two-day requirement may be waived by the court upon agreement of the parties. The Act increases this time period to five working days. The Act also requires the court, at least five days before a dispositional hearing, to send a copy of the social report to the child's counsel, counsel for the child's parent, guardian, or custodian, and the guardian ad litem. Under Iowa Code section 232.2, a social report is a report furnished to the court which contains the information collected during a social investigation, defined as an investigation conducted for the purpose of collecting information relevant to the court's fashioning of an appropriate disposition of a child in need of assistance case.

SENATE FILE 440 - Interstate Contracts for Substance Abuse and Mental Health Care and Treatment

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to interstate contracts for substance abuse and mental health care and treatment.

CONTRACTS FOR VOLUNTARY CIVIL COMMITMENTS. The Act provides that a mental health and disability services region in Iowa (region) may contract with a public or private agency in a bordering state to secure substance abuse or mental health care and treatment for persons who may otherwise receive such care and treatment in this state. Similarly, a region may contract with a public or private agency in a bordering state to provide such care and

treatment for residents of the bordering state in approved substance abuse or mental health treatment facilities in this state. A person serving a criminal sentence, who is on probation or parole, or who is the subject of a presentence investigation is not eligible to receive such care and treatment under such a contract. "Bordering state" means Illinois, Minnesota, Missouri, Nebraska, South Dakota, or Wisconsin.

CONTRACTS FOR INVOLUNTARY CIVIL COMMITMENTS. The Act provides that a person who is detained, committed, or placed on an involuntary basis under Iowa Code section 125.75 or 229.6 may be confined and treated in another state pursuant to a contract executed under the Act. Similarly, a person who is detained, committed, or placed on an involuntary basis under the civil commitment laws of a bordering state substantially similar to Iowa Code section 125.75 or 229.6 may be civilly committed and treated in this state pursuant to a contract executed under the Act.

INVOLUNTARY CIVIL COMMITMENT CONTRACT REQUIREMENTS. Involuntary commitment contracts under the Act must provide for the following:

- Court orders valid under the law of the sending state are granted recognition and reciprocity in the receiving state.
- A person who is transferred to a receiving state is considered to be in the legal custody of the authority responsible for the person under the involuntary civil commitment laws of the sending state.
- While in the receiving state, a person detained, committed, or placed under the laws of a sending state is subject to all laws and regulations of the receiving state, except the laws and regulations with respect to the involuntary civil commitment.
- If a person escapes from the receiving agency and the person at the time of the escape is subject to involuntary commitment under the laws of the sending state, the receiving agency shall use all reasonable means to recapture the escapee and shall immediately report the escape to the sending agency. The receiving state has the primary responsibility to pursue and prosecute the escaped person within its borders and is ordinarily liable for the cost of such action.

MISCELLANEOUS. The Act specifies minimum requirements for contracts entered into under the Act, including a description of the care and treatment to be provided and responsibility for the costs of the care and treatment. The Act applies to detoxification services unrelated to substance abuse or mental health care and treatment regardless of whether provided on a voluntary or involuntary basis, and to substance abuse and mental health care and treatment contracts that include emergency care and treatment.

SENATE FILE 463 - Mental Health and Disability Services — Regional Service Delivery System

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the redesign of mental health and disabilities services (MH/DS) administered by regions comprised of counties. Under the redesign provisions initially enacted in 2012, each organization of counties as a region is governed by an Iowa Code chapter 28E agreement and the region is to have an administrative office, organization, or entity formed by agreement of the counties participating in the region to function on behalf of those counties, known as the regional administrator. The redesign legislation maintained the financial responsibility for MH/DS with each county but provided for the regional administrator and the regional governance board to assume administrative functions on behalf of the county. The Act makes conforming Iowa Code amendments relating to the redesign legislation.

In general, references throughout the Iowa Code to the central point of coordination (CPC) process which was repealed effective July 1, 2013, are changed to instead refer to regional administrators; references to the County Mental Health, Intellectual Disability, and Developmental Disabilities Services Fund are changed to Mental Health and Disabilities Services Fund; and references to county service management plans are changed to instead refer to regional service system management plans. References throughout the Iowa Code to responsibilities for a county to provide or have administrative responsibility for services or other responsibilities in connection with a person in need of mental health or disability services are changed to instead refer to the regional administrator. Prior to the redesign, MH/DS services in each county were delineated in a service management plan adopted by that county,

subject to approval by the Department of Human Services (DHS). These individual county plans were replaced by a regional service system management plan effective beginning on July 1, 2014. County MH/DS levy authority and spending authority remains in Iowa Code section 331.424A.

References to waivers for providers of mental health services approved under Iowa Code section 225C.7 to operate in lieu of a community mental health center are stricken because the section was repealed effective July 1, 2014. Iowa Code chapter 230A, relating to community mental health centers, was substantially rewritten effective July 1, 2012. In the rewrite, Iowa Code section 230A.107 codified the waiver authorization for a for-profit corporation, nonprofit corporation, or county hospital providing mental health services to county residents pursuant to a waiver approved under Iowa Code section 225C.7(3), Code 2011, as of October 1, 2010, to be designated as a community mental health center under Iowa Code chapter 230A.

Prior law in Iowa Code sections 222.73 and 230.20 limited an increase in the per diem charged to a county for services provided at a state resource center or a state mental health institute to the percentage increase in the allowed growth factor adjustment, a funding formula provision repealed by the redesign. The Act instead references the per capita growth amount, which replaced the repealed allowed growth factor in the redesign legislation.

Iowa Code sections 222.13 and 222.13A, relating to voluntary admissions to the state resource centers in general and for minors in particular, are amended by providing for DHS to assume responsibilities for voluntary admissions of minors instead of counties. Iowa Code section 222.60, relating to financial responsibilities of the state and counties for the cost of admission or commitment or for the treatment, training, instruction, care, habilitation, support, and transportation of persons with an intellectual disability, is amended. The amendment specifies the county responsibility is present if the person is not eligible for the medical assistance (Medicaid) program and the service is covered by the regional service system management plan and the state is responsible when the person is eligible for the Medicaid program or is a state case.

Iowa Code section 226.47, containing the definition of “administrator” in the Iowa Code chapter governing the mental health institutes, is combined into Iowa Code section 226.1 to provide a multiple definition Iowa Code section.

HOUSE FILE 347 - Licensure of Child Care Programs Provided by Schools

BY COMMITTEE ON EDUCATION. This Act relates to the licensure of child care programs operated or contracted for by a school district or accredited nonpublic school.

Under prior law, either the Department of Human Services (DHS) or the Department of Education (DE) was required to license a child care program operated by or contracted for by a school district or accredited nonpublic school to provide child care to children not enrolled in school or to students enrolled in kindergarten through grade six before and after school, or to both.

The Act provides that DHS shall be the only state agency responsible for the licensure of such child care programs and requires DHS to issue such licenses unless the child care program is otherwise exempt from licensure. A child care program operated or contracted by a board, which program is located on school grounds, may define alternative spaces appropriate to meet the needs of the children in the program if the primary space is required for another use.

The Act provides that an employee of a program operated or contracted by a board shall be subject to a background investigation at least once every five years after the employee’s initial date of hire.

The Act takes effect January 1, 2016, except that DHS may begin implementation prior to that date.

HOUSE FILE 372 - Confidentiality of Information and Proceedings Relating to Foster Care Services — Court Appointed Special Advocates

BY COMMITTEE ON JUDICIARY. This Act relates to court appointed special advocates and the confidentiality of information regarding a child receiving foster care.

The Act amends confidentiality provisions concerning information and records relating to a child receiving foster care and foster care placement. Under current law, the information and records of or provided to a local citizen foster care

review board, the child advocacy board, or court appointed special advocate regarding a child receiving foster care and the child's family when relating to the foster care placement are not public records. The Act specifies that such confidential information and records include records of other services provided to a child who is under the court's jurisdiction.

The Act allows a court appointed special advocate to attend family team decision-making meetings or youth transition decision-making meetings upon request by the family or child and disclose case-related observations and recommendations relating to a child or a child's family while attending the meetings. The Act also allows a court appointed special advocate to disclose case-related observations and recommendations to the agency assigned by the court to supervise the case, to the county attorney, or to the child's legal representative or guardian ad litem.

The Act exempts members of the state child advocacy board and local citizen foster care review boards, court appointed special advocates, and employees of the departments of Human Services and Inspections and Appeals from certain confidentiality provisions under certain circumstances.

HOUSE FILE 449 - Mental Health Treatment Facilities — Crisis Stabilization Programs — Psychiatric Bed Tracking System

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to mental health crisis facilities.

CRISIS STABILIZATION PROGRAMS. The Act provides that a crisis stabilization program authorized by the Department of Human Services (DHS) may include a crisis stabilization program operating in a psychiatric medical institution for children pursuant to Iowa Code chapter 135H that provides children with mental health, substance abuse, and co-occurring mental health and substance abuse services.

INPATIENT PSYCHIATRIC BED TRACKING SYSTEM. The Act directs DHS to expend up to \$200,000 for FY 2015-2016 for the development and initial implementation of an inpatient psychiatric bed tracking system including psychiatric beds located in a subacute care facility. In developing the requirements for procurement of the system, DHS is required to engage the group of magistrates and hospital personnel that assisted the department in developing the hospital bed tracking system report submitted to the General Assembly in December 2013 (2013 Iowa Acts, chapter 130, section 56) along with representatives of the regional mental health and disability services system, the state mental health institutes, a nonprofit agency licensed under Iowa Code chapter 135H (psychiatric medical institutions for children), the Iowa Behavioral Health Association, the Iowa State Sheriffs' and Deputies' Association, the Iowa Hospital Association, the Iowa Psychiatric Society, and the Iowa Association of Community Providers. The procedural issues addressed by the group shall include but are not limited to the responsibility for data entry and verification, timeliness of data entry, confidentiality requirements, and key characteristics and capacity information about the beds in the system.

The Act provides the goal of the psychiatric bed tracking system is to reserve psychiatric beds for patients being transported to a facility with a vacant bed; however, bed reservations shall be consistent with state and federal laws, shall be held for at least a 12-hour period, and shall be communicated to and approved by the receiving facility.

HOUSE FILE 468 - Appointment of Mental Health Advocates

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the appointment of mental health advocates.

Under prior law, the appointment of a mental health advocate to represent the interests of a person involuntarily hospitalized was made by either the county board of supervisors in a patient's county of residence if the county has a population of 300,000 or more, or by the chief judge of the judicial district if the patient's county of residence has a population under 300,000. A mental health advocate was paid by the appropriate county.

The Act eliminates the court appointment of mental health advocates and instead specifies that all mental health advocate appointments shall be made by the county board of supervisors, and provides that certain officers or employees shall not be assigned to be an advocate. A court that involuntarily commits a person under Iowa Code chapter 229 is required to assign the advocate for the county where the patient is located to represent the interests of the patient or the person.

A county or region may seek reimbursement from the patient's county of residence or from the region in which the patient's county of residence is located. Reasonable compensation for the advocate's services shall be based upon the duties performed by the advocate and in accordance with county personnel policies. All advocates are considered to be county employees.

The Act directs the Iowa Mental Health and Disability Services Commission, in consultation with advocates and county and judicial branch representatives, to adopt rules relating to advocates and specifies topics to be included in rulemaking including conflict of interest provisions.

The Act provides that an advocate appointed by the court or by a county board of supervisors prior to July 1, 2015, shall be considered to be appointed by the county board of supervisors on July 1, 2015. Such advocates shall be compensated, at a minimum, at the advocate's wage and benefit level in place immediately prior to July 1, 2015.

LABOR AND EMPLOYMENT

- HOUSE FILE 259** - Rejection or Nonelection of Workers' Compensation Coverage
- HOUSE FILE 397** - Regulation of Child Labor

RELATED LEGISLATION

- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division XXI relates to workforce housing tax incentives.
- HOUSE FILE 569** - Garnishment and Levy — Notice to Debtor
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act amends the notice of garnishment and levy requirements to which a judgment debtor is entitled.

LABOR AND EMPLOYMENT

HOUSE FILE 259 - Rejection or Nonelection of Workers' Compensation Coverage

BY COMMITTEE ON JUDICIARY. This Act relates to certain persons who are excluded from workers' compensation coverage requirements.

The Act provides that the Workers' Compensation Commissioner shall maintain a list of corporate officers that reject workers' compensation coverage or that terminate their rejection of the coverage. The list shall be a public record that is open to public inspection.

The Act also requires a proprietor, limited liability company member or partner, or a partner, who does not elect workers' compensation coverage by purchasing valid coverage that specifically includes that person, to sign a nonelection of that coverage which must be attached to the workers' compensation or employer's liability policy or filed with the commissioner. The commissioner is required to maintain a list of persons who do not elect such coverage or that terminate that nonelection of coverage. The list shall be a public record that is open to public inspection. The Act also provides a form for such a person to indicate that the person is not electing workers' compensation coverage.

The Act provides that when a corporate officer terminates a rejection of workers' compensation coverage by filing a notice of termination with the commissioner, the notice of termination restores the officer to the same status as if the rejection of coverage had not occurred although the termination of rejection is not effective as to any injury sustained or disease incurred less than one week after the notice is filed.

The Act provides also that a proprietor, limited liability company member or partner, or partner, may terminate a nonelection of workers' compensation coverage by filing a notice of termination with the commissioner. The notice of termination restores that person to the same status as if the nonelection of coverage had not occurred and the person may elect to be covered by the workers' compensation law of this state by purchasing valid workers' compensation insurance specifically including that person, as provided in Iowa Code section 85.1A. However, the election of coverage shall not be effective as to any injury sustained or disease incurred less than one week after the notice is filed.

HOUSE FILE 397 - Regulation of Child Labor

BY COMMITTEE ON LABOR. This Act makes various changes to Iowa Code chapter 92, the state child labor law.

The Act provides that a work permit issued pursuant to Iowa Code chapter 92 shall only be issued by the Labor Commissioner. Under prior law, such permits were only issued by the Department of Workforce Development or a school superintendent or other person authorized by a school board. The Act makes conforming changes throughout the Iowa Code chapter. The Act eliminates a requirement for certain certifications by a child's school for employment in street occupations.

The Act requires an application for a work permit to be submitted to the office of the Labor Commissioner within three days after the child begins work. Under prior law, a child could not begin work until a work permit had been issued by an issuing authority after receiving an application. The Act directs the Labor Commissioner to formulate the proper forms for an application.

The Act eliminates a requirement that an application for a work permit include a description of the work that will be performed. The Act eliminates certain information from the contents of a work permit. The Act eliminates requirements relating to duplicate permits.

The Act makes similar changes for migrant labor permits.

The Act eliminates an exception to Iowa Code chapter 92 for part-time, occasional, or volunteer work for nonprofit organizations generally recognized as educational, charitable, religious, or community service in nature.

The Act took effect June 1, 2015.

LOCAL GOVERNMENT

- SENATE FILE 167** - Compensation of Elective County Officers
- HOUSE FILE 615** - Rural Improvement Zones
- HOUSE FILE 660** - City Franchise Fees — Public Hearing

RELATED LEGISLATION

- SENATE FILE 222** - Disposition of Seized Firearms and Ammunition
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act requires that all firearms and ammunition seized by law enforcement pursuant to Iowa Code chapter 809 (disposition of seized property) and deemed abandoned or for which the owner is unable to be located shall be deposited with the Department of Public Safety regardless of the fair market value of the firearms or ammunition.
- SENATE FILE 223** - Support of the Poor — Liability — Recovery by County
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the liability of a poor person to repay money expended by a county on behalf of a poor person. Under the Act, only the poor person, not any relative of the poor person, is liable for such repayment.
- SENATE FILE 257** - Transportation Funding — Fuel Taxes, Permit Fees, Use of Funds
SEE TAXATION. This Act increases the excise tax on certain fuels. The Act prohibits counties from using moneys obtained from the tax increase to pay debts incurred on projects under which the term of the debt is longer than the useful life of the asset being worked on. The General Assembly intends the revenue produced from the tax increase to be used by counties only for critical road and bridge construction projects.
- SENATE FILE 267** - Peer Support Group Counselors and Officers — Privileged Communications
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act privileges confidential communications made by certain officers, including law enforcement officers and fire fighters, to a peer support group counselor.
- SENATE FILE 415** - Administration of Elections
SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act allows county commissioners of elections (county auditors) using digital ballot counting technology to direct precinct election officials to tally the write-in votes after the polls close or to deliver those ballots to the special precinct board to tally and record the write-in votes.
- SENATE FILE 494** - Appropriations — Agriculture and Natural Resources
SEE APPROPRIATIONS. This Act exempts certain municipalities from liability arising in response to a disaster emergency that involves the disposal of animals afflicted with an infectious or contagious disease.
- SENATE FILE 499** - Appropriations — Economic Development
SEE APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs, the Economic Development Authority (IEDA), the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, and the State Board of Regents and certain regents institutions for fiscal years 2015-2016 and 2016-2017. The Act requires IEDA to establish a Nuisance Property Remediation Fund for the purpose of providing financial assistance to cities for the remediation of nuisance properties, abandoned buildings, and other structures. The Act also makes changes to

Iowa Code chapter 657A regarding the authority of cities and counties relating to certain abandoned or unsafe buildings.

- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes numerous provisions involving local government, including funding for adult mental health and disability services (MH/DS) administered by counties; Early Childhood Iowa (formerly community empowerment) areas; and local public health authorities.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division II modifies provisions relating to the remittance of sales tax revenues to governmental entities under the Flood Mitigation Program and allows the county commissioner of elections (county auditor) to direct precinct election officials to print the write-in report containing digital images of write-in votes for delivery to the special precinct board to tally and record the write-in votes on any day following election day and prior to the canvass by the board of supervisors. Division XXIV relates to authority and procedures for eminent domain. Division XXV and Division XXVI relate to condemnation for purposes of creating a lake.
- HOUSE FILE 227** - Strip Searches Conducted at Jails or Municipal Holding Facilities
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to strip searches and visual strip searches of persons arrested for scheduled violations or simple misdemeanors.
- HOUSE FILE 258** - Sexual Misconduct with Offenders and Juveniles
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act prohibits a peace officer from engaging in a sex act with a prisoner incarcerated in a county jail.
- HOUSE FILE 299** - Loess Hills — Governmental Agreements Regarding Private Land and Land Owners
SEE AGRICULTURE. This Act prohibits the Loess Hills Development and Conservation Authority or the board of directors of the Loess Hills Alliance from entering into any agreement with a local government, or the state or federal government, if such agreement would regulate a person who is a private landowner or the person’s use of that land.
- HOUSE FILE 468** - Appointment of Mental Health Advocates
SEE HUMAN SERVICES. This Act relates to the appointment of mental health advocates to represent the interests of a person involuntarily hospitalized under Iowa Code chapter 229.
- HOUSE FILE 507** - Wastewater, Sewer System, Storm Water Drainage, and Sewage Treatment Services — Delinquent Accounts
SEE ENERGY AND PUBLIC UTILITIES. This Act permits the governing body of a city utility, combined city utility, city enterprise, or combined city enterprise to enter into agreements with certain wastewater, sewer system, storm water drainage, and sewage treatment service providers to discontinue water service to the property or premises of certain account holders if the account with one of those service providers for that property or premises becomes delinquent.

- HOUSE FILE 529** - Drainage and Levee Districts — Miscellaneous Provisions
SEE AGRICULTURE. This Act amends provisions relating to the governance of a drainage or levee district by either a county's board of supervisors or a board of trustees. It includes provisions regarding the merger of two or more districts, bidding procedures, and trustee elections.
- HOUSE FILE 550** - Elective Public Officer Contact Information
SEE STATE GOVERNMENT. This Act requires that a county provide members of the board of supervisors with a designated telephone number or electronic mail address within 30 days of the member swearing the oath of office and requires the same of a city with respect to members of the city council. The Act requires that these governmental entities publish such contact information on the entity's Internet site, if the entity maintains one. A member of a board of supervisors or a member of a city council is allowed to provide additional contact information for publication in the same manner.
- HOUSE FILE 570** - Municipal Property — Tort Liability for Recreational Activities
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act exempts municipalities from liability from claims related to the negligent design, specification, construction, or reconstruction of a public facility designed for any recreational activity and from claims related to acts or omissions of an officer or employee of the municipality involving a person participating in any recreational activity on municipal property.
- HOUSE FILE 616** - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program
SEE TAXATION. This Act modifies provisions relating to the classification of property as multiresidential property, modifying definitions and filing deadlines for the business property tax credit, and modifying provisions relating to notices and deadlines for the valuation, equalization, and protest of property assessments.
- The Act amends 2015 Iowa Acts, **HF 166**, to specify that notwithstanding the filing deadline under Iowa Code section 425.2, claims for the disabled veteran homestead credit, as amended in 2015 Iowa Acts, **HF 166**, filed after July 1, 2014, but before July 1, 2015, shall be considered to be a claim properly filed for taxes due and payable in the fiscal year beginning July 1, 2015.
- The Act establishes a property tax exemption for certain agricultural land owned by a cemetery association and amends the property tax exemption for certain religious institutions and societies.
- The Act also adds the Director of Revenue, or a designee of the director, as an ex officio, nonvoting member of the Flood Mitigation Board created in Iowa Code chapter 418.
- HOUSE FILE 626** - Taxation — Appeals Processes — Powers and Duties of Department and Director of Revenue
SEE TAXATION. This Act extends the future repeal date of the Property Assessment Appeal Board, provides for the future repeal of the State Board of Tax Review, and makes several corresponding changes to the Iowa Code relating to tax assessments and appeals made by or to the Director of Revenue and the Department of Revenue. The Act took effect May 22, 2015.
- HOUSE FILE 655** - Community Development and Infrastructure — Wireless Communications, Reinvestment Districts, Flood Mitigation, and Broadband Access
SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to community development by establishing rules and limitations for wireless communications facilities and

infrastructure, modifying provisions related to reinvestment districts and flood mitigation projects, and providing for the coordination and facilitation of broadband access in targeted areas of the state. The Act also provides a property tax exemption for installation of certain broadband infrastructure.

HOUSE FILE 662

- Vital Statistics — Fees and Birth Records

SEE HEALTH AND SAFETY. This Act relates to vital statistics, including fees collected by county registrars of vital statistics (county recorders) and also relates to county registrars' access to birth records through the electronic birth certificate system.

LOCAL GOVERNMENT

SENATE FILE 167 - Compensation of Elective County Officers

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to the compensation of elective county officers. The Act prohibits the board of supervisors from approving payment of a separation allowance or severance pay to the auditor, treasurer, recorder, sheriff, or county attorney or to a supervisor. Under the Act, a board of supervisors is also required to first adopt a resolution detailing any increase in compensation for one or more elective county offices when compared to the prior fiscal year if the board seeks to include any such increase within the county budget.

HOUSE FILE 615 - Rural Improvement Zones

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the establishment, operation, and dissolution of rural improvement zones under Iowa Code chapter 357H.

The Act changes the population threshold requirement for establishing a rural improvement zone so that the population is determined using the most recent certified federal census and defines “lake” for purposes of determining eligibility to establish a rural improvement zone. The Act also adds water quality activities to the definition of “improvements.” Under Iowa Code chapter 357H, the board of trustees of a rural improvement zone may authorize construction, reconstruction, or repair of improvements for the rural improvement zone.

Current Iowa Code section 357H.1 provides that a board of supervisors of a county meeting specified population requirements shall designate an area surrounding the lake, if it is an unincorporated area of the county, a rural improvement zone upon receipt of a petition, and upon the board’s determination that the area is in need of improvements. The Act strikes “shall” from that provision and inserts “may.”

The Act provides that as part of the approval process for a rural improvement zone, the petition must include a statement of the need for the proposed zone based upon a report prepared by a licensed professional engineer. The Act also modifies requirements for public hearings during the approval process and modifies the period of time for the board of supervisors to approve or disallow a petition for a rural improvement zone.

The Act strikes the provision which prohibited the issuance of certificates for the payment of a rural improvement zone’s improvements and activities after January 1, 2007, and provides that such certificates may not be issued if the maturity date of the certificates would be after the date the rural improvement zone is to be dissolved.

Current Iowa Code section 357H.9 authorizes rural improvement zones to authorize the use of taxes from a division of taxes (tax increment financing). The Act establishes methodologies for calculating the amount of taxes subject to a division of taxes for fiscal years beginning on or after July 1, 2016.

The Act requires the board of trustees of a zone to file with the county auditor an annual financial report showing the rural improvement zone’s financial condition and provides that all rural improvement zones are subject to annual audit.

The Act provides that, unless dissolved earlier by resolution of the board of trustees, each rural improvement zone is dissolved on June 30, 2019, or 20 years from the first day of the fiscal year following the fiscal year in which the zone first receives revenue from the division of taxes, whichever is later. The Act further provides that the date required for dissolution may be extended by resolution of the board of supervisors adopted prior to the date required for dissolution or prior to the date to which the rural improvement zone was previously extended by the board of supervisors. Each extension shall be for a period of 20 years.

The Act provides that any agreement or other instrument in connection with an agreement between a board of trustees and a board of supervisors in effect on July 1, 2015, relating to the division of taxes, the dissolution date of a rural improvement zone, or the criteria used for determining the need for improvements in the rural improvement zone that is inconsistent with Iowa Code chapter 357H shall be null and void. However, the board of trustees and the board of supervisors may enter into an agreement on or after July 1, 2015, relating to the division of taxes, the

dissolution date of the rural improvement zone, or the criteria used for determining the need for improvements in the rural improvement zone, so long as such agreement does not violate the provisions of Iowa Code chapter 357H.

HOUSE FILE 660 - City Franchise Fees — Public Hearing

BY COMMITTEE ON WAYS AND MEANS. This Act requires a city, when considering an increase to a franchise fee imposed by the city, to hold a public hearing on the question after preparation of the revenue purpose statement. The Act requires that notice of the hearing comply with Iowa Code section 362.3, which generally requires that the notice be published at least once, not less than 4 nor more than 20 days before the date of the hearing, and that the publication must be in a newspaper published at least once weekly and having general circulation in the city.

NATURAL RESOURCES AND OUTDOOR RECREATION

- SENATE FILE 218** - Operation of Snowmobiles in Rights-of-Way
- SENATE FILE 392** - Hunting Licenses — Education Requirements and Apprentice Hunters
- HOUSE FILE 467** - Deer and Wild Turkey Harvest Reporting Violations

RELATED LEGISLATION

- SENATE FILE 494** - Appropriations — Agriculture and Natural Resources
SEE APPROPRIATIONS. This Act relates to agriculture, natural resources and outdoor recreation, and environmental protection, including by making appropriations to the Department of Natural Resources (DNR) for fiscal years 2015-2016 and 2016-2017. The Act appropriates moneys from the General Fund of the State and other sources, such as the State Fish and Game Protection Fund, to DNR for purposes of supporting its administration, regulation, and programs.
- HOUSE FILE 616** - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program
SEE TAXATION. This Act exempts sales of preserve whitetail from the sales and use tax for a limited period of time, and adds preserve whitetail to the definition of “livestock” for purposes of the sales and use tax. These provisions took effect June 18, 2015, and apply retroactively to July 1, 2005.

The Act also exempts sales of all-terrain vehicles and off-road utility vehicles used primarily in agricultural production from the sales and use tax. Under previous law, such vehicles were not exempt from sales and use tax unless they were directly and primarily used in production of agricultural products.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 218 - Operation of Snowmobiles in Rights-of-Way

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act provides that a snowmobile may be operated on the right-of-way of an interstate or freeway when using an underpass or crossing a bridge if the snowmobile is brought to a complete stop before entering onto the right-of-way and the driver yields the right-of-way to any approaching vehicle on the roadway. Previously, a snowmobile could be operated on the right-of-way only when using an underpass that was abandoned and the underpass was the only alternative to the use of a traveled roadway. A violation of the Act's provisions is punishable with a scheduled fine of \$50.

SENATE FILE 392 - Hunting Licenses — Education Requirements and Apprentice Hunters

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to hunter education license requirements, provides for a hunting license with an apprentice hunter designation, and includes penalties.

The Act renames the "hunter safety and ethics education course" described in Iowa Code section 483A.27, whose completion is required to purchase a hunting license in this state, as the "hunter education course." The Act also provides that the curriculum for the entire course shall be based on the standards adopted by the International Hunter Education Association — United States of America. The cost for a duplicate certificate of completion of the course is changed to the amount of the writing fee and administrative fee instead of specifying that the cost is \$3.

The Act creates new Iowa Code section 483A.27A, which provides that, notwithstanding the requirements of Iowa Code section 483A.27, a person aged 16 years or older may purchase a hunting license with an apprentice hunter designation without first completing the hunter education course if the person meets the requirements of the new Iowa Code section. The new Iowa Code section also provides that if an apprentice hunter is a minor, the person must be accompanied and aided while hunting by a mentor who is the person's parent or guardian or another competent adult consented to by the parent or guardian. If the apprentice hunter is not a minor, the person must be accompanied and aided while hunting by a competent adult mentor. The mentor and the apprentice hunter must have valid hunting licenses that include the wildlife habitat fee and that are valid for the same seasons to hunt game. A resident mentor and a resident apprentice hunter must also have deer or wild turkey hunting licenses if hunting for deer or wild turkey.

Deer hunting licenses and tags purchased by a resident mentor and resident apprentice hunter must be valid for the same seasons and zones. When hunting wild turkey in the spring, a resident mentor must have a wild turkey hunting license valid for one of the spring wild turkey hunting seasons and may accompany and aid a resident apprentice hunter who has a valid wild turkey hunting license for any of the spring wild turkey hunting seasons. When hunting wild turkey in the fall, a resident mentor and resident apprentice must each have a wild turkey hunting license valid for the fall wild turkey hunting season. A transportation tag issued to an apprentice hunter cannot be used to tag a deer or wild turkey taken by another person. A nonresident apprentice hunter is not entitled to purchase a deer hunting license or a wild turkey hunting license or to participate in a hunt for deer or wild turkey.

While hunting, an apprentice hunter must be under the direct supervision of the mentor. "Direct supervision" means that the mentor must maintain constant direction and control of the apprentice hunter and stay within a distance that enables the mentor to give uninterrupted, unaided visual and auditory communications to the apprentice. There must be one licensed mentor in direct supervision of each apprentice.

A hunting license with an apprentice hunter designation is valid from the date of issue to January 10 of the succeeding calendar year and shall contain a general description of the licensee.

A person is eligible to obtain only two hunting licenses with an apprentice hunter designation. After that, the person must meet the hunter education requirements of Iowa Code section 483A.27 to obtain a hunting license.

The Natural Resource Commission is required to adopt rules to administer new Iowa Code section 483A.27A. A violation of the new provision is punishable with a scheduled fine of \$20.

HOUSE FILE 467 - Deer and Wild Turkey Harvest Reporting Violations

BY COMMITTEE ON NATURAL RESOURCES. This Act provides that a violation of the deer and wild turkey harvest reporting requirements is punishable as a scheduled violation with a fine of \$20 instead of as a simple misdemeanor with a scheduled fine of \$100.

PUBLIC DEFENSE AND VETERANS

- [SENATE FILE 130](#) - National Guard Educational Assistance Program — Limitations
- [SENATE FILE 323](#) - Lottery Revenue — Support of Veterans
- [HOUSE FILE 166](#) - Disabled Veteran Homestead Tax Credit — Eligibility
- [HOUSE FILE 414](#) - Private Providers of Veterans Benefits Services — Disclosure Requirements
- [HOUSE FILE 496](#) - Military Victim Advocates — Privileged Communications

RELATED LEGISLATION

- [SENATE FILE 499](#) - Appropriations — Economic Development
SEE APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs, the Economic Development Authority, the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, and the State Board of Regents and certain regents institutions for fiscal years 2015-2016 and 2016-2017. The Act establishes certain state procurement goals and preferences in government contracting for service-disabled, veteran-owned businesses and expands the definition of “targeted small business” to include service-disabled, veteran-owned businesses.
- [SENATE FILE 505](#) - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes funding for the Department of Veterans Affairs, the Iowa Veterans Home, and local veterans services.
- [SENATE FILE 510](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division XXVIII relates to the Disabled Veteran Homestead Tax Credit.
- [HOUSE FILE 205](#) - Veterans — Reporting of Awards of Postsecondary Education Credits
SEE EDUCATION. This Act extends current veterans reporting requirements of postsecondary educational institutions to include certain members of the Reserve Forces of the United States and certain members of the National Guard.
- [HOUSE FILE 616](#) - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program
SEE TAXATION. This Act amends 2015 Iowa Acts, [HF 166](#), to specify that notwithstanding the filing deadline under Iowa Code section 425.2, claims for the disabled veteran homestead credit, as amended in 2015 Iowa Acts, [HF 166](#), filed after July 1, 2014, but before July 1, 2015, shall be considered to be a claim properly filed for taxes due and payable in the fiscal year beginning July 1, 2015. This provision of the Act took effect June 18, 2015, and applies retroactively to March 5, 2015.

PUBLIC DEFENSE AND VETERANS

SENATE FILE 130 - National Guard Educational Assistance Program — Limitations

BY COMMITTEE ON EDUCATION. This Act makes changes to program limitations within the National Guard Educational Assistance Program. Under prior law, participation in the program was limited by semesters of attendance, or the trimester or quarter equivalent. The Act replaces these limitations by providing that an eligible member of the Iowa National Guard shall not receive assistance under the program for more than 120 credit hours of undergraduate study. The Act also includes transition provisions relating to educational assistance received under the program prior to July 1, 2015.

SENATE FILE 323 - Lottery Revenue — Support of Veterans

BY COMMITTEE ON APPROPRIATIONS. This Act repeals the requirement that the Iowa Lottery Authority conduct a limited series of lottery games to be used to provide aid for veterans through deposit of the resulting revenues in the Veterans Trust Fund or, if the balance in the Veterans Trust Fund exceeds \$50 million, for distribution to county directors of veteran affairs. Instead, the Act provides that \$2.5 million in lottery revenues be transferred each fiscal year for distribution to provide aid to veterans in the same manner as provided for through the limited series of lottery games for veterans as repealed by the Act.

HOUSE FILE 166 - Disabled Veteran Homestead Tax Credit — Eligibility

BY COMMITTEE ON VETERANS AFFAIRS. Iowa Code section 425.15 previously provided a homestead property tax credit to the owner of a homestead for the full amount of tax levied if the owner is a veteran, former member of the national guard, or a surviving spouse or child that meets specified criteria.

This Act amends the eligibility criteria for the credit by requiring the service-connected disability rating of 100 percent to be permanent. The Act also amends the eligibility criteria for the credit to include a veteran with a permanent and total disability rating based on individual unemployability that is compensated at the 100 percent disability rate and certain members of the national guard with a permanent and total disability rating based on individual unemployability that are compensated at the 100 percent disability rate.

The Act specifies that for purposes of qualifying for the credit, the receipt of dependency and indemnity compensation by an individual who is a surviving spouse or a child must be certified by the United States Department of Veterans Affairs. The Act also removes the provision that terminates eligibility for the credit for a surviving spouse receiving dependency and indemnity compensation when the surviving spouse remarries.

The Act took effect March 5, 2015, and applies retroactively to May 26, 2014, for applications for the homestead tax credit filed on or after that date.

HOUSE FILE 414 - Private Providers of Veterans Benefits Services — Disclosure Requirements

BY COMMITTEE ON VETERANS AFFAIRS. This Act requires private providers of veterans benefits services to provide a written disclosure statement to each client or prospective client. The Act requires such providers to obtain the signature of the client on a written disclosure statement before entering into an agreement to provide veterans benefits services or accepting money or any other thing of value for the provision of those services. A person who violates these requirements is subject to a civil penalty not to exceed \$1,000 for each violation and any civil penalty recovered is required to be deposited in the Veterans Trust Fund created in Iowa Code section 35A.13.

The Act requires the Department of Veterans Affairs, in coordination with the county commissions of veteran affairs, to develop a written disclosure statement for use by private providers of these services.

HOUSE FILE 496 - Military Victim Advocates — Privileged Communications

BY COMMITTEE ON JUDICIARY. This Act privileges certain confidential communications made by a victim to a military victim advocate. Except in certain specified circumstances, current law provides that confidential communications between a victim of violent crime and a victim counselor are privileged from examination and a victim counselor is not required to give evidence in civil or criminal proceedings relating to such confidential

communications. The Act establishes the same privilege between victims and military victim advocates, as defined in the Act, provided that the advocate has completed a military victim advocate course.

STATE GOVERNMENT

- SENATE FILE 335** - Release of Medical Examiner, Autopsy, and Patient Information — Organ Procurement Organizations
- SENATE FILE 366** - Recalculation of Public Safety Peace Officer Disability Retirement Benefits
- SENATE FILE 435** - Open Records — Data Processing Software
- SENATE FILE 457** - Open Meetings — Closed Session Minutes and Recordings — Ombudsman Access
- HOUSE FILE 167** - Competitive Bidding for Public Improvement Contracts — Access to Documents
- HOUSE FILE 535** - Nonsubstantive Code Corrections
- HOUSE FILE 536** - Substantive Code Corrections
- HOUSE FILE 550** - Elective Public Officer Contact Information

RELATED LEGISLATION

- SENATE FILE 200** - Dental Board Executive Director
SEE HEALTH AND SAFETY. This Act provides for the appointment of an executive director for the Dental Board.
- SENATE FILE 203** - Persons and Activities Regulated by Board of Nursing
SEE HEALTH AND SAFETY. This Act relates to persons and activities regulated by the Board of Nursing.
- SENATE FILE 222** - Disposition of Seized Firearms and Ammunition
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act requires that all firearms and ammunition seized by law enforcement pursuant to Iowa Code chapter 809 (disposition of seized property) and deemed abandoned or for which the owner is unable to be located shall be deposited with the Department of Public Safety regardless of the fair market value of the firearms or ammunition.
- SENATE FILE 264** - Local Exchange Service Information — Use in Mass Notification and Emergency Messaging
SEE HEALTH AND SAFETY. This Act relates to the Department of Homeland Security and Emergency Management's use of addresses and telephone number information provided by an E911 service provider.
- SENATE FILE 274** - Public Health Programs and Services — Hearing Aid Specialists and Medical Residency Training Grants
SEE HEALTH AND SAFETY. This Act relates to the programs and services under the purview of the Department of Public Health including the regulation of hearing aid specialists and the Medical Residency Training State Matching Grants Program.
- SENATE FILE 434** - Continuing Education Requirements for Licensed Barbers
SEE HEALTH AND SAFETY. This Act requires licensed barbers to complete no more than three hours of continuing education every two years. The Act also prohibits members of the Board of Barbering from providing such continuing education.
- SENATE FILE 499** - Appropriations — Economic Development
SEE APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs, the Economic Development Authority, the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, and the State Board of Regents and certain regents institutions for fiscal years 2015-2016 and 2016-2017.

The Act establishes certain state procurement goals and preferences in government contracting for service-disabled, veteran-owned businesses and expands the definition of “targeted small business” to include service-disabled, veteran-owned businesses.

- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for Health and Human Services for FY 2015-2016 and FY 2016-2017, and includes establishment of a Legislative Health Policy Oversight Committee as a committee of the Legislative Council to provide health policy oversight including oversight of Medicaid managed care (Division IX); provides for the establishment of an Autism Service Provider Grant Program under the Department of Public Health (Division X); creates an ABLE Savings Plan Trust and Program under the Treasurer of State (Division XV); repeals the Prevention of Disabilities Policy Council July 1, 2016, and provides for the transfer of its duties to another state entity (Division XXIII); provides that as a condition of the appropriations in the Act, the moneys appropriated and any other moneys available shall not be used for payment of personnel settlement agreements that contain a confidentiality provision intended to prevent public disclosure of the agreement or any terms of the agreement (Divisions XXVI and XLIV); and directs the Aging and Disability Resource Center and the Mental Health and Disability Service Commission to jointly develop a plan for a Home Modification Assistance Program to provide grants and individual income tax credits to assist with the payment of permanent home modification expenses (Division XXVIII).
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division II requires the Revenue Estimating Conference to hold one of its required meetings in the month of March and at such meeting to agree to estimates for the fiscal year beginning July 1 of the following calendar year. Division X relates to the payment of claims by the State Appeal Board. Division XXIV relates to authority and procedures for eminent domain. Division XXV and Division XXVI relate to condemnation for purposes of creating a lake.
- HOUSE FILE 202** - Licensure of Retired Dentists and Dental Hygienists — Volunteer Services
SEE HEALTH AND SAFETY. This Act creates a retired volunteer license for dentists and dental hygienists who have retired within the last five years.
- HOUSE FILE 203** - Polysomnography — Regulation and Licensure
SEE HEALTH AND SAFETY. This Act requires the licensing of respiratory care and polysomnography practitioners and polysomnographic technologists beginning January 1, 2017.
- HOUSE FILE 381** - Iowa Health Information Network
SEE HEALTH AND SAFETY. This Act provides for the administration and governance of an Iowa health information network by a nonprofit designated entity, under new Iowa Code chapter 135D, the Iowa Health Information Network.
- HOUSE FILE 579** - Regulation of Health Care Facilities, Elder Group Homes, Assisted Living Programs, and Adult Day Services Programs
SEE HEALTH AND SAFETY. This Act relates to the regulation of health care facilities, elder group homes, assisted living programs, and adult day services programs by the Department of Inspections and Appeals.

- HOUSE FILE 585** - Victims of Domestic Abuse, Domestic Abuse Assault, Sexual Abuse, Stalking, and Human Trafficking — Address Confidentiality Program
SEE HEALTH AND SAFETY. This Act establishes an Address Confidentiality Program in the Office of the Secretary of State for victims of domestic abuse, domestic abuse assault, sexual abuse, stalking, and human trafficking. The Act includes provisions relating to certain voting procedures by a participant enrolled in the program.
- HOUSE FILE 626** - Taxation — Appeals Processes — Powers and Duties of Department and Director of Revenue
SEE TAXATION. This Act extends the future repeal date of the Property Assessment Appeal Board, provides for the future repeal of the State Board of Tax Review, and makes several corresponding changes to the Iowa Code relating to tax assessments and appeals made by or to the Director of Revenue and the Department of Revenue. The Act took effect May 22, 2015.
- HOUSE FILE 634** - Products, Programs, and Resources Regulated by the Department of Agriculture and Land Stewardship
SEE AGRICULTURE. This Act amends a number of provisions which govern the administration of regulations and programs by the Department of Agriculture and Land Stewardship, including determining the eligibility of Iowa-foaled horses (Iowa Code chapter 99D); the examining of certain articles such as food, commercial feed, agricultural seed, commercial fertilizer, drugs, pesticide, and paint (Iowa Code chapter 189); adopting federal regulations governing milk and dairy products (Iowa Code chapter 192); testing agricultural and vegetable seed (Iowa Code chapter 199); accounting for transactions by grain dealers and sellers (Iowa Code chapter 203D); prohibiting the sale of chlordane for use as a pesticide (Iowa Code chapter 206); rehabilitating and conserving land affected by coal mining (Iowa Code chapter 207); testing weights used in scale repair (Iowa Code chapter 215); and providing for soil and water conservation (Iowa Code chapters 159 and 161A).
- HOUSE FILE 635** - Transportation — Miscellaneous Changes
SEE TRANSPORTATION. This Act amends and reorganizes Iowa Code chapter 307 to reflect the current structure and responsibilities of the Department of Transportation and its various divisions. Provisions which relate to the State Transportation Commission are repealed from Iowa Code chapter 307 and reenacted in Iowa Code chapter 307A.
- HOUSE FILE 655** - Community Development and Infrastructure — Wireless Communications, Reinvestment Districts, Flood Mitigation, and Broadband Access
SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to community development by establishing rules and limitations for wireless communications facilities and infrastructure, modifying provisions related to reinvestment districts and flood mitigation projects, and providing for the coordination and facilitation of broadband access in targeted areas of the state. The Act adds duties to the Office of the Chief Information Officer, establishes a broadband grant program and fund, and creates a fiberoptic network conduit installation program.
- HOUSE FILE 659** - Appropriations — Administrations and Regulation
SEE APPROPRIATIONS. This Act relates to and appropriates moneys to various state departments, agencies, and funds for FY 2015-2016 and FY 2016-2017. The Act appropriates from surcharges collected by the clerk of the district court from certain criminal offenders, and from transfers of moneys from other funds, deposited into the Address Confidentiality Program Revolving Fund established in 2015 Iowa Acts, [HF 585](#), to be used by the Secretary of State to administer the Address Confidentiality Program for victims of certain crimes.

HOUSE FILE 666

- Miscellaneous Supplemental Appropriations and Transfers

SEE APPROPRIATIONS. This Act relates to state and local finances by making transfers and appropriations for FY 2014-2015. The Act appropriates moneys from the General Fund of the State to the Department of Public Safety for the limited provision of vehicular repeater systems located in vehicles operated by the state, mobile radio systems located in vehicles operated by the state, and portable radios worn upon a person employed by the state.

STATE GOVERNMENT

SENATE FILE 335 - Release of Medical Examiner, Autopsy, and Patient Information — Organ Procurement Organizations

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to information to be released to an eye bank, organ procurement organization, or tissue bank.

The Act provides that, in addition to autopsy reports being released to a decedent's next of kin upon request and unless such disclosure would jeopardize an investigation or pose a clear and present danger to the public safety or the safety of an individual, medical examiner-authored records and reports, including preliminary reports, investigative reports, and autopsy reports shall be released to a law enforcement agency that is investigating the death, upon the request of the law enforcement agency.

Additionally, preliminary reports of investigations by the medical examiner and autopsy reports for a decedent by whom an anatomical gift was made shall be released to an organ procurement organization, upon request of such organization unless such disclosure would jeopardize an investigation or pose a clear and present danger to the public safety or the safety of an individual. The Act also provides that, unless such disclosure would jeopardize an investigation or pose a clear and present danger to the public safety or the safety of an individual, a hospital, licensed or certified health care professional, or medical examiner shall release patient information to a procurement organization as part of a referral or retrospective review of the patient as a potential donor.

SENATE FILE 366 - Recalculation of Public Safety Peace Officer Disability Retirement Benefits

BY COMMITTEE ON STATE GOVERNMENT. This Act increases the reemployment earnings limit for disability retirees under age 55 receiving an accidental or ordinary disability retirement benefit under the Public Safety Peace Officers' Retirement, Accident, and Disability System (PORS). Previously, a disability retiree earning more than one and one-half times what active employees are currently earning in the same position from which the disability retiree retired had their disability benefit reduced, on a dollar-for-dollar basis, for every dollar earned over the earnings limit. The Act provides that a disability retiree earning more than the earnings limit will still have their disability benefit reduced in the same manner as prior law but the disability benefit cannot be reduced by an amount that is more than half of the disability benefit.

SENATE FILE 435 - Open Records — Data Processing Software

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to public access to data processing software under Iowa's Open Records Law (Iowa Code chapter 22).

Under current law, a government body may provide, restrict, or prohibit access to data processing software developed by the government body, regardless of whether the data processing software is separated or combined with a public record. A government body is required to establish policies and procedures to provide access to public records that are combined with its data processing software and a public record cannot be withheld from the public because it is combined with data processing software.

The Act provides that a government body may provide, restrict, or prohibit access to data processing software developed by a nongovernment body and used by a government body pursuant to a contractual relationship with the nongovernment body.

The Act requires a government body to make an electronic public record available in the format in which it is readily accessible to the government body if that format is useable with commonly available data processing or database management software. The government body may make a public record available in a specific format requested by a person that is different from that in which the public record is readily accessible to the government body and may charge the reasonable costs of any required processing, programming, or other work required to produce the public record in the specific format, in addition to any other costs allowed under Iowa Code chapter 22. If the person receiving a public record requests that the public record be specially processed or produced in a format different from that in which the public record is readily accessible to the government body, the costs chargeable to the person may be higher.

SENATE FILE 457 - Open Meetings — Closed Session Minutes and Recordings — Ombudsman Access

BY COMMITTEE ON STATE GOVERNMENT. Under current law, meetings of a governmental body under Iowa's Open Meetings Law (Iowa Code chapter 21) are required to be preceded by public notice and must be held in open session. A governmental body may hold a closed session under certain circumstances and the minutes and audio recording of a closed session are not accessible to the public unless the person seeking access to the records files an action in court.

This Act provides the office of ombudsman is not required to obtain a court order to examine the minutes and audio recording of a closed session when such examination is relevant to an investigation under Iowa Code chapter 2C (Ombudsman) and the information is not available through other means.

HOUSE FILE 167 - Competitive Bidding for Public Improvement Contracts — Access to Documents

BY COMMITTEE ON COMMERCE. This Act prohibits governmental entities from charging a fee for electronic and digital copies of project contract documents relating to public improvements when providing those documents electronically.

HOUSE FILE 535 - Nonsubstantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act makes Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in addition to style changes.

Changes made include standardizing expressions of time; updates to the style or format of Iowa Code sections; adding, correcting, or standardizing citations or other references to federal Acts and federal and Iowa Code provisions; correcting or standardizing references to Iowa Administrative Code provisions; correcting or standardizing references to or names of various public and private entities; correcting grammar, punctuation, capitalization, and other minor clerical errors; correcting or updating the use of various terms; and correcting internal references to provisions numbered or renumbered in this Act.

HOUSE FILE 536 - Substantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act contains statutory corrections that adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities.

Changes are made in provisions relating to in-state printing and writing paper recycled content requirements; public agency debt setoff procedure; federal investment company and investment advisor Acts references; Iowa Attorney General settlement and judgment receipts; victim assistance grant programs annual report; organizations soliciting public donations; Economic Development Authority board membership; Brownfield Redevelopment Tax Credits; new jobs investment tax credits; Iowa Finance Authority governance and programs; regional transit district data disclosure; military justice; candidates for political office; political advertising; the Iowa Law Enforcement Academy; unemployment compensation; mulct taxes; alcoholic beverages regulation; cannabidiol regulation; early childhood programming and child care providers; health care facility employee qualifications; vital statistics records disclosure; health-related professions; cosmetology arts and sciences schools; agricultural drainage wells; slaughterhouse operations licensing and financial responsibility; poultry and domestic fowl producer licensing; adulteration of commercial feed; pesticides; commercial weighing and measuring devices; mental health services and treatment; adult day services accreditation; Substitute Decision Maker Act implementation; juvenile justice programs and services; dependent adult and elder abuse; educational instruction and telecommunications; charter and innovation zone schools; community college and State Board of Regents' self-liquidating facility financing; the State Hygienic Laboratory; State Historical Society Board of Trustees membership; motor vehicle registration and regular and special registration plates; urban transit companies and regional transit systems; driver's license issuance, renewal, and fees; motor vehicle size, weight, and load restrictions; motor vehicle financial responsibility; antique snowmobile registration; county veteran assistance recipient records; sanitary district debt limits and bonding authority; fences; traffic light synchronization; provision of water services; urban renewal; tax credits for historic preservation and cultural and entertainment districts, solar energy, and regional blood testing facility products and equipment; sales and use tax collection by out-of-state sellers; manufactured or mobile home taxes; motor and special fuel taxes; air and water quality regulation; packaging regulation; fish and game income tax checkoff; wildlife and fish restoration

projects and funding; confinement feeding operations; regulation of public lands and waters; drainage or levee districts; public utility regulation; electric transmission lines; field and retriever meets or trials; regulation of for-profit corporations; commodities regulation exceptions; investments by life insurance companies; credit information use in personal insurance underwriting or rating; employer liability insurance; contracts for mutual insurance; cemetery interment agreements; regulation of credit unions; regulated loans; consumer credit lenders; business opportunity promotions; investment securities under the Uniform Commercial Code; instruments affecting real estate; court revenue distribution; bailiff employment under the 1983 court system reorganization; recording of interests in land; affidavits and notices in probate proceedings; authority under powers of attorney; reports, receipts, and deposits by fiduciaries; rents and preferences in real estate mortgage foreclosure proceedings; notice of forfeiture of real estate contracts; the State Tort Claims Act; fraudulent practices; expunging of prostitution convictions; domestic and elder abuse victim rights; human services program providers; and health care workforce programs.

The change relating to the entities responsible for creation of a child care provider rating system took effect April 8, 2015, and applies retroactively to July 1, 2010. The correction relating to the special motor vehicle registration plates for veterans took effect April 8, 2015, and applies retroactively to July 1, 2014. The strike of a provision relating to consideration of Brownfield Redevelopment Tax Credits takes effect June 30, 2021. The change relating to cannibidiol possession takes effect July 1, 2017. The change relating to solar energy tax credits applies retroactively to January 1, 2014, for tax years beginning on or after that date. The reenactment of the health care workforce programs in Division II of this Act took effect April 8, 2015, and applies retroactively to June 30, 2014. The amendments to those reenacted programs in Division III take effect July 1, 2016.

HOUSE FILE 550 - Elective Public Officer Contact Information

BY COMMITTEE ON STATE GOVERNMENT. This Act requires that certain governmental entities provide specified elective public officers with a designated telephone number or electronic mail address within 30 days of the officer swearing the oath to hold that office. The Act also requires the governmental entity to publish such contact information on the entity's Internet site, if the entity maintains one. Such an elective public officer is further allowed to provide additional contact information for publication in the same manner. The Act applies only to members of the General Assembly, members of a county board of supervisors, members of a city council, and members of a school district board of directors.

TAXATION

- SENATE FILE 126** - Internal Revenue Code References Update — Bonus Depreciation
- SENATE FILE 257** - Transportation Funding — Fuel Taxes, Permit Fees, Use of Funds
- SENATE FILE 479** - Income Tax — Broadcasters — Apportionment of Gross Receipts
- HOUSE FILE 603** - Sales Tax Exemption for Self-Pay Washers and Dryers
- HOUSE FILE 616** - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program
- HOUSE FILE 621** - Streamlined Sales and Use Tax Agreement — Administration
- HOUSE FILE 624** - Custom Farming Contract Income Tax Credits
- HOUSE FILE 626** - Taxation — Appeals Processes — Powers and Duties of Department and Director of Revenue

RELATED LEGISLATION

- SENATE FILE 485** - School Finance — Physical Plant and Equipment Levy Rates
SEE EDUCATION. This Act provides that for school budget years beginning on or after July 1, 2015, a school district may by resolution of the board of directors impose a physical plant and equipment levy at a rate in excess of the levy rate limitations if the board has refunded or refinanced a loan agreement payable from those levy revenues and such refunding or refinancing complies with the maturity period authorized by voters and results in a lower amount of interest on the amount of the loan agreement. The rate imposed shall not exceed the rate imposed during the budget year in which the loan agreement was refunded or refinanced. Authorization to exceed the levy rate limitations terminates upon the maturity of the loan agreement after refunding or refinancing. The Act took effect June 26, 2015.
- SENATE FILE 486** - Community Colleges — Approval and Imposition of Facilities, Equipment Replacement, and Program Sharing Property Tax Levies
SEE EDUCATION. This Act relates to the approval and imposition of the facilities property tax levy under Iowa Code section 260C.22 and the equipment replacement and program sharing property tax levy under Iowa Code section 260C.28 by authorizing the board of directors of a merged area (community college) to continue to impose those levies by resolution without further approval at election for an additional period not to exceed 10 years if the applicable levy has been approved at two consecutive elections and has been imposed for a period of at least 20 consecutive years. Under the Act, if the question of whether to discontinue the authority of the board of directors to impose the applicable levy fails to gain approval at election, the question may not be submitted to the voters of the merged area for a period of 10 years following the date of the election. The Act took effect May 22, 2015, and applies to merged area voted taxes under Iowa Code sections 260C.22 and 260C.28 in effect on May 22, 2015, and such taxes approved at election on or after that date.
- SENATE FILE 488** - Regulation of Air Quality — Fees, Funds, and Appropriations
SEE ENVIRONMENTAL PROTECTION. This Act requires the Environmental Protection Commission (commission) to adopt rules to establish a process that allows it to establish fees to be imposed and collected by the Department of Natural Resources (department) to be used in administering programs under the federal Clean Air Act. The fees are either to be credited to the Air Contaminant Source Fund (Iowa Code sections 455B.133 and 455B.133B) or a new Air Quality Fund (enacted as Iowa Code section 455B.133C). The Act

divides each fund into separate accounts with each supported by different fees. The Act took effect May 15, 2015.

- SENATE FILE 499** - Appropriations — Economic Development
SEE APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs, the Economic Development Authority, the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, and the State Board of Regents and certain regents institutions for fiscal years 2015-2016 and 2016-2017. The Act makes changes to the 30-month limit and the extension of the completion of a registered project receiving a redevelopment tax credit.
- SENATE FILE 505** - Appropriations — Health and Human Services
SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2015-2016 and FY 2016-2017, and includes creation of an ABLE Savings Plan Trust and Program under the Treasurer of State (Division XV) and directs the Aging and Disability Resource Center and the Mental Health and Disability Service Commission to jointly develop a plan for a Home Modification Assistance Program to provide grants and individual income tax credits to assist with the payment of permanent home modification expenses (Division XXVIII).
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the “standings bill,” makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division VIII relates to the Iowa Educational Savings Plan Trust. Division XIV relates to the Housing Enterprise Tax Credit. Division XIX relates to the identification and prevention of the issuance of fraudulent or erroneous tax refunds. Division XX relates to the tax credit for investments in qualifying businesses and community-based seed capital funds, often referred to as the angel investor tax credits. Division XXI relates to workforce housing tax incentives. Division XXII relates to miscellaneous changes to certain Economic Development Authority programs.
- HOUSE FILE 166** - Disabled Veteran Homestead Tax Credit — Eligibility
SEE PUBLIC DEFENSE AND VETERANS. This Act amends the eligibility criteria for the disabled veteran homestead property tax credit by requiring the service-connected disability rating of 100 percent to be permanent. The Act also amends the eligibility criteria for the credit to include a veteran with a permanent and total disability rating based on individual unemployability that is compensated at the 100 percent disability rate and certain members of the national guard with a permanent and total disability rating based on individual unemployability that are compensated at the 100 percent disability rate. The Act also amends certain application requirements and conditions for termination of the credit. The Act took effect March 5, 2015, and applies retroactively to May 26, 2014, for applications for the homestead tax credit filed on or after that date.
- HOUSE FILE 515** - School District Management Levy — Allowable Expenditures
SEE EDUCATION. This Act authorizes a school district to use revenue from the district management levy under Iowa Code section 298.4 to pay the costs of mediation and arbitration, including but not limited to legal fees associated with such mediation or arbitration. The Act applies to school budget years beginning on or after July 1, 2016.
- HOUSE FILE 599** - Reorganization or Dissolution of School Districts — Division of Assets and Liabilities
SEE EDUCATION. This Act requires an area education agency board reviewing a school district reorganization petition to review the proposal for dividing outstanding bonds issued under Iowa Code sections 423E.5 and 423F.4 (Secure an Advanced Vision for Education

Fund bonds for school infrastructure) and authorizes the board to change or amend such a proposal to ensure that the reorganized district's estimated revenue under Iowa Code section 423F.2 is sufficient to meet the bond obligations in the year following the reorganization. The Act makes similar changes to the criteria used to divide assets and assign responsibility for the payment of liabilities when territory of a school district affected is excluded from the reorganized district and received by another school district, and to the procedures and criteria used to divide assets and assign responsibility for the payment of liabilities in a school district dissolution.

The Act applies to school district reorganization petitions and dissolution proposals filed under Iowa Code chapter 275 on or after July 1, 2015.

- HOUSE FILE 615** - Rural Improvement Zones
SEE LOCAL GOVERNMENT. This Act relates to the establishment, operation, and dissolution of rural improvement zones under Iowa Code chapter 357H. The Act strikes the provision which prohibited the issuance of certificates for the payment of a rural improvement zone's improvements and activities after January 1, 2007, and provides that such certificates may not be issued if the maturity date of the certificates would be after the date the rural improvement zone is to be dissolved. Current Iowa Code section 357H.9 authorizes rural improvement zones to authorize the use of taxes from a division of taxes (tax increment financing). The Act establishes methodologies for calculating the amount of taxes subject to a division of taxes for fiscal years beginning on or after July 1, 2016.
- HOUSE FILE 634** - Products, Programs, and Resources Regulated by the Department of Agriculture and Land Stewardship
SEE AGRICULTURE. This Act amends several provisions which govern fees collected by the Department of Agriculture and Land Stewardship including a per-bushel fee paid by grain dealers into the Grain Depositors and Sellers Indemnity Fund (Iowa Code chapter 203D) and fees associated with verifying test weights used by persons engaged in scale repair (Iowa Code chapter 215).
- HOUSE FILE 638** - Wine Gallonage Sales and Taxes — Reports And Payments
SEE ALCOHOL REGULATION AND SUBSTANCE ABUSE. This Act requires each wine direct shipper licensee to report wine gallonage sales and pay the wine gallonage tax every six months, in June and December, instead of every month.
- HOUSE FILE 645** - Solar and Other Renewable Energy Tax Credits
SEE ENERGY AND PUBLIC UTILITIES. This Act modifies existing Renewable Energy Tax Credit provisions and enacts new Renewable Energy Tax Credit provisions.
- HOUSE FILE 646** - School Finance — Physical Plant and Equipment Levy — Transportation Equipment Repair
SEE EDUCATION. This Act authorizes a school district to use revenues from the regular and voter-approved physical plant and equipment levies for the repair of transportation equipment used for transporting students if the cost of the repair exceeds \$2,500.
- The Act applies to school budget years beginning on or after July 1, 2015.
- HOUSE FILE 655** - Community Development and Infrastructure — Wireless Communications, Reinvestment Districts, Flood Mitigation, and Broadband Access
SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to community development by establishing rules and limitations for wireless communications facilities and infrastructure, modifying provisions related to reinvestment districts and flood mitigation projects, and providing for the coordination and facilitation of broadband access in targeted areas of the state.

The Act amends provisions relating to the sales tax increment area for reinvestment districts and flood mitigation projects. The Act also amends provisions relating to the transfer of sales tax increment revenue to a reinvestment district account and the flood mitigation project account. These provisions contain special effective date and applicability provisions.

The Act provides a property tax exemption for installation of broadband infrastructure that facilitates broadband service at a set speed in a targeted service area as defined in the Act. To be eligible for the property tax exemption, the installation of the broadband infrastructure needs to be commenced and completed on or after July 1, 2014, and prior to July 1, 2020.

HOUSE FILE 661

- Trusts, Estates, and Probate — Taxation, Fiduciaries, and Spousal Shares
SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the deductibility of administrative expenses on the Iowa fiduciary income tax return, individual exemptions from the Iowa inheritance tax, rights of fiduciaries to information and property, and the surviving spouse's elective share.

FIDUCIARY INCOME TAX. The Act amends the computation of net income for an Iowa fiduciary income tax return by permitting administrative expenses not taken or allowed as a deduction in calculating net income for federal fiduciary income tax purposes to be subtracted from federal adjusted gross income for Iowa individual income tax purposes. The change applies to Iowa fiduciary income tax returns filed for tax years ending on or after July 1, 2015.

INHERITANCE TAX. The Act amends individual exemptions from the Iowa inheritance tax to include the lineal descendants of a decedent's stepchildren, specifies that lineal descendants include descendants by adoption, and applies to estates of decedents dying on or after July 1, 2016.

HOUSE FILE 666

- Miscellaneous Supplemental Appropriations and Transfers
SEE APPROPRIATIONS. This Act relates to state and local finances by making transfers and appropriations for FY 2014-2015. The Act appropriates moneys from the General Fund of the State to the Department of Revenue for payment of commercial and industrial property tax replacement claims in FY 2015-2016.

TAXATION

SENATE FILE 126 - Internal Revenue Code References Update — Bonus Depreciation

BY COMMITTEE ON WAYS AND MEANS. This Act updates the Iowa Code references to the federal Internal Revenue Code (IRC) and decouples from certain federal bonus depreciation provisions.

UPDATED IRC REFERENCES. The Act updates references in Iowa Code sections 422.3 and 422.32 to the IRC, making federal income tax revisions enacted by Congress in 2014 applicable for purposes of the state corporate and individual income taxes and the state franchise tax.

The Act updates references to the IRC in Iowa Code sections 15.335, 422.10, and 422.33 relating to the state research activities tax credit for individuals, corporations, and corporations in economic development areas for purposes of coupling with changes to the federal research activities tax credit and the alternative simplified research activities credit.

The Act extends for the 2014 tax year the sales and use tax deduction in Iowa Code section 422.9, which provides individuals a deduction from net income for state sales and use taxes if the individual chose to deduct such taxes in lieu of state income taxes or the standard deduction for federal income tax purposes.

These provisions took effect February 17, 2015, and are retroactively applicable to tax years beginning on or after January 1, 2014.

BONUS DEPRECIATION. The Act amends certain sections of the individual and corporate income taxes relating to computation of net income for Iowa income tax purposes by decoupling from the federal accelerated depreciation deductions extended through 2014 by Congress as part of the Tax Increase Prevention Act of 2014. These provisions took effect February 17, 2015, and are retroactively applicable to tax years ending on or after January 1, 2014.

SENATE FILE 257 - Transportation Funding — Fuel Taxes, Permit Fees, Use of Funds

BY COMMITTEE ON TRANSPORTATION. This Act increases the excise tax on motor fuel (e.g., gasoline), diesel fuel, liquefied petroleum gas, compressed natural gas, and liquefied natural gas by 10 cents per gallon, increases the excise tax on aircraft fuel by 2 cents per gallon, and increases the fees for annual permits, single-trip permits, and annual all-systems permits issued to oversize and overweight vehicles. Fuel in storage at the time of the excise tax increase is exempt from the inventory tax imposed by Iowa Code section 452A.85.

The Act provides for lower excise tax rate increases on two types of blended fuel through June 30, 2020, based on the distribution percentage determined each 12-month period by the Department of Revenue. The increased tax rate imposed on ethanol blended gasoline may be up to 2 cents lower than the increased tax rate imposed on motor fuel other than ethanol blended gasoline depending on the distribution percentage. The increased tax rate imposed on qualifying biodiesel blended fuel classified as B-11 or higher may be up to 3 cents lower than the increased rate imposed on diesel fuel other than qualifying biodiesel fuel depending on the distribution percentage. A legislative interim committee must review these two tax subsidies and submit a report to the General Assembly by January 1, 2020.

The Act prohibits counties from using moneys obtained from the tax increase to pay debts incurred on projects under which the term of the debt is longer than the useful life of the asset being worked on. The General Assembly intends the revenue produced from the tax increase to be used by counties and the Department of Transportation (DOT) only for critical road and bridge construction projects.

The Act extends the repeal date of DOT's Access Iowa Highway designation from 2015 to 2025. The Access Iowa Highway designation provides funding priority to certain highways in the commercial and industrial highway network. The Act also requires DOT to identify \$10 million in efficiencies in FY 2015-2016 and \$10 million in efficiencies in FY 2016-2017.

The provisions of the Act relating to county restrictions and the Access Iowa Highway designation took effect February 25, 2015. The provision of the Act increasing permit fees takes effect January 1, 2016. The remaining provisions of the Act took effect March 1, 2015.

SENATE FILE 479 - Income Tax — Broadcasters — Apportionment of Gross Receipts

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the apportionment of certain income of a broadcaster for purposes of calculating Iowa income tax. A corporation doing business both within and without Iowa is required to apportion its business income among Iowa and the other states in which it does business. The Act specifies that when income is derived by a broadcaster from broadcasting, the business income apportioned to Iowa shall be in the same proportion that the broadcaster's gross receipts from broadcasting derived from customers whose commercial domicile is in Iowa bears to the broadcaster's total gross receipts from broadcasting. However, where the income derived from the broadcaster is from national or political advertising directed exclusively at one or more markets in Iowa, all gross receipts from such advertising shall be apportioned to Iowa. "Broadcaster," "broadcasting," and other related terms are defined in the Act.

The Act applies retroactively to tax years beginning on or after January 1, 2015.

HOUSE FILE 603 - Sales Tax Exemption for Self-Pay Washers and Dryers

BY COMMITTEE ON WAYS AND MEANS. This Act exempts the sales price for the use of self-pay washers and dryers from the sales and use tax.

HOUSE FILE 616 - State and Local Taxes and Related Laws — Property, Sales and Use, and Income Taxes — Flood Mitigation Program

BY COMMITTEE ON WAYS AND MEANS. This Act relates to state revenue and finance laws including property tax credits, assessments, and exemptions, the sales and use tax, the individual income tax, and the flood mitigation program.

Division I — Business Property Tax Credit and Property Tax Assessments

In addition to mobile home parks, manufactured home communities, land-leased communities, and assisted living facilities, for assessment years beginning on or after January 1, 2016, the Act designates the following to be multiresidential property and allows for multiple classifications for a single parcel: (1) a parcel primarily used or intended for human habitation containing three or more separate dwelling units. If a portion of such a parcel is used or intended for a purpose that, if the primary use, would be classified as commercial property or industrial property, each such portion, including a proportionate share of the land included in the parcel, if applicable, shall be assigned the appropriate classification; (2) for a parcel that is primarily used or intended for use as commercial property or industrial property, that portion of the parcel that is used or intended for human habitation, regardless of the number of dwelling units contained on the parcel, including a proportionate share of the land included in the parcel, if applicable. The portion of such a parcel used or intended for use as commercial property or industrial property, including a proportionate share of the land included in the parcel, if applicable, shall be assigned the appropriate classification.

The Act also modifies the definition of "parcel" for purposes of the business property tax credit under Iowa Code chapter 426C to reflect changes to the criteria for multiresidential property.

Current Iowa Code section 426C.3 requires claims for the business property tax credit to be filed not later than March 15 preceding the fiscal year during which the taxes for which the credits are claimed are due and payable. The Act provides that claims for the business property tax credit against taxes due and payable in fiscal years beginning on or after July 1, 2017, shall be filed not later than July 1 preceding the fiscal year during which the taxes for which the credit is claimed are due and payable.

Current Iowa Code section 441.30 allows a property owner or taxpayer to contact the assessor to inquire about the specifics and accuracy of the assessment and to request an informal review of the assessment on or after April 1 to and including May 4 of the assessment year. The Act modifies that period of time to be on or after April 2 to and including April 25 and authorizes a change to the assessment on or before April 25 if the owner or taxpayer enters

into a written agreement with the assessor. The Act also modifies the period of time for filing an assessment protest with the local board of review from the current April 7 to May 5, to a period of time beginning April 2 to and including April 30.

The Act modifies the publication deadline for equalization order notices to October 8 and requires that individual notices be mailed by October 8 to each owner or taxpayer whose valuation has been increased by the equalization order. The Act also modifies the period of time for taxpayer protests of an equalization order and the dates of the local board of review's session to hear such protests. The Act sets the period of time for filing a protest from October 9 to October 31 and changes the dates during which the local board is in session to hear assessment protests resulting from equalization orders to be October 10 to November 15.

Iowa Code section 441.35(2) authorizes the local board of review to provide notice to taxpayers by publication in one of the official newspapers located in the taxing district if the local board of review raises the assessment of all property in a taxing district during the local board of review's session in an even-numbered assessment year. The Act modifies this provision to require, in addition to individual owner or taxpayer notices, notice by publication if all property in the taxing district is revalued and reassessed.

The Act amends Iowa Code section 441.37 to require individual assessment notices and published notices resulting from an equalization order to include information on the availability of electronic filing of protests if electronic filing is authorized by the local board of review.

Except for the sections amending Iowa Code sections 426C.1 and 426C.3, relating to the business property tax credit, Division I applies to assessment years beginning on or after January 1, 2016.

Division II — Sales and Use Taxes

The Act makes several changes to the sales and use tax relating to "preserve whitetail" as defined in Iowa Code section 484C.1. The Act adds preserve whitetail to the definition of "livestock" under the sales and use tax. This definition affects several sales and use tax exemptions, including but not limited to the sale of agricultural breeding livestock under Iowa Code section 423.3(3), the sale of food and certain other products used in the health promotion of livestock under Iowa Code section 423.3(5), the sale of fuel for providing heat or cooling for livestock buildings under Iowa Code section 423.3(6), the sale of certain bedding materials used in the production of agricultural livestock under Iowa Code section 423.3(9), the sale of certain farm machinery and equipment used directly and primarily in livestock production under Iowa Code section 423.3(11), the sale of certain packaging materials used in livestock production under Iowa Code section 423.3(15), and the sale of livestock ear tags by certain nonprofit organizations under Iowa Code section 423.3(30). The Act prohibits refunds of taxes, interest, or penalties arising from claims resulting from this provision for sales occurring between July 1, 2005, and June 18, 2015.

The Act exempts the sale of preserve whitetail from the sales and use tax for sales occurring between July 1, 2005, and December 31, 2015. The Act prohibits refunds of taxes, interest, or penalties arising from claims resulting from this provision for sales occurring between July 1, 2005, and December 31, 2015.

These provisions took effect June 18, 2015, and apply retroactively to July 1, 2005.

The Act exempts all-terrain vehicles and off-road utility vehicles used primarily in agricultural production from the sales and use tax. Under previous law, such vehicles were not exempt from sales and use tax unless they were directly and primarily used in production of agricultural products. "All-terrain vehicle" and "off-road utility vehicle" are defined in the Act.

Division III — Disabled Veteran Homestead Property Tax Credit Application

Division III of the Act amends 2015 Iowa Acts, [HF 166](#), to specify that notwithstanding the filing deadline for the credit under Iowa Code section 425.2, claims for the disabled veteran homestead credit, as amended in 2015 Iowa

Acts, [HF 166](#), filed after July 1, 2014, but before July 1, 2015, shall be considered to be a claim properly filed for taxes due and payable in the fiscal year beginning July 1, 2015.

Division III of the Act took effect June 18, 2015, and applies retroactively to March 5, 2015.

Division IV — Property Tax Exemptions for Certain Institutions and Societies

Division IV of the Act establishes a property tax exemption for agricultural land owned by a cemetery association and leased to another person for agricultural use if the revenues resulting from the lease are used by the cemetery association exclusively for the maintenance and care of cemeteries owned by the cemetery association and devoted to interment of human bodies and human remains.

The Act also amends the property tax exemption for religious institutions and societies. For assessment years beginning on or after January 1, 2016, the exemption shall also apply to grounds owned by a religious institution or society, not exceeding a total of 50 acres, if all monetary and in-kind profits of the religious institution or society resulting from use or lease of the grounds are used exclusively by the religious institution or society for the appropriate objects of the institution or society.

Division V — Flood Mitigation Program

The Act adds the Director of Revenue, or a designee of the director, as an ex officio, nonvoting member of the Flood Mitigation Board created in Iowa Code chapter 418. Before this addition, the board was composed of nine voting members and four ex officio, nonvoting members who are members of the General Assembly. The board is responsible for overseeing the Flood Mitigation Program administered by the Department of Homeland Security and Emergency Management.

Division VI — Individual Income Tax Exemption for Nonresident Electric Utility Workers

The Act provides an individual income tax exemption for payments received by a nonresident from an electric utility for emergency response work performed in Iowa for the electric utility pursuant to a mutual aid agreement or for training received in Iowa from the electric utility. The Act also provides that nonresidents engaged in such emergency response work or training are not subject to individual income tax withholding requirements for the exempt payments if the electric utility for which such emergency response work or training is being performed applies for and receives a withholding exemption from the Department of Revenue.

Division VI took effect June 18, 2015, and applies retroactively to tax years beginning on or after January 1, 2015.

HOUSE FILE 621 - Streamlined Sales and Use Tax Agreement — Administration

BY COMMITTEE ON WAYS AND MEANS. This Act makes changes to provisions in the Streamlined Sales and Use Tax Act in Iowa Code chapter 423 in order to more closely conform to the terms of the Streamlined Sales and Use Tax Agreement, of which Iowa is a member.

PREPARED FOOD DEFINITION. Under current law, prepared food is subject to the sales and use tax. The Act amends the definition of “prepared food” to exclude food that ordinarily requires additional cooking by the consumer prior to consumption.

LIABILITY RELIEF. The Act provides liability relief from the state or its local taxing jurisdictions to sellers and certified service providers that charge and collect incorrect amounts of sales or use tax after relying on outdated information in the state’s taxability matrix. This liability relief extends until the first day of the calendar month that is at least 30 days after the state submits to the governing board of the agreement the notice of change to the taxability matrix.

Sellers and certified service providers are also relieved from liability for having charged and collected the incorrect amount of sales or use tax after relying on erroneous data provided in the state’s taxability matrix.

HOUSE FILE 624 - Custom Farming Contract Income Tax Credits

BY COMMITTEE ON WAYS AND MEANS. A taxpayer who holds agricultural land is entitled to claim a tax credit against individual or corporate tax liability under the terms of a custom farming contract executed with a qualified beginning farmer. The tax credit is administered by the Iowa Finance Authority and the Department of Revenue. The tax credit is allowed only for the amount paid by the taxpayer to a qualified beginning farmer on a cash basis equaling at least \$1,000. The tax credit equals 7 percent of the amount paid by the taxpayer to a qualified beginning farmer, with one exception. For the first tax year, the tax credit equals 8 percent if the qualified beginning farmer is a veteran.

This Act increases the maximum period of a custom farming contract executed by a taxpayer who holds agricultural land and a qualified beginning farmer from 12 to 24 months in order to meet the eligibility requirements for the taxpayer to claim the tax credit. The Act provides that a party or both parties to the contract must notify the authority of any amendment to the contract or other material change to claim the tax credit. The authority may require additional information which may include a list of custom work completed and a verification of payments made to the beginning farmer for each tax year that the tax credit is claimed.

The Act took effect June 18, 2015, and applies retroactively to January 1, 2015, for tax years beginning on or after that date.

HOUSE FILE 626 - Taxation — Appeals Processes — Powers and Duties of Department and Director of Revenue

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the processes for appealing tax matters in Iowa.

PROPERTY ASSESSMENT APPEAL BOARD. The Act extends the future repeal date of the Property Assessment Appeal Board by three years from July 1, 2018, to July 1, 2021.

STATE BOARD OF TAX REVIEW. The Act provides for the future repeal of the State Board of Tax Review (board). Beginning May 22, 2015, the board is prohibited from accepting new cases for review, and taxpayers are prohibited from filing new appeals with the board. The board is repealed and dissolved on the date it disposes of all pending cases or on July 1, 2016, whichever occurs earlier.

The Act makes several corresponding changes to the Iowa Code to remove references to the board and to provide that certain tax assessments and appeals made by or to the Director of Revenue and appealed to the board under previous law will now be made by or to the Department of Revenue, and then appealed to the Director of Revenue. The Director of Revenue's decisions will be subject to judicial review.

The Act took effect May 22, 2015.

TRANSPORTATION

- SENATE FILE 75** - Snow and Ice Treatment and Removal — Lighting Devices and Reflectors
- SENATE FILE 155** - Motor Vehicle Registration Plate Lighting — Exceptions
- HOUSE FILE 563** - Vehicle Recyclers — Miscellaneous Provisions
- HOUSE FILE 622** - Vehicle Rental Agreement Fees
- HOUSE FILE 635** - Transportation — Miscellaneous Changes

RELATED LEGISLATION

- SENATE FILE 218** - Operation of Snowmobiles in Rights-of-Way
SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act provides that a snowmobile may be operated on the right-of-way of an interstate or freeway when using an underpass or crossing a bridge if the snowmobile is brought to a complete stop before entering onto the right-of-way and the driver yields the right-of-way to any approaching vehicle on the roadway.
- SENATE FILE 257** - Transportation Funding — Fuel Taxes, Permit Fees, Use of Funds
SEE TAXATION. This Act increases the excise tax on motor fuel, diesel fuel, aircraft fuel, liquefied petroleum gas, compressed natural gas, and liquefied natural gas, and increases the fees for certain permits issued to oversize and overweight vehicles. The General Assembly intends the revenue produced from the tax increase to be used for critical road and bridge construction projects. The Act extends the Department of Transportation's (DOT) Access Iowa Highway designation, which provides funding priority to certain highways in the commercial and industrial highway network. The Act also requires DOT to identify \$10 million in efficiencies in FY 2015-2016 and \$10 million in efficiencies in FY 2016-2017.
- SENATE FILE 510** - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
SEE APPROPRIATIONS. This Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for fees, provides for legal responsibilities, and provides for regulatory, taxation, and properly related matters. Division I limits standing appropriations for FY 2015-2016 and FY 2016-2017 for payment for nonpublic school transportation. Division IX relates to the Renewable Fuels Infrastructure Program.
- HOUSE FILE 287** - Counterfeit, Nonfunctional, or Unsafe Air Bags
SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act criminalizes the manufacture, import, installation, or sale of counterfeit, nonfunctional, or unsafe air bags.
- HOUSE FILE 637** - Appropriations — Transportation
SEE APPROPRIATIONS. This Act appropriates moneys to the Department of Transportation from the Road Use Tax Fund and the Primary Road Fund for FY 2015-2016 and FY 2016-2017.

TRANSPORTATION

SENATE FILE 75 - Snow and Ice Treatment and Removal — Lighting Devices and Reflectors

BY COMMITTEE ON TRANSPORTATION. This Act provides for the display of amber, blue, and white lights on snow-removal vehicles used by the Department of Transportation (DOT). These provisions are repealed July 1, 2019. Under Iowa's current "move over" law, a driver approaching a stationary maintenance vehicle displaying yellow, amber, or red lights is required to approach the vehicle with caution and change lanes where possible. The Act expands the law to encompass vehicles displaying blue and white lights.

The Act requires DOT to submit a report about the effectiveness of displaying blue and white lights on its snow-removal vehicles to the General Assembly before July 1, 2019.

SENATE FILE 155 - Motor Vehicle Registration Plate Lighting — Exceptions

BY ALLEN. This Act excludes dump trucks and certain other construction vehicles from the law requiring illumination of the rear registration plate of all motor vehicles.

HOUSE FILE 563 - Vehicle Recyclers — Miscellaneous Provisions

BY COMMITTEE ON TRANSPORTATION. This Act provides that the owner of a motor vehicle without a certificate of title or junking certificate may dispose of the vehicle to a licensed vehicle recycler for scrap if the vehicle is 12 model years old or older and is acquired by the vehicle recycler for less than \$1,000. A vehicle disposed of in this way is exempt from certain title application, attainment, delivery, surrender, and transfer requirements.

The Act requires licensed vehicle recyclers to register with the National Motor Vehicle Title Information System (NMVTIS) and to comply with federal NMVTIS reporting requirements. Under the Act, failure to comply with NMVTIS requirements is a simple misdemeanor and may result in the denial or revocation of a vehicle recycler's license.

The Act takes effect January 1, 2016.

HOUSE FILE 622 - Vehicle Rental Agreement Fees

BY COMMITTEE ON WAYS AND MEANS. This Act permits rental companies to charge fees to recover costs paid to title and register rental vehicles in Iowa.

The Act provides that rental companies may charge a vehicle license recovery fee in rental transactions that is equal to the rental company's good-faith estimate of the average per vehicle portion of the rental company's total annual cost for titling and registration paid to the State of Iowa. If the total amount of vehicle license recovery fees a rental company collects exceeds the amount it actually spends to title and register its rental vehicles, the rental company keeps the excess amount and lowers the estimated average per vehicle titling and registration charge for the following year by a corresponding amount. The vehicle license recovery fee is not required to be included in a rental company's advertised rental price if the existence and amount of the vehicle license recovery fee is clearly disclosed adjacent to the advertised rental price.

HOUSE FILE 635 - Transportation — Miscellaneous Changes

BY COMMITTEE ON WAYS AND MEANS. This Act contains provisions relating to matters under the purview of the Department of Transportation (DOT).

Division I — Aviation

Generally, state agencies are prohibited from competing with private enterprise. The Act eliminates a provision that allowed DOT to compete with private enterprise in aircraft pool operations. The Act also eliminates certain requirements relating to the display of certificates of registration for aircraft.

Division II — Transportation Department and Commission

The Act amends and reorganizes Iowa Code chapter 307 to reflect the current structure and responsibilities of DOT and its various divisions. Provisions which relate to the State Transportation Commission are repealed from Iowa Code chapter 307 and reenacted in Iowa Code chapter 307A.

Division III — Motor Vehicles

The Act increases the length limitation on travel trailers from 40 feet to 45 feet.

The Act exempts federal law enforcement officers from paying registration fees for the issuance of regular registration plates in lieu of “official” state registration plates.

The Act increases the fee, from \$1 to \$10, for issuance of a replacement driver’s license for the purpose of excluding “under 18” or “under 21” from the license once the person has attained such age.

The Act provides that a person whose noncommercial driver’s license was suspended or revoked for certain motor vehicle violations and also suspended or revoked for operating-while-intoxicated is eligible for a temporary restricted license if the person meets the eligibility requirements of both types of temporary restricted licenses.

The Act provides that annual permits for vehicles of excessive size may be issued for vehicles with divisible loads of bagged livestock bedding.

Once DOT has issued its current stock of persons with disabilities parking placards, the Act requires all newly issued placards to state “Remove from mirror before operating vehicle.”

The Act provides that a motor vehicle dealer may display, offer for sale, and negotiate sales of motor vehicles at the state fair if the state fair is in the dealer’s community.

The Act alters the late filing penalty for registration fees imposed by DOT on vehicles subject to registration reciprocity apportionment agreements from 5 percent of the fees due to all states to 5 percent of the fees due to the state of Iowa. The Act provides that late penalties calculated by DOT will remain due to the state of Iowa until the fees and penalties are received. These provisions take effect January 1, 2016.

Division IV — Rail Transportation

The Act repeals provisions regulating rail transportation, including those related to headlights and windshields on track power cars, caboose standards, establishment and maintenance of operating offices accessible to the public, bells and horns on locomotives that must be sounded at road crossings, the construction of roadbeds of railways near the Mississippi River, DOT’s jurisdiction over all crossings at grade of railways within the state, DOT’s authority to require safety devices at railroad crossings, junctions, and drawbridges, and DOT’s authority to carry out agreements for railroad assistance entered into by the Energy Policy Council with railroads or other persons.

Division V — Commercial Learner’s Permits

The Act redefines commercial driver’s license (CDL) and defines commercial learner’s permit (CLP) as the terms are defined in the Code of Federal Regulations. The Act expands provisions that refer to CDLs to also refer to CLPs.

The Act alters weight calculations for commercial motor vehicles and tank vehicles.

For purposes of issuing CDLs and CLPs, the Act provides that there is a rebuttable presumption that a person is a resident of Iowa if the person is enrolled in a CDL training program administered by an Iowa-based motor carrier designated by DOT as a third-party tester, the person is in the process of applying for a CLP for the purpose of completing the training program, and the person is residing in Iowa for the duration of the training program.

The Act requires DOT to adopt rules to administer CDLs and CLPs in compliance with procedures set forth under federal law. The Act allows DOT to adopt rules on an emergency basis. This provision took effect June 26, 2015.

The Act provides for various qualifications and requirements for CLP holders. During the operation of a vehicle, a CLP holder must be accompanied by a CDL holder in certain circumstances. A CLP is a precondition for the initial issuance or upgrade of a CDL. A CLP holder is not eligible to take a driving skills test for 14 days after issuance of the CLP. A CLP is not valid for the operation of vehicles transporting hazardous material.

Under prior law, DOT could waive the requirement of a driving skills test if the applicant had separated from military service in the past 90 days, except where the applicant had violated a state or local traffic law. The Act extends the military separation limit to one year, and expands the basis for disqualification to include violations of military traffic law.

The Act requires a CLP to include the permit holder's address, the words "commercial learner's permit" or "CLP," and a statement that the CLP is invalid unless accompanied by an underlying driver's license.

The Act provides that the fee for removing full air brake, manual transmission, tractor-trailer, or passenger vehicle restrictions on a CDL or CLP is \$10.

The Act requires DOT to disqualify the CDL or CLP of a person suspected or convicted of fraud related to the testing for or issuance of the CDL or CLP, and to adopt rules governing such disqualification in substantial compliance with federal law.

For purposes of Iowa Code section 321.208, the Act provides that the term "hazardous materials" means hazardous materials as the term is defined in the United States Code of Federal Regulations.

2015 SECTIONS AMENDED, ADDED, OR REPEALED

KEY TO CHART

Eff. Date:	Indicates first date on which bill section has legal effect, not necessarily specified in bill.
App. Date:	Indicates first date on which bill section practically applies as particularly specified in the bill.
Gov's Action:	Signed, Veto, Item Veto Full, or Item Veto Part.
Gov's Action Date:	Indicates date of approval, veto, or item veto.
LAST UPDATED:	July 17, 2015

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
1D.1	Amend	HF535, §1	2015-07-01		Signed
2.45 (6)	Add	SF505, §64, 162, 163	2015-07-02	2015-07-01	Signed
2.48 (3)(d)(1)	Amend	SF510, §107, 126, 127	2015-07-02	Multiple	Signed
6A.22 (2)(c)(1)(0b)	Add	SF510, §153, 154, 155	2015-07-02	2015-07-02	Signed
6A.22 (2)(c)(1)(b)	Amend	SF510, §151, 152, 162	2015-07-02	2015-07-01	Signed
6B.2A (4)	Amendment Directive	HF535, §114	2015-07-01		Signed
6B.2C	Amend	SF510, §144, 148, 149	2015-07-02	2015-07-02	Signed
6B.56 (1)	Amend	SF510, §145, 148, 150	2015-07-02	2015-07-02	Signed
6B.56 (2)(a)	Amend	SF510, §146, 148, 150	2015-07-02	2015-07-02	Signed
6B.56A (1)	Amend	SF510, §147, 148, 150	2015-07-02	2015-07-02	Signed
8.6 (6)	Amendment Directive	HF535, §114	2015-07-01		Signed
8.6 (12,13)	Strike	SF510, §54, 161, 162	2015-07-02	2015-07-01	Signed
8.22A (2)	Amend	SF510, §10, 161, 162	2015-07-02	2015-07-01	Signed
8.41A	Repeal	HF659, §36, 67, 68	2015-07-02	2015-07-01	Signed
8.55 (3)(a)	Amend	SF510, §75, 161, 162	2015-07-02	2015-07-01	IV Full
8.55 (3)(0e)	Add	SF510, §76, 161, 162	2015-07-02	2015-07-01	IV Full
8.57 (5)(h)	Strike	HF659, §31, 67, 68	2015-07-02	2015-07-01	Signed
8.57B	Repeal	HF659, §36, 67, 68	2015-07-02	2015-07-01	Signed
8.57C (3)(a)	Amend	HF650, §12, 13, 14	2015-07-02	2015-07-01	Signed
8A.111 (11)	Add	SF510, §55, 161, 162	2015-07-02	2015-07-01	Signed
8A.315 (5)	Amend	HF536, §1	2015-07-01		Signed
8A.412 (11)	Amend	SF499, §38, 54, 55	2015-07-02	2015-07-01	IV Full
8A.415 (1)(b)	Amend	SF499, §39, 54, 55	2015-07-02	2015-07-01	IV Full
8A.415 (2)(b)	Amend	SF499, §40, 54, 55	2015-07-02	2015-07-01	IV Full
8A.504 (2)(b)	Amend	HF536, §2	2015-07-01		Signed
8B.1 (01,001,0001,00001,7A)	Add	HF655, §26	2015-07-01		Signed
8B.1 (1)	Amend	HF655, §27	2015-07-01		Signed
8B.3 (1)	Amend	HF655, §28	2015-07-01		Signed
8B.4 (14A,14B,14C)	Add	HF655, §29	2015-07-01		Signed
8B.9 (5)	Add	HF655, §30	2015-07-01		Signed
8B.10	New	HF655, §31	2015-07-01		Signed
8B.11	New	HF655, §32	2015-07-01		Signed
8B.25	New	HF655, §33	2015-07-01		Signed
8B.26	New	HF655, §34	2015-07-01		Signed
8C.1	New	HF655, §1, 10	2015-07-01	2015-07-01	Signed
8C.2	New	HF655, §2, 10	2015-07-01	2015-07-01	Signed
8C.3	New	HF655, §3, 10	2015-07-01	2015-07-01	Signed
8C.4	New	HF655, §4, 10	2015-07-01	2015-07-01	Signed
8C.5	New	HF655, §5, 10	2015-07-01	2015-07-01	Signed
8C.6	New	HF655, §6, 10	2015-07-01	2015-07-01	Signed
8C.7	New	HF655, §7, 10	2015-07-01	2015-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
8C.8	New	HF655, §8, 10	2015-07-01	2015-07-01	Signed
8C.9	New	HF655, §9, 10	2015-07-01	2015-07-01	Signed
8D.3 (2)(a)	Amend	HF655, §35	2015-07-01		Signed
8D.3 (2)(b)	Amend	HF655, §36	2015-07-01		Signed
8D.4	Amend	HF655, §37	2015-07-01		Signed
8D.4	Amend	SF510, §11, 161, 162	2015-07-02	2015-07-01	Signed
9.8	New	HF585, §1	2015-07-01		Signed
9.8 (1)	Amend New	HF659, §34, 67, 68	2015-07-02	2015-07-01	Signed
9.8 (3)	Amend New	HF659, §35, 67, 68	2015-07-02	2015-07-01	Signed
9E.1	New	HF585, §2, 17	2016-01-01		Signed
9E.2	New	HF585, §3, 17	2016-01-01		Signed
9E.3	New	HF585, §4, 17	2016-01-01		Signed
9E.4	New	HF585, §5, 17	2016-01-01		Signed
9E.5	New	HF585, §6, 17	2016-01-01		Signed
9E.6	New	HF585, §7, 17	2016-01-01		Signed
9E.7	New	HF585, §8, 17	2016-01-01		Signed
10.1 (5)	Amend	HF535, §2	2015-07-01		Signed
10A.801 (3)(a)	Amend	SF499, §41, 54, 55	2015-07-02	2015-07-01	IV Full
11.5B (15)	Add	HF659, §66, 67, 68	2015-07-02	2015-07-01	Signed
12.26 (2,3)	Amendment Directive	HF535, §114	2015-07-01		Signed
12B.10 (5)(a)(6,7)	Amend	HF536, §3	2015-07-01		Signed
12B.10 (6)(l)	Amend	HF536, §4	2015-07-01		Signed
12B.10C (2)	Amend	HF536, §5	2015-07-01		Signed
12I.1	New	SF505, §76, 162, 163	2015-07-02	2015-07-01	Signed
12I.2	New	SF505, §77, 162, 163	2015-07-02	2015-07-01	Signed
12I.3	New	SF505, §78, 162, 163	2015-07-02	2015-07-01	Signed
12I.4	New	SF505, §79, 162, 163	2015-07-02	2015-07-01	Signed
12I.5	New	SF505, §80, 162, 163	2015-07-02	2015-07-01	Signed
12I.6	New	SF505, §81, 162, 163	2015-07-02	2015-07-01	Signed
12I.7	New	SF505, §82, 162, 163	2015-07-02	2015-07-01	Signed
12I.8	New	SF505, §83, 162, 163	2015-07-02	2015-07-01	Signed
12I.9	New	SF505, §84, 162, 163	2015-07-02	2015-07-01	Signed
12I.10	New	SF505, §85, 162, 163	2015-07-02	2015-07-01	Signed
12I.11	New	SF505, §86, 162, 163	2015-07-02	2015-07-01	Signed
13.2 (1)(p)	Amend	HF536, §6	2015-07-01		Signed
13.32 (1)(a)(1,2)	Amend	HF536, §7	2015-07-01		Signed
13B.4B (2)(c)	Amend	HF535, §3	2015-07-01		Signed
13C.1 (u1)	Add	HF536, §8	2015-07-01		Signed
15.102 (10)(a)(u1)	Amend	SF499, §33, 54, 55	2015-07-02	2015-07-01	Signed
15.102 (10)(b)(4)	Add	SF499, §34, 54, 55	2015-07-02	2015-07-01	Signed
15.105 (1)(a)(1)(a)	Amend	HF536, §9	2015-07-01		Signed
15.119 (2)(d)	Amend	SF510, §108, 126, 127	2015-07-02	Multiple	Signed
15.293B (4)	Amend	SF499, §44, 45, 46	2015-07-02	2010-07-01	Signed
15.293B (4)	Amend	SF510, §133, 135, 136	2015-07-02	Multiple	Signed
15.294 (4)	Strike	HF536, §10, 206	2021-06-30		Signed
15.329 (1)(a)	Amend	HF535, §4	2015-07-01		Signed
15.333 (2)(u1)	Amend	HF536, §11	2015-07-01		Signed
15.335 (7)(b)	Amend	SF126, §1, 7, 8	2015-02-17	2014-01-01	Signed
15.335B (2)(a)(8)	Add	SF499, §47, 54, 55	2015-07-02	2015-07-01	Signed
15.338	New	SF499, §48, 54, 55	2015-07-02	2015-07-01	Signed
15.354 (3)(e)	Amend	SF510, §129, 131, 132	2015-07-02	2014-05-30	Signed
15.355 (2)	Amend	SF510, §130, 131, 132	2015-07-02	2014-05-30	Signed
15.411 (3)	Amend	SF510, §78, 80, 81	2015-07-02	2014-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
15E.41	Strike and Replace	SF510, §109, 126, 127	2015-07-02	Multiple	Signed
15E.42 (2A)	Add	SF510, §110, 126, 127	2015-07-02	Multiple	Signed
15E.42 (3)	Amend	SF510, §111, 126, 127	2015-07-02	Multiple	Signed
15E.42 (4)	Strike	SF510, §112, 126, 127	2015-07-02	Multiple	Signed
15E.43 (1,2)	Amend	SF510, §113, 126, 127	2015-07-02	Multiple	Signed
15E.43 (5,7)	Amend	SF510, §114, 126, 127	2015-07-02	Multiple	Signed
15E.43 (6,8)	Strike	SF510, §115, 126, 127	2015-07-02	Multiple	Signed
15E.44 (2)(c)	Strike and Replace	SF510, §116, 126, 128	2015-07-02	Multiple	Signed
15E.44 (2)(e,f)	Amend	SF510, §117, 126, 128	2015-07-02	Multiple	Signed
15E.45	Repeal	SF510, §124, 126, 127	2015-07-02	Multiple	Signed
15E.46	Amend	SF510, §118, 126, 127	2015-07-02	Multiple	Signed
15E.52 (4)	Amend	SF510, §119, 126, 127	2015-07-02	Multiple	Signed
15E.362	Strike and Replace	SF510, §83, 161, 162	2015-07-02	2015-07-01	Signed
15E.363 (3)	Amend	SF510, §84, 161, 162	2015-07-02	2015-07-01	Signed
15H.5 (5)(a)	Amend	HF488, §1	2015-07-01		Signed
15H.7	New	HF488, §2	2015-07-01		Signed
15J.4 (3)(a)	Amend	HF655, §11, 24, 25	2015-06-22	Multiple	Signed
16.1A (2)(b)	Amend	HF536, §12	2015-07-01		Signed
16.2A	Amend	HF536, §13	2015-07-01		Signed
16.2A (7)	Amend	SF217, §1	2015-07-01		Signed
16.2B (3)(b)	Amend	HF536, §14	2015-07-01		Signed
16.2D (1)	Amend	HF536, §15	2015-07-01		Signed
16.7 (2)	Amend	HF536, §16	2015-07-01		Signed
16.16 (3)	Amend	HF536, §17	2015-07-01		Signed
16.17	Amend	HF536, §18	2015-07-01		Signed
16.26 (6)	Amend	HF536, §19	2015-07-01		Signed
16.27A	Amend	HF536, §20	2015-07-01		Signed
16.41 (1)	Amend	SF217, §2	2015-07-01		Signed
16.41 (2)	Strike and Replace	SF217, §3	2015-07-01		Signed
16.50 (3)(b)(1)	Amend	HF536, §21	2015-07-01		Signed
16.59 (u1)	Amend	HF536, §22	2015-07-01		Signed
16.64 (1)	Amend	HF536, §23	2015-07-01		Signed
16.76 (1,2)	Amend	HF536, §24	2015-07-01		Signed
16.78 (1)	Amend	HF536, §25	2015-07-01		Signed
16.81 (5)	Amend	HF624, §1, 3, 4	2015-06-18	2015-01-01	Signed
16.81 (10)	Amend	HF624, §2, 3, 4	2015-06-18	2015-01-01	Signed
16.92 (1)(d)	Amend	HF536, §26	2015-07-01		Signed
17A.5 (2)(b)	Amend	HF536, §27	2015-07-01		Signed
19B.6	Amend	SF510, §56, 161, 162	2015-07-02	2015-07-01	Signed
19B.7 (1)(u1)	Amend	SF510, §57, 161, 162	2015-07-02	2015-07-01	Signed
19B.8	Amend	SF510, §58, 161, 162	2015-07-02	2015-07-01	Signed
21.5 (4)	Amend	SF457, §1	2015-07-01		Signed
22.2 (3)(b)	Amend	SF435, §1	2015-07-01		Signed
22.3A (2)	Amend	SF435, §2	2015-07-01		Signed
22.7 (33)	Amend	SF435, §3	2015-07-01		Signed
22.7 (41)	Amend	SF335, §1	2015-07-01		Signed
22.7 (41)(b)(2)	Amend	SF510, §12, 161, 162	2015-07-02	2015-07-01	Signed
22.7 (58)	Amend	HF632, §1, 50, 51	2015-07-02	2015-07-01	Signed
23A.2 (9)	Amend	HF635, §1	2015-07-01		Signed
25.2 (4)	Amend	SF510, §77, 161, 162	2015-07-02	2015-07-01	IV Full
26.3 (2)	Amend	HF167, §1	2015-07-01		Signed
28F.12	Amend	HF655, §12, 24, 25	2015-06-22	Multiple	Signed
28J.27	Amendment Directive	HF535, §114	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
28M.7 (2,3)	Amend	HF536, §28	2015-07-01		Signed
29B.26	Amend	HF535, §5	2015-07-01		Signed
29B.116	Amend	HF536, §29	2015-07-01		Signed
29B.116B	Amend	HF536, §30	2015-07-01		Signed
29C.2 (7)	Amend	HF535, §6	2015-07-01		Signed
29C.23	New	HF651, §1, 7, 8	2015-07-02	2015-07-01	IV Part
34A.7A (2)(0b,00b)	Add	HF651, §2, 7, 8	2015-07-02	2015-07-01	IV Full
34A.7A (2)(b)	Amend	HF651, §3, 7, 8	2015-07-02	2015-07-01	Signed
34A.7A (2)(e)	Strike	HF651, §4, 7, 8	2015-07-02	2015-07-01	IV Full
34A.7A (2)(f)	Amend	HF651, §5, 7, 8	2015-07-02	2015-07-01	IV Part
34A.8 (1)	Amend	SF264, §1	2015-07-01		Signed
34A.8 (2)(b)	Amend	SF264, §2	2015-07-01		Signed
34A.16	New	HF447, §1, 3	2016-01-01		Signed
35A.5 (18)	Add	HF414, §1	2015-07-01		Signed
35A.13 (4)(a)	Amend	SF323, §1	2015-07-01		Signed
35B.6 (1)(a)	Amend	HF535, §7	2015-07-01		Signed
35B.7	Amend	HF535, §8	2015-07-01		Signed
43.16	Amend	HF536, §31	2015-07-01		Signed
43.45 (3)	Add	SF415, §1	2015-07-01		Signed
43.45 (3)	Amend	SF510, §13, 161, 162	2015-07-02	2015-07-01	Signed
48A.8 (1)	Amend	HF585, §9, 17	2016-01-01		Signed
50.24 (2)	Amend	SF415, §2	2015-07-01		Signed
53.2 (9)	Add	HF585, §10, 17	2016-01-01		Signed
53.20 (1)	Amend	SF415, §3	2015-07-01		Signed
54.5	Amend	HF535, §9	2015-07-01		Signed
57.6	Amend	HF535, §10	2015-07-01		Signed
68A.102 (5,12,18)	Amend	SF135, §1	2015-07-01		Signed
68A.201 (1)	Amend	SF199, §1	2015-07-01		Signed
68A.201 (2)(e)	Amend	SF135, §2	2015-07-01		Signed
68A.202 (1)	Amend	SF135, §3	2015-07-01		Signed
68A.202 (2)(a)	Amend	SF135, §4	2015-07-01		Signed
68A.203 (2)(b)	Amend	SF135, §5	2015-07-01		Signed
68A.203 (3)(b)	Amend	SF135, §6	2015-07-01		Signed
68A.401 (1)(u1)	Amend	SF135, §7	2015-07-01		Signed
68A.401 (1)(a,b,c,d)	Amend	SF135, §8	2015-07-01		Signed
68A.402B (3)	Strike and Replace	SF199, §2	2015-07-01		Signed
68A.403 (1)	Amend	SF135, §9	2015-07-01		Signed
68A.404 (1)	Amend	SF135, §10	2015-07-01		Signed
68A.404 (2)(a)	Amend	SF199, §3	2015-07-01		Signed
68A.404 (2)(d)	Add	SF199, §4	2015-07-01		Signed
68A.404 (3)	Amend	SF199, §5	2015-07-01		Signed
68A.404 (4)(a)	Amend	SF135, §11	2015-07-01		Signed
68A.404 (5)(g)	Amend	SF199, §6	2015-07-01		Signed
68A.404 (5)(h)	Add	SF199, §7	2015-07-01		Signed
68A.405 (1)(a)(3)	Amend	HF536, §32	2015-07-01		Signed
68A.501	Amend	SF135, §12	2015-07-01		Signed
68B.2 (5)	Amend	SF135, §13	2015-07-01		Signed
68B.35 (2)(e)	Amend	HF626, §4, 75	2016-07-01		Signed
70A.40	New	HF550, §1	2015-07-01		Signed
73.14 (1)	Amend	SF499, §35, 54, 55	2015-07-02	2015-07-01	Signed
73.14 (2)(c)	Add	SF499, §36, 54, 55	2015-07-02	2015-07-01	Signed
73.16 (2)(d)	Amend	SF499, §37, 54, 55	2015-07-02	2015-07-01	Signed
80.28 (2)	Amend	HF655, §38	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
80A.2 (10)	Add	SF198, §1	2015-07-01		Signed
80B.5 (1)	Amend	HF536, §33	2015-07-01		Signed
86.2 (1)(b)	Amend	SF499, §42, 54, 55	2015-07-02	2015-07-01	IV Full
87.22	Amend	HF259, §1	2015-07-01		Signed
88.2 (5)	Amendment Directive	HF535, §114	2015-07-01		Signed
92.2 (1)(u1)	Amend	HF397, §1, 10	2015-06-01		Signed
92.11 (u1)	Amend	HF397, §2, 10	2015-06-01		Signed
92.11 (1)	Amend	HF397, §3, 10	2015-06-01		Signed
92.12	Amend	HF397, §4, 10	2015-06-01		Signed
92.13	Amend	HF397, §5, 10	2015-06-01		Signed
92.14	Amend	HF397, §6, 10	2015-06-01		Signed
92.15	Amend	HF397, §7, 10	2015-06-01		Signed
92.16	Amend	HF397, §8, 10	2015-06-01		Signed
92.17 (1)	Strike	HF397, §9, 10	2015-06-01		Signed
96.6 (3)(b)	Amend	SF499, §43, 54, 55	2015-07-02	2015-07-01	IV Full
96.7 (4,5,6,11)	Amend	HF535, §11	2015-07-01		Signed
96.9 (6)	Amend	HF536, §34	2015-07-01		Signed
96.11 (8)	Amend	HF535, §12	2015-07-01		Signed
96.14 (4)	Amend	HF536, §35	2015-07-01		Signed
96.20 (2)(b)	Amend	HF536, §36	2015-07-01		Signed
97A.6 (7)(a)(1)	Amend	SF366, §1	2015-07-01		Signed
97B.53 (3)	Amend	HF535, §13	2015-07-01		Signed
97B.68 (2)(a)	Amend	HF535, §14	2015-07-01		Signed
97C.2 (5,7)	Amend	HF535, §15	2015-07-01		Signed
97C.14	Amend	HF535, §16	2015-07-01		Signed
97C.20	Amend	HF535, §17	2015-07-01		Signed
99.1A (u2)	Amend	SF482, §49	2015-07-01		Signed
99.27	Amend	HF536, §37	2015-07-01		Signed
99B.1 (1)	Strike and Replace	SF482, §1	2015-07-01		Signed
99B.1 (2,3,5,6,15,16,17,20,21,26)	Amend	SF482, §2	2015-07-01		Signed
99B.1 (4,10,12,13,18,19,23,24,27,28)	Strike	SF482, §3	2015-07-01		Signed
99B.1 (8)	Strike and Replace	SF482, §4	2015-07-01		Signed
99B.1 (8A,8B,8C,8D,12A,14A,14B,17A,24A)	Add	SF482, §5	2015-07-01		Signed
99B.1 (25)	Strike and Replace	SF482, §6	2015-07-01		Signed
99B.2	Repeal	SF482, §47	2015-07-01		Signed
99B.3	Amend	SF482, §7	2015-07-01		Signed
99B.3	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.4	Repeal	SF482, §47	2015-07-01		Signed
99B.5	Repeal	SF482, §47	2015-07-01		Signed
99B.5A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.5A (1)(b)	Amend	SF482, §8	2015-07-01		Signed
99B.5A (2)(a,c,e)	Amend	SF482, §9	2015-07-01		Signed
99B.5A (4)	Amend	SF482, §10	2015-07-01		Signed
99B.6	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.6	Strike and Replace	SF482, §11	2015-07-01		Signed
99B.7	Repeal	SF482, §47	2015-07-01		Signed
99B.7A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.7A	Strike and Replace	SF482, §12	2015-07-01		Signed
99B.7B	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.7B (1)	Amend	SF482, §13	2015-07-01		Signed
99B.7B (2)(0a)	Add	SF482, §14	2015-07-01		Signed
99B.7B (2)(a,b,c,d,e,g)	Amend	SF482, §15	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
99B.7B (2)(h)	Strike	SF482, §16	2015-07-01		Signed
99B.7B (3)	Amend	SF482, §17	2015-07-01		Signed
99B.7B (4)	Strike	SF482, §18	2015-07-01		Signed
99B.8	Repeal	SF482, §47	2015-07-01		Signed
99B.9	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.9	Strike and Replace	SF482, §19	2015-07-01		Signed
99B.9A	Repeal	SF482, §47	2015-07-01		Signed
99B.10	Repeal	SF482, §47	2015-07-01		Signed
99B.10A	Amend	SF482, §20	2015-07-01		Signed
99B.10A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.10B	Amend	SF482, §21	2015-07-01		Signed
99B.10B	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.10C	Amend	SF482, §22	2015-07-01		Signed
99B.10C	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.10D	Amend	SF482, §23	2015-07-01		Signed
99B.10D	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.11	Amend	SF482, §24	2015-07-01		Signed
99B.11	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.11A	New	SF482, §25	2015-07-01		Signed
99B.11A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.12	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.12	Strike and Replace	SF482, §26	2015-07-01		Signed
99B.12A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.12B	New	SF482, §27	2015-07-01		Signed
99B.12B	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.13	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.13A	New	SF482, §28	2015-07-01		Signed
99B.13A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.14	Amend	SF482, §29	2015-07-01		Signed
99B.14	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.14A	New	SF482, §30	2015-07-01		Signed
99B.14A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.15	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.15	Strike and Replace	SF482, §31	2015-07-01		Signed
99B.15A	New	SF482, §32	2015-07-01		Signed
99B.15A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.16	Repeal	SF482, §47	2015-07-01		Signed
99B.16A	New	SF482, §33	2015-07-01		Signed
99B.16A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.17	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.17	Strike and Replace	SF482, §34	2015-07-01		Signed
99B.18	Repeal	SF482, §47	2015-07-01		Signed
99B.19	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.20	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.21	Amend	SF482, §35	2015-07-01		Signed
99B.21	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.21A	New	SF482, §36	2015-07-01		Signed
99B.21A	Amendment Directive	SF482, §56	2015-07-01		Signed
99B.24	New	SF482, §37	2015-07-01		Signed
99B.25	New	SF482, §38	2015-07-01		Signed
99B.26	New	SF482, §39	2015-07-01		Signed
99B.41	New	SF482, §40	2015-07-01		Signed
99B.42	New	SF482, §41	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
99B.51	New	SF482, §42	2015-07-01		Signed
99B.52	New	SF482, §43	2015-07-01		Signed
99B.53	New	SF482, §44	2015-07-01		Signed
99B.54	New	SF482, §45	2015-07-01		Signed
99B.62	New	SF482, §46	2015-07-01		Signed
99D.6	Amend	HF535, §18	2015-07-01		Signed
99D.8 (u1)	Amend	SF482, §50	2015-07-01		Signed
99D.9B (3)(b)	Amend	HF535, §19	2015-07-01		Signed
99D.22 (2)(a)	Amend	HF634, §1	2015-07-01		Signed
99D.22 (2)(b)(u1)	Amend	HF634, §2	2015-07-01		Signed
99F.5 (1)	Amend	SF482, §51	2015-07-01		Signed
99F.6 (4)(a)(2)	Amend	SF482, §52	2015-07-01		Signed
99F.15 (4)(d)	Amend	HF146, §1	2015-07-01		Signed
99F.15 (4)(h)	Strike	HF146, §2	2015-07-01		Signed
99F.15 (5A)	Add	HF146, §3	2015-07-01		Signed
99G.9A	Repeal	SF323, §4	2015-07-01		Signed
99G.39 (2)	Amendment Directive	HF535, §114	2015-07-01		Signed
99G.39 (2A)	Add	SF323, §2	2015-07-01		Signed
99G.39 (3)(a)	Amend	SF323, §3	2015-07-01		Signed
101A.7 (1)	Amend	HF535, §20	2015-07-01		Signed
105.18 (3)(d)	Amend	HF536, §38	2015-07-01		Signed
123.5	Amend	HF536, §39	2015-07-01		Signed
123.6	Repeal	HF536, §198	2015-07-01		Signed
123.7	Repeal	HF536, §198	2015-07-01		Signed
123.9	Amendment Directive	HF536, §204	2015-07-01		Signed
123.10	Amendment Directive	HF536, §204	2015-07-01		Signed
123.11	Amend	HF536, §40	2015-07-01		Signed
123.12	Repeal	HF536, §198	2015-07-01		Signed
123.13	Amendment Directive	HF536, §204	2015-07-01		Signed
123.16	Amendment Directive	HF536, §204	2015-07-01		Signed
123.17	Amend	HF536, §41	2015-07-01		Signed
123.17	Amendment Directive	HF536, §204	2015-07-01		Signed
123.18	Amendment Directive	HF536, §204	2015-07-01		Signed
123.19	Amendment Directive	HF536, §204	2015-07-01		Signed
123.20	Amendment Directive	HF536, §204	2015-07-01		Signed
123.21	Amendment Directive	HF536, §204	2015-07-01		Signed
123.43A (3)	Amend	SF125, §1	2015-07-01		Signed
123.45	Amend	HF536, §42	2015-07-01		Signed
123.53	Amendment Directive	HF536, §204	2015-07-01		Signed
123.54	Amendment Directive	HF536, §204	2015-07-01		Signed
123.55	Amendment Directive	HF536, §204	2015-07-01		Signed
123.56 (1,2)	Amend	SF125, §2	2015-07-01		Signed
123.70	Amend	HF536, §43	2015-07-01		Signed
123.83	Amend	HF536, §44	2015-07-01		Signed
123.84	Amend	HF536, §45	2015-07-01		Signed
123.85	Amend	HF536, §46	2015-07-01		Signed
123.88	Amend	HF536, §47	2015-07-01		Signed
123.122	Amend	HF536, §48	2015-07-01		Signed
123.122	Amend	SF510, §26, 161, 162	2015-07-02	2015-07-01	Signed
123.123	Amend	HF536, §49	2015-07-01		Signed
123.124	Amend	SF125, §3	2015-07-01		Signed
123.127 (1)(u1)	Amend	SF125, §4	2015-07-01		Signed
123.128 (1)(a)	Amend	SF125, §5	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
123.128 (2)	Amend	SF125, §6	2015-07-01		Signed
123.129 (2)(a)	Amend	SF125, §7	2015-07-01		Signed
123.130	Amend	SF125, §8	2015-07-01		Signed
123.132	Amend	SF456, §1	2015-07-01		Signed
123.132 (3)	Amend	SF510, §14, 161, 162	2015-07-02	2015-07-01	Signed
123.135	Amend	SF125, §9	2015-07-01		Signed
123.136	Amend	SF125, §10	2015-07-01		Signed
123.137 (1)	Amend	SF125, §11	2015-07-01		Signed
123.138 (1)	Amend	SF125, §12	2015-07-01		Signed
123.139	Amend	SF125, §13	2015-07-01		Signed
123.142	Amend	SF125, §14	2015-07-01		Signed
123.143 (2)	Amend	HF536, §50	2015-07-01		Signed
123.143 (3)	Amend	SF125, §15	2015-07-01		Signed
123.171	Amend	HF536, §51	2015-07-01		Signed
123.172	Amend	HF536, §52	2015-07-01		Signed
123.180 (1)	Amend	SF125, §16	2015-07-01		Signed
123.184	Amend	HF638, §1	2015-07-01		Signed
123.187 (2)(c)	Amend	SF134, §1	2015-07-01		Signed
123.187 (4)(a)	Amend	HF638, §2	2015-07-01		Signed
123A.2 (3)	Strike and Replace	HF131, §1	2015-07-01		Signed
124.401 (5)(u3)	Strike	HF536, §53, 207	2017-07-01		Signed
124D.2 (5)	Amend	HF535, §21	2015-07-01		Signed
124D.4 (2)(b)	Amend	HF535, §22	2015-07-01		Signed
124D.4 (4)(b)	Amend	HF535, §23	2015-07-01		Signed
124D.4 (6)	Amend	HF536, §54	2015-07-01		Signed
125.2 (11)	Amend	SF203, §1	2015-07-01		Signed
135.24 (2)(a)	Amend	HF203, §1	2015-07-01		Signed
135.153A	New	HF536, §211, 218, 219	2015-04-08	2014-06-30	Signed
135.154	Repeal	HF381, §8, 9	Custom		Signed
135.154 (3A,19A,23)	Add	HF381, §10, 17	2015-04-24		Signed
135.155	Repeal	HF381, §8, 9	Custom		Signed
135.155 (2)(f)	Add	HF381, §11, 17	2015-04-24		Signed
135.155A	Repeal	HF381, §8, 9	Custom		Signed
135.156	Repeal	HF381, §8, 9	Custom		Signed
135.156A	Repeal	HF381, §8, 9	Custom		Signed
135.156B	Repeal	HF381, §8, 9	Custom		Signed
135.156C	Repeal	HF381, §8, 9	Custom		Signed
135.156D	Repeal	HF381, §8, 9	Custom		Signed
135.156E	Repeal	HF381, §8, 9	Custom		Signed
135.156E (2,13)	Amend	HF381, §12, 17	2015-04-24		Signed
135.156F	Repeal	HF381, §8, 9	Custom		Signed
135.159	Amendment Directive	SF505, §41, 162, 163	2015-07-02	2015-07-01	Signed
135.159 (2)(a)(u1)	Amend	SF505, §38, 162, 163	2015-07-02	2015-07-01	Signed
135.159 (2)(b)	Amend	SF505, §39, 162, 163	2015-07-02	2015-07-01	Signed
135.159 (10)	Amend	SF505, §40, 162, 163	2015-07-02	2015-07-01	Signed
135.173A (1,3,8)	Amend	HF536, §55	2015-07-01		Signed
135.173A (4)(n,q)	Amend	HF536, §56	2015-07-01		Signed
135.173A (6)(j)	Amend	HF536, §57	2015-07-01		Signed
135.175	New	HF536, §212, 218, 219	2015-04-08	2014-06-30	Signed
135.175 (1)(a)	Amend New	HF536, §220, 223	2016-07-01		Signed
135.175 (5)(b,c,e,f,g)	Amend New	HF536, §221, 223	2016-07-01		Signed
135.175 (6)(a,c)	Amend New	HF536, §222, 223	2016-07-01		Signed
135.176	New	HF536, §213, 218, 219	2015-04-08	2014-06-30	Signed

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135.176	New	SF274, §18, 19, 20	2015-04-24	2014-06-30	Signed
135.176	Amend New	SF274, §21	2015-07-01		Signed
135.177	New	HF536, §214, 218, 219	2015-04-08	2014-06-30	Signed
135.178	New	HF536, §215, 218, 219	2015-04-08	2014-06-30	Signed
135.180 (3)	Amend	SF463, §1	2015-07-01		Signed
135.181	New	SF505, §68, 162, 163	2015-07-02	2015-07-01	Signed
135.185	New	SF462, §1	2015-07-01		Signed
135C.9 (1)(b)	Amend	HF535, §24	2015-07-01		Signed
135C.10 (9)	Amend	HF579, §1	2015-07-01		Signed
135C.33 (2)(b)(1)	Amend	HF536, §58	2015-07-01		Signed
135C.36 (4)	Amend	HF579, §2	2015-07-01		Signed
135C.36 (5)	Amend	HF535, §25	2015-07-01		Signed
135C.41 (2)	Amend	HF579, §3	2015-07-01		Signed
135C.42 (1)	Amend	HF579, §4	2015-07-01		Signed
135C.43	Amend	HF579, §5	2015-07-01		Signed
135C.43A	Amend	HF579, §6	2015-07-01		Signed
135D.1	New	HF381, §1, 9	Custom		Signed
135D.2	New	HF381, §2, 9	Custom		Signed
135D.3	New	HF381, §3, 9	Custom		Signed
135D.4	New	HF381, §4, 9	Custom		Signed
135D.5	New	HF381, §5, 9	Custom		Signed
135D.6	New	HF381, §6, 9	Custom		Signed
135D.7	New	HF381, §7, 9	Custom		Signed
135G.1 (1)	Amend	SF203, §2	2015-07-01		Signed
135G.6 (2)	Amend	SF401, §1	2015-07-01		Signed
135L.3 (2)	Amend	HF535, §26	2015-07-01		Signed
135P.1	New	SF426, §1	2015-07-01		Signed
135P.2	New	SF426, §2	2015-07-01		Signed
135P.3	New	SF426, §3	2015-07-01		Signed
135P.4	New	SF426, §4	2015-07-01		Signed
136B.2 (1)(b)	Amend	HF371, §1	2015-07-01		Signed
136B.2 (2)	Amend	HF371, §2	2015-07-01		Signed
142C.7	Amend	SF335, §2	2015-07-01		Signed
142C.15 (4)(c)(u1)	Amend	SF510, §6, 161, 162	2015-07-02	2015-07-01	Signed
144.13A (5)	Add	HF662, §1	2015-07-01		Signed
144.43	Amend	HF536, §59	2015-07-01		Signed
144.46 (1)(b)	Strike	HF662, §2	2015-07-01		Signed
144.46 (3)	Add	HF662, §3	2015-07-01		Signed
146A.1	New	SF505, §75, 162, 163	2015-07-02	2015-07-01	Signed
147.1 (u1)	Amend	HF536, §60	2015-07-01		Signed
147.1 (3,6)	Amend	HF203, §2	2015-07-01		Signed
147.1 (3,6)	Amend	SF274, §1	2015-07-01		Signed
147.2 (1)	Amend	HF203, §3, 18	2017-01-01		Signed
147.2 (1)	Amend	SF274, §2	2015-07-01		Signed
147.13 (18)	Amend	HF203, §4	2015-07-01		Signed
147.13 (22)	Amend	SF274, §3	2015-07-01		Signed
147.14 (1)(o)	Amend	HF203, §5	2015-07-01		Signed
147.14 (1)(v)	Amend	SF274, §4	2015-07-01		Signed
147.74 (23A)	Add	HF203, §6	2015-07-01		Signed
147.86	Amend	HF536, §61	2015-07-01		Signed
147.107 (8)	Amend	SF203, §3	2015-07-01		Signed
147A.1 (9)	Amendment Directive	HF535, §114	2015-07-01		Signed
147A.17 (1)	Amendment Directive	HF535, §114	2015-07-01		Signed

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148.8A	New	SF276, §1	2015-07-01		Signed
148.11A	New	SF276, §2	2015-07-01		Signed
148C.8	Amendment Directive	HF535, §114	2015-07-01		Signed
148G.1	New	HF203, §7	2015-07-01		Signed
148G.1	New	SF510, §82, 161	2015-07-02	2015-07-01	Signed
148G.2	New	HF203, §8	2015-07-01		Signed
148G.3	New	HF203, §9	2015-07-01		Signed
148G.4	New	HF203, §10	2015-07-01		Signed
148G.5	New	HF203, §11	2015-07-01		Signed
148G.6	New	HF203, §12	2015-07-01		Signed
148G.7	New	HF203, §13	2015-07-01		Signed
148G.8	New	HF203, §14	2015-07-01		Signed
152.1 (01)	Add	SF203, §4	2015-07-01		Signed
152.1 (4)(c)	Amend	SF203, §5	2015-07-01		Signed
152.1 (5)(u1)	Amend	SF203, §6	2015-07-01		Signed
152.1 (5)(b)	Amend	SF203, §7	2015-07-01		Signed
152.1 (6)(e)	Amend	SF203, §8	2015-07-01		Signed
152.4	Amend	SF203, §9	2015-07-01		Signed
152.5	Amend	SF203, §10	2015-07-01		Signed
152.5A	New	SF203, §11	2015-07-01		Signed
152.6	Amend	SF203, §12	2015-07-01		Signed
152.7 (1A)	Add	SF203, §13	2015-07-01		Signed
152.10 (2)(h)(2)	Amend	SF203, §14	2015-07-01		Signed
152B.1 (1)	Amend	HF203, §15	2015-07-01		Signed
153.23	New	HF202, §1	2015-07-01		Signed
153.33 (3)	Amend	SF200, §1	2015-07-01		Signed
153.33B	New	SF200, §2	2015-07-01		Signed
154A.1 (1,3,6,7,9)	Amend	SF274, §5	2015-07-01		Signed
154A.1 (5)	Strike	SF274, §6	2015-07-01		Signed
154A.1 (6A)	Add	SF274, §7	2015-07-01		Signed
154A.13	Amend	SF274, §8	2015-07-01		Signed
154A.19	Amend	SF274, §9	2015-07-01		Signed
154A.20	Amend	SF274, §10	2015-07-01		Signed
154A.21	Amend	SF274, §11	2015-07-01		Signed
154A.24 (3)(e,i)	Amend	SF274, §12	2015-07-01		Signed
154A.25 (2)	Amend	SF274, §13	2015-07-01		Signed
154F.2 (1)(b)	Amend	SF274, §14	2015-07-01		Signed
154F.2 (2)	Amend	SF274, §15	2015-07-01		Signed
155A.43	Amend	SF505, §74, 162, 163	2015-07-02	2015-07-01	Signed
157.1 (27)	Amend	HF536, §62	2015-07-01		Signed
158.11	New	SF434, §1	2015-07-01		Signed
159.1 (1,2,4)	Strike	HF536, §63	2015-07-01		Signed
159.5 (12)	Amend	HF634, §24	2015-07-01		Signed
159.18 (1)	Amend	HF634, §25	2015-07-01		Signed
159.23	Amendment Directive	HF535, §114	2015-07-01		Signed
159A.14 (1)(a)(1)	Amend	SF510, §74, 161, 162	2015-07-02	2015-07-01	Signed
161A.3 (7)	Amend	HF634, §26	2015-07-01		Signed
161A.3 (12)	Amend	HF535, §27	2015-07-01		Signed
161A.4 (1)	Amend	HF634, §27	2015-07-01		Signed
161A.4 (2)(u1)	Amend	HF634, §28	2015-07-01		Signed
161A.4 (6)(c)	Amend	HF634, §29	2015-07-01		Signed
161A.6 (u4)	Amend	HF634, §30	2015-07-01		Signed
161A.7 (1)(n)(2)	Amend	HF634, §31	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
161A.18	Amend	HF634, §32	2015-07-01		Signed
161A.61 (2)(b)	Amend	HF634, §33	2015-07-01		Signed
161A.80 (2)(b)	Amend	HF634, §34	2015-07-01		Signed
161A.80A	New	SF494, §45	2015-07-01		Signed
161A.80B	New	SF494, §46	2015-07-01		Signed
161C.1 (4)	Amend	HF634, §35	2015-07-01		Signed
161D.1 (2)	Amend	HF634, §36	2015-07-01		Signed
161D.8 (1)(u1)	Amend	HF634, §37	2015-07-01		Signed
161D.9	New	HF299, §1	2015-07-01		Signed
161D.11 (3)	Amend	HF634, §38	2015-07-01		Signed
161D.13 (1)(u1)	Amend	HF634, §39	2015-07-01		Signed
163.11	Amend	HF535, §28	2015-07-01		Signed
163.15 (1)	Amend	SF513, §3, 6	2015-06-18		Signed
163.15 (2)(u1)	Amend	SF513, §4, 6	2015-06-18		Signed
163.15 (2)(b)(u1)	Amend	SF513, §5, 6	2015-06-18		Signed
169.4A	Amend	HF525, §1	2015-07-01		Signed
172A.10 (1)	Amend	HF536, §64	2015-07-01		Signed
173.16 (u1)	Amend	HF635, §27	2015-07-01		Signed
185C.26	Amend	HF535, §29	2015-07-01		Signed
189.6	Amend	HF634, §3	2015-07-01		Signed
190.11	Amend	HF535, §30	2015-07-01		Signed
192.101A (1A)	Add	HF634, §4	2015-07-01		Signed
192.102	Amend	HF634, §5	2015-07-01		Signed
192.110 (1)	Amend	HF634, §6	2015-07-01		Signed
192.111 (3)(b)	Strike	HF634, §7	2015-07-01		Signed
192.118	Amend	HF634, §8	2015-07-01		Signed
197.1	Amend	HF536, §65	2015-07-01		Signed
198.7 (1)(f)	Amend	HF536, §66	2015-07-01		Signed
199.3 (6)	Amend	HF634, §9	2015-07-01		Signed
199.10 (2)(u1)	Amend	HF634, §10	2015-07-01		Signed
199.10 (3)(a)	Amend	HF634, §11	2015-07-01		Signed
203D.1 (14)	Amend	HF634, §12	2015-07-01		Signed
203D.3A (2)(a)	Amend	HF634, §13	2015-07-01		Signed
203D.5 (2)(a)(1)	Amend	HF634, §14	2015-07-01		Signed
203D.5 (4)(u1)	Amend	HF634, §15	2015-07-01		Signed
206.2 (13)	Amend	HF535, §31	2015-07-01		Signed
206.24 (u1)	Amend	HF536, §67	2015-07-01		Signed
206.32 (1)	Amend	HF536, §68	2015-07-01		Signed
206.32 (1)	Amend	HF634, §16	2015-07-01		Signed
207.1 (1)	Amend	HF634, §17	2015-07-01		Signed
207.2 (1,3)	Amend	HF634, §40	2015-07-01		Signed
207.4 (3)	Amend	HF535, §32	2015-07-01		Signed
207.21 (3)(a,b)	Amend	HF634, §18	2015-07-01		Signed
207.23 (1)	Amend	HF634, §19	2015-07-01		Signed
208.2 (1,4)	Amend	HF634, §41	2015-07-01		Signed
214A.1 (3)	Amend	HF634, §20	2015-07-01		Signed
214A.2 (3)(c)(1)	Amend	HF634, §21	2015-07-01		Signed
215.17 (1)	Amend	HF634, §22	2015-07-01		Signed
215.17 (2)	Strike	HF634, §23	2015-07-01		Signed
215.23	Amend	HF536, §69	2015-07-01		Signed
215.24	Amend	HF536, §70	2015-07-01		Signed
216E.7	Amend	SF274, §16	2015-07-01		Signed
218.95 (1)	Amend	HF536, §71	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
222.1	Amend	SF463, §2	2015-07-01		Signed
222.2 (3)	Strike	SF463, §3	2015-07-01		Signed
222.2 (5A,5B)	Add	SF463, §4	2015-07-01		Signed
222.6	Amend	SF463, §5	2015-07-01		Signed
222.12 (2)	Amend	SF463, §6	2015-07-01		Signed
222.13	Amend	SF463, §7	2015-07-01		Signed
222.13A	Amend	SF463, §8	2015-07-01		Signed
222.14	Amend	SF463, §9	2015-07-01		Signed
222.59 (1)(u1)	Amend	SF463, §10	2015-07-01		Signed
222.60 (1,2)	Amend	SF463, §11	2015-07-01		Signed
222.61	Amend	SF463, §12	2015-07-01		Signed
222.62	Amend	SF463, §13	2015-07-01		Signed
222.63	Amend	SF463, §14	2015-07-01		Signed
222.64	Amend	SF463, §15	2015-07-01		Signed
222.73 (2)(a)(6)	Amend	SF463, §16	2015-07-01		Signed
222.73 (2)(b)	Amend	SF463, §17	2015-07-01		Signed
222.92 (3)(a)	Amend	SF463, §18	2015-07-01		Signed
225.1	Amend	SF463, §19	2015-07-01		Signed
225.10 (u1)	Amend	SF463, §20	2015-07-01		Signed
225.11	Amend	SF463, §21	2015-07-01		Signed
225.12	Amend	SF463, §22	2015-07-01		Signed
225.13	Amend	SF463, §23	2015-07-01		Signed
225.15	Amend	SF463, §24	2015-07-01		Signed
225.16 (1)	Amend	SF463, §25	2015-07-01		Signed
225.17 (2)	Amend	SF463, §26	2015-07-01		Signed
225.18	Amend	SF463, §27	2015-07-01		Signed
225.19	Amend	SF463, §28	2015-07-01		Signed
225.21	Amend	SF463, §29	2015-07-01		Signed
225.24	Amend	SF463, §30	2015-07-01		Signed
225.27	Amend	SF463, §31	2015-07-01		Signed
225B.4 (1)(e)	Amendment Directive	HF535, §114	2015-07-01		Signed
225B.8	Amend	SF505, §103, 162, 163	2015-07-02	2015-07-01	Signed
225C.2 (2)	Strike	SF463, §32	2015-07-01		Signed
225C.5 (1)(f)	Amend	SF463, §33	2015-07-01		Signed
225C.6 (1)(i)(1)	Amend	SF463, §34	2015-07-01		Signed
225C.6 (1)(m)	Amend	SF463, §35	2015-07-01		Signed
225C.6 (4)(c)(1)	Amend	SF203, §15	2015-07-01		Signed
225C.13 (1)	Amend	SF463, §36	2015-07-01		Signed
225C.14	Amend	SF463, §37	2015-07-01		Signed
225C.15	Amend	SF463, §38	2015-07-01		Signed
225C.16	Amend	SF463, §39	2015-07-01		Signed
225C.17	Amend	SF463, §40	2015-07-01		Signed
225C.19 (3)(a,b,c)	Amend	SF463, §41	2015-07-01		Signed
225C.19A	Amend	HF449, §1	2015-07-01		Signed
225C.20	Amend	SF463, §42	2015-07-01		Signed
225C.47 (3)(u1)	Amend	HF535, §33	2015-07-01		Signed
225C.54 (1)	Amend	SF463, §43	2015-07-01		Signed
225D.1 (3)	Amend	SF505, §69, 162, 163	2015-07-02	2015-07-01	Signed
225D.2 (2)(l)	Add	SF505, §70, 162, 163	2015-07-02	2015-07-01	Signed
225D.2 (5)(a)	Amend	SF505, §71, 162, 163	2015-07-02	2015-07-01	Signed
226.1 (4)	Add	SF463, §44	2015-07-01		Signed
226.9C (2)(a,c)	Amend	SF463, §45	2015-07-01		Signed
226.32	Amend	SF463, §46	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
226.34 (2)	Amend	SF463, §47	2015-07-01		Signed
226.47	Amendment Directive	HF536, §204	2015-07-01		Signed
226.47	Repeal	SF463, §79	2015-07-01		Signed
227.1	Amend	SF463, §48	2015-07-01		Signed
227.2 (1)(u1)	Amend	SF463, §49	2015-07-01		Signed
227.2 (1)(f)	Amend	SF463, §50	2015-07-01		Signed
227.2 (2)	Amend	SF463, §51	2015-07-01		Signed
227.4	Amend	SF463, §52	2015-07-01		Signed
227.10	Amend	SF463, §53	2015-07-01		Signed
227.10	Amend	SF510, §27, 161, 162	2015-07-02	2015-07-01	Signed
227.11	Amend	SF463, §54	2015-07-01		Signed
227.12	Amend	SF463, §55	2015-07-01		Signed
227.14	Amend	SF463, §56	2015-07-01		Signed
227.14	Amend	SF510, §28, 161, 162	2015-07-02	2015-07-01	Signed
228.1 (6)(b)	Amend	SF203, §16	2015-07-01		Signed
229.1 (1A,14A)	Add	HF468, §1	2015-07-01		Signed
229.1 (3)	Strike	SF463, §57	2015-07-01		Signed
229.1 (8A,14A)	Add	SF463, §58	2015-07-01		Signed
229.1 (13)	Amend	SF203, §17	2015-07-01		Signed
229.1B	Amend	SF463, §59	2015-07-01		Signed
229.1B	Amend	SF510, §29, 161, 162	2015-07-02	2015-07-01	Signed
229.2 (1)(b)(3)	Amend	SF463, §60	2015-07-01		Signed
229.2 (1)(b)(3)	Amend	SF510, §30, 161, 162	2015-07-02	2015-07-01	Signed
229.8 (1)	Amend	SF463, §61	2015-07-01		Signed
229.8 (1)	Amend	SF510, §31, 161, 162	2015-07-02	2015-07-01	Signed
229.9A	Amend	HF468, §2	2015-07-01		Signed
229.10 (1)(a)	Amend	SF463, §62	2015-07-01		Signed
229.10 (1)(a)	Amend	SF510, §32, 161, 162	2015-07-02	2015-07-01	Signed
229.11 (1)(u1)	Amend	SF463, §63	2015-07-01		Signed
229.11 (1)(u1)	Amend	SF510, §33, 161, 162	2015-07-02	2015-07-01	Signed
229.12 (2)	Amend	HF468, §3	2015-07-01		Signed
229.13 (1)(a)	Amend	SF463, §64	2015-07-01		Signed
229.13 (1)(a)	Amend	SF510, §34, 161, 162	2015-07-02	2015-07-01	Signed
229.13 (1)(c)	Add	SF401, §2	2015-07-01		Signed
229.14 (2)(a)	Amend	SF463, §65	2015-07-01		Signed
229.14 (2)(a)	Amend	SF510, §35, 161, 162	2015-07-02	2015-07-01	Signed
229.14 (2)(e)	Add	SF401, §3	2015-07-01		Signed
229.14A (7)	Amend	SF510, §36, 161, 162	2015-07-02	2015-07-01	Signed
229.14A (7,9)	Amend	SF463, §66	2015-07-01		Signed
229.19	Amend	HF468, §4	2015-07-01		Signed
229.22 (2)(a)(4)	Amend	SF201, §1	2015-07-01		Signed
229.24 (3)(u1)	Amend	SF463, §67	2015-07-01		Signed
229.26	Amend	HF536, §72	2015-07-01		Signed
229.42 (1)	Amend	SF463, §68	2015-07-01		Signed
229.42 (1)	Amend	SF510, §37, 161, 162	2015-07-02	2015-07-01	Signed
229A.5B (2)	Amend	SF150, §1	2015-07-01		Signed
230.1 (3)	Amend	SF463, §69	2015-07-01		Signed
230.1 (3)	Amend	SF510, §38, 161, 162	2015-07-02	2015-07-01	Signed
230.3	Amend	SF463, §70	2015-07-01		Signed
230.11	Amend	HF536, §73	2015-07-01		Signed
230.20 (2)(b)	Amend	SF463, §71	2015-07-01		Signed
230.20 (2)(b)	Amend	SF510, §39, 161, 162	2015-07-02	2015-07-01	Signed
231.44	New	SF505, §65, 162, 163	2015-07-02	2015-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
231B.9	Amend	HF579, §7	2015-07-01		Signed
231B.9A	Amend	HF579, §8	2015-07-01		Signed
231B.10 (1)(f,i)	Amend	HF579, §9	2015-07-01		Signed
231B.21 (2)(a)	Amend	SF203, §18	2015-07-01		Signed
231C.9	Amend	HF579, §10	2015-07-01		Signed
231C.9A	Amend	HF579, §11	2015-07-01		Signed
231C.10 (1)(i)	Amend	HF579, §12	2015-07-01		Signed
231C.16A (2)(a)	Amend	SF203, §19	2015-07-01		Signed
231D.5 (1)(g,k)	Amend	HF579, §13	2015-07-01		Signed
231D.10	Amend	HF579, §14	2015-07-01		Signed
231D.10A	Amend	HF579, §15	2015-07-01		Signed
231D.13A (2)(a)	Amend	SF203, §20	2015-07-01		Signed
231D.16 (1)	Amend	HF536, §74	2015-07-01		Signed
231E.4 (3)(a)	Amend	SF505, §72, 162, 163	2015-07-02	2015-07-01	Signed
231E.13	Amend	HF536, §75	2015-07-01		Signed
232.2 (4)(f)(3)	Amend	SF463, §72	2015-07-01		Signed
232.8 (4A)	Add	SF412, §1	2015-07-01		Signed
232.46 (1)(a)(3)	Amend	HF536, §76	2015-07-01		Signed
232.46 (1)(a)(3A)	Add	HF536, §77	2015-07-01		Signed
232.97 (1,3)	Amend	SF412, §2	2015-07-01		Signed
232.103A	New	SF451, §1	2015-07-01		Signed
232.119 (3)	Amend	HF535, §34	2015-07-01		Signed
232.125 (4)	Amend	HF536, §78	2015-07-01		Signed
232.147 (1,2,3,8)	Amend	SF292, §1	2015-07-01		Signed
232.149 (2A)	Add	SF292, §2	2015-07-01		Signed
232.178 (3,4)	Amend	HF536, §79	2015-07-01		Signed
234.6 (3)	Amendment Directive	HF535, §114	2015-07-01		Signed
235.7 (2)	Amend	SF463, §73	2015-07-01		Signed
235A.15 (2)(c)(9)	Amend	SF463, §74	2015-07-01		Signed
235A.15 (2)(c)(14)	Amend	SF203, §21	2015-07-01		Signed
235A.17 (3)	Amend	HF535, §35	2015-07-01		Signed
235B.4	Amend	HF536, §80	2015-07-01		Signed
235B.6 (2)(c)(6)	Amend	SF463, §75	2015-07-01		Signed
235B.6 (2)(e)(12)	Amend	SF203, §22	2015-07-01		Signed
235B.19 (7)	Amend	HF535, §36	2015-07-01		Signed
235E.2 (6)(d)	Amend	HF579, §16	2015-07-01		Signed
235F.1 (12)	Amend	HF536, §81	2015-07-01		Signed
235F.5 (6)(u1)	Amend	HF536, §82	2015-07-01		Signed
235F.6 (3)	Amend	HF536, §83	2015-07-01		Signed
235F.6 (4)(u1)	Amend	HF535, §37	2015-07-01		Signed
235F.8 (2)	Amend	HF536, §84	2015-07-01		Signed
237.14	Amend	HF535, §38	2015-07-01		Signed
237.21 (1)	Amend	HF372, §1	2015-07-01		Signed
237.21 (2A,2B)	Add	HF372, §2	2015-07-01		Signed
237.21 (3)	Amend	HF372, §3	2015-07-01		Signed
237A.1 (3)(b)	Strike	HF347, §1, 5	2016-01-01		Signed
237A.13 (7)(c)	Amend	SF505, §92, 162, 163	2015-07-02	2015-07-01	IV Full
237A.30 (1)	Amend	HF536, §85, 205, 208	2015-04-08	2010-07-01	Signed
249A.3 (11)(b)	Amend	HF536, §224	2015-07-01		Signed
249A.15	Amend	SF505, §107, 162, 163	2015-07-02	2015-07-01	Signed
249L.3 (1)(d)	Amend	SF505, §114, 162, 163	2015-07-02	2015-07-01	IV Full
252.2	Repeal	SF223, §3	2015-07-01		Signed
252.3	Repeal	SF223, §3	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
252.4	Repeal	SF223, §3	2015-07-01		Signed
252.5	Repeal	SF223, §3	2015-07-01		Signed
252.6	Repeal	SF223, §3	2015-07-01		Signed
252.7	Repeal	SF223, §3	2015-07-01		Signed
252.8	Repeal	SF223, §3	2015-07-01		Signed
252.9	Repeal	SF223, §3	2015-07-01		Signed
252.13	Amend	SF223, §1	2015-07-01		Signed
252.15	Repeal	SF223, §3	2015-07-01		Signed
252A.2 (10)	Strike	SF500, §77	2015-07-01		Signed
252A.3 (9)	Amend	SF500, §78	2015-07-01		Signed
252A.3 (10)(d)	Amend	SF500, §79	2015-07-01		Signed
252A.6A (2)(b)	Amend	SF500, §80	2015-07-01		Signed
252A.17	Repeal	SF500, §118	2015-07-01		Signed
252A.18	Amend	SF500, §81	2015-07-01		Signed
252B.1 (6)	Amend	SF500, §82	2015-07-01		Signed
252B.3 (4)(b)	Amend	SF500, §83	2015-07-01		Signed
252B.4 (5)(b)	Amend	SF500, §84	2015-07-01		Signed
252B.9 (3)(i)(4,7)	Amend	SF500, §85	2015-07-01		Signed
252B.9 (3)(i)(07)	Add	HF585, §11, 17	2016-01-01		Signed
252B.9 (3)(i)(7)	Amend	HF585, §12, 17	2016-01-01		Signed
252B.14	Amend	SF500, §86	2015-07-01		Signed
252B.15	Amend	SF500, §87	2015-07-01		Signed
252B.16 (4)	Add	SF500, §88	2015-07-01		Signed
252B.20	Amend	SF500, §119, 123	2016-01-01		Signed
252B.20A	New	SF500, §120, 123	2016-01-01		Signed
252B.26 (u1)	Amend	SF500, §121, 123	2016-01-01		Signed
252C.1 (3)	Amend	SF500, §89	2015-07-01		Signed
252C.4 (1)(c)	Amend	SF500, §90	2015-07-01		Signed
252C.4 (7)(b)	Amend	SF500, §91	2015-07-01		Signed
252D.1	Amend	SF500, §92	2015-07-01		Signed
252D.16 (3)	Amend	SF500, §93	2015-07-01		Signed
252D.16A	Amend	SF500, §94	2015-07-01		Signed
252D.17 (1)(e,f,h)	Amend	SF500, §95	2015-07-01		Signed
252D.18 (3)	Amend	SF500, §96	2015-07-01		Signed
252D.20	Amend	SF500, §97	2015-07-01		Signed
252D.24	Amend	SF500, §98	2015-07-01		Signed
252D.31 (3)	Amend	SF500, §99	2015-07-01		Signed
252E.1 (3,13)	Amend	SF500, §100	2015-07-01		Signed
252E.2 (4)	Amend	SF500, §101	2015-07-01		Signed
252F.3 (3)(a)(3)	Amend	SF500, §102	2015-07-01		Signed
252F.3 (6)(a)	Amend	SF500, §124	2015-07-01		Signed
252F.3 (6)(f)	Amend	SF500, §103	2015-07-01		Signed
252H.2 (2)(g,l,m)	Amend	SF500, §104	2015-07-01		Signed
252H.8 (5)(h)	Amend	SF500, §105	2015-07-01		Signed
252H.14 (2)	Amend	SF500, §106	2015-07-01		Signed
252I.2 (2)	Amend	SF500, §107	2015-07-01		Signed
252J.1 (9)	Amend	SF500, §108	2015-07-01		Signed
252J.6 (2)(d)(1)(b)	Amend	SF500, §109	2015-07-01		Signed
252J.9 (1)(b)	Amend	SF500, §110	2015-07-01		Signed
252K.100	New	SF500, §1	2015-07-01		Signed
252K.101	Amend	SF500, §2	2015-07-01		Signed
252K.102	Amend	SF500, §3	2015-07-01		Signed
252K.103	Amend	SF500, §4	2015-07-01		Signed

2015 SECTIONS AMENDED, ADDED, OR REPEALED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
252K.104	New	SF500, §5	2015-07-01		Signed
252K.201	Amend	SF500, §6	2015-07-01		Signed
252K.202	Amend	SF500, §7	2015-07-01		Signed
252K.203	Amend	SF500, §8	2015-07-01		Signed
252K.204	Amend	SF500, §9	2015-07-01		Signed
252K.205	Amend	SF500, §10	2015-07-01		Signed
252K.206	Amend	SF500, §11	2015-07-01		Signed
252K.207	Amend	SF500, §12	2015-07-01		Signed
252K.208	Amend	SF500, §13	2015-07-01		Signed
252K.209	Amend	SF500, §14	2015-07-01		Signed
252K.210	New	SF500, §15	2015-07-01		Signed
252K.211	New	SF500, §16	2015-07-01		Signed
252K.301	Amend	SF500, §17	2015-07-01		Signed
252K.302	Amend	SF500, §18	2015-07-01		Signed
252K.303	Amend	SF500, §19	2015-07-01		Signed
252K.304	Amend	SF500, §20	2015-07-01		Signed
252K.305	Amend	SF500, §21	2015-07-01		Signed
252K.306	Amend	SF500, §22	2015-07-01		Signed
252K.307	Amend	SF500, §23	2015-07-01		Signed
252K.308	Amend	SF500, §24	2015-07-01		Signed
252K.310	Amend	SF500, §25	2015-07-01		Signed
252K.311	Amend	SF500, §26	2015-07-01		Signed
252K.312	Amend	SF500, §27	2015-07-01		Signed
252K.313	Amend	SF500, §28	2015-07-01		Signed
252K.314	Amend	SF500, §29	2015-07-01		Signed
252K.316	Amend	SF500, §30	2015-07-01		Signed
252K.317	Amend	SF500, §31	2015-07-01		Signed
252K.318	Amend	SF500, §32	2015-07-01		Signed
252K.319	Amend	SF500, §33	2015-07-01		Signed
252K.401	Amend	SF500, §34	2015-07-01		Signed
252K.402	New	SF500, §35	2015-07-01		Signed
252K.501	Amend	SF500, §36	2015-07-01		Signed
252K.502 (3)(b)	Amend	SF500, §37	2015-07-01		Signed
252K.503	Amend	SF500, §38	2015-07-01		Signed
252K.504	Amend	SF500, §39	2015-07-01		Signed
252K.505	Amend	SF500, §40	2015-07-01		Signed
252K.506	Amend	SF500, §41	2015-07-01		Signed
252K.507 (1)	Amend	SF500, §42	2015-07-01		Signed
252K.601	Amend	SF500, §43	2015-07-01		Signed
252K.602	Amend	SF500, §44	2015-07-01		Signed
252K.603	Amend	SF500, §45	2015-07-01		Signed
252K.604	Amend	SF500, §46	2015-07-01		Signed
252K.605	Amend	SF500, §47	2015-07-01		Signed
252K.606	Amend	SF500, §48	2015-07-01		Signed
252K.607	Amend	SF500, §49	2015-07-01		Signed
252K.608	Amend	SF500, §50	2015-07-01		Signed
252K.609	Amend	SF500, §51	2015-07-01		Signed
252K.610	Amend	SF500, §52	2015-07-01		Signed
252K.611	Amend	SF500, §53	2015-07-01		Signed
252K.612	Amend	SF500, §54	2015-07-01		Signed
252K.615	New	SF500, §55	2015-07-01		Signed
252K.616	New	SF500, §56	2015-07-01		Signed
252K.701	Strike and Replace	SF500, §57	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
252K.702	New	SF500, §58	2015-07-01		Signed
252K.703	New	SF500, §59	2015-07-01		Signed
252K.704	New	SF500, §60	2015-07-01		Signed
252K.705	New	SF500, §61	2015-07-01		Signed
252K.706	New	SF500, §62	2015-07-01		Signed
252K.707	New	SF500, §63	2015-07-01		Signed
252K.708	New	SF500, §64	2015-07-01		Signed
252K.709	New	SF500, §65	2015-07-01		Signed
252K.710	New	SF500, §66	2015-07-01		Signed
252K.711	New	SF500, §67	2015-07-01		Signed
252K.712	New	SF500, §68	2015-07-01		Signed
252K.713	New	SF500, §69	2015-07-01		Signed
252K.801 (2)(b)	Amend	SF500, §70	2015-07-01		Signed
252K.802 (1,2)	Amend	SF500, §71	2015-07-01		Signed
252K.901	Amend	SF500, §72	2015-07-01		Signed
252K.902	Repeal	SF500, §75	2015-07-01		Signed
252K.903	Amend	SF500, §73	2015-07-01		Signed
252K.904	Amend	SF500, §74	2015-07-01		Signed
256.2 (5)	Add	HF536, §86	2015-07-01		Signed
256.7 (7)(d)	Strike	HF536, §87	2015-07-01		Signed
256.7 (32)(c)	Amend	SF510, §99, 100, 101	2015-07-02	2015-06-30	Signed
256.9 (66)	Add	SF510, §15, 161, 162	2015-07-02	2015-07-01	Signed
256A.3 (5)(c)	Add	HF658, §10, 58, 59	2015-07-02	2015-07-01	Signed
256B.2 (1)(a)	Amend	HF536, §88	2015-07-01		Signed
256C.3 (3)(h)	Amend	HF658, §30, 58, 59	2015-07-02	2015-07-01	Signed
256C.4 (1)(g,h)	Amend	HF658, §31, 58, 59	2015-07-02	2015-07-01	Signed
256F.2 (2)	Strike	HF536, §89	2015-07-01		Signed
256I.4 (5)	Amend	HF658, §11, 58, 59	2015-07-02	2015-07-01	Signed
256I.4 (19)	Add	HF658, §12, 58, 59	2015-07-02	2015-07-01	Signed
256I.8 (1)(d)	Amend	HF658, §13, 58, 59	2015-07-02	2015-07-01	Signed
256I.11 (2)	Amend	HF658, §14, 58, 59	2015-07-02	2015-07-01	Signed
257.8 (1)	Amend	SF171, §1, 3, 4	2015-07-02	2015-07-01	Signed
257.8 (2)	Amend	SF172, §1, 3, 4	2015-07-02	2015-07-01	Signed
257.10 (5)	Amend	HF658, §36, 58, 59	2015-07-02	2015-07-01	Signed
257.11 (4)(a)	Amend	HF658, §37, 58, 59	2015-07-02	2015-07-01	Signed
257.11 (4)(d,e)	Add	HF658, §38, 58, 59	2015-07-02	2015-07-01	Signed
257.16B (2)(b)(u1)	Amend	SF173, §1, 4	2015-03-05		Signed
257.16B (2)(b)(u1)	Amend	SF176, §1, 4	2015-06-26		Signed
257.16B (2)(b)(3)	Amend	SF173, §2, 4	2015-03-05		Signed
257.16B (2)(b)(3)	Amend	SF176, §2, 4	2015-06-26		Signed
257.16B (2)(c)	Add	SF173, §3, 4	2015-03-05		Signed
257.16B (2)(c,d)	Add	SF176, §3, 4	2015-06-26		Signed
257.17	Amend	SF227, §1, 5	2015-04-10		Signed
257.35 (9A)	Add	SF510, §7, 161, 162	2015-07-02	2015-07-01	Signed
257.38	Amend	HF658, §39, 58, 59	2015-07-02	2015-07-01	Signed
257.40	Amend	HF658, §40, 58, 59	2015-07-02	2015-07-01	Signed
257.41 (1,2)	Amend	HF658, §41, 58, 59	2015-07-02	2015-07-01	Signed
257.41 (4)	Add	HF658, §42, 58, 59	2015-07-02	2015-07-01	Signed
257.42 (u3)	Amend	HF658, §43, 58, 59	2015-07-02	2015-07-01	Signed
260C.14 (24)(b)	Amend	HF205, §1	2015-07-01		Signed
260C.15 (1)	Amend	SF486, §1, 6, 7	2015-05-22	2015-05-22	Signed
260C.22 (1)(a,b)	Amend	SF486, §2, 6, 7	2015-05-22	2015-05-22	Signed
260C.22 (2,3)	Strike and Replace	SF486, §3, 6, 7	2015-05-22	2015-05-22	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
260C.22 (4)	Strike	SF486, §4, 6, 7	2015-05-22	2015-05-22	Signed
260C.28 (3)	Amend	SF486, §5, 6, 7	2015-05-22	2015-05-22	Signed
260C.48 (1)(a)(2)	Amend	HF421, §1	2015-07-01		Signed
260C.48 (4)	Amend	HF535, §39	2015-07-01		Signed
260C.58 (2)	Amend	HF536, §90	2015-07-01		Signed
260I.3 (2)(a)	Amend	HF658, §44, 58, 59	2015-07-02	2015-07-01	Signed
260I.4 (7,8)	Add	HF658, §45, 58, 59	2015-07-02	2015-07-01	Signed
261.9 (1)(i)(2)	Amend	HF205, §2	2015-07-01		Signed
261.12 (1)(b)	Amend	HF658, §46, 58, 59	2015-07-02	2015-07-01	Signed
261.86 (3)	Amend	SF130, §1	2015-07-01		Signed
261.87 (3)	Strike and Replace	HF658, §47, 58, 59	2015-07-02	2015-07-01	Signed
261.92	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.93	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.93A	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.94	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.95	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.96	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.97	Repeal	HF658, §18, 58, 59	2015-07-02	2015-07-01	Signed
261.110 (3)(c)	Add	SF510, §16, 161, 162	2015-07-02	2015-07-01	Signed
261.128	New	HF536, §216, 218, 219	2015-04-08	2014-06-30	Signed
261.129	New	HF536, §217, 218, 219	2015-04-08	2014-06-30	Signed
261B.4 (17)	Amend	HF658, §48, 53, 54	2015-07-02	2015-06-30	Signed
261B.11 (2)(a)	Amend	HF658, §49, 53, 54	2015-07-02	2015-06-30	Signed
261B.11B	Amend	HF535, §40	2015-07-01		Signed
261G.4 (1,2)	Amend	SF501, §1, 3	2015-05-22		Signed
262.9 (38)(b)	Amend	HF205, §3	2015-07-01		Signed
262.44 (1)	Amend	HF536, §91	2015-07-01		Signed
262.49	Amend	HF536, §92	2015-07-01		Signed
262.57 (2)	Amend	HF536, §93	2015-07-01		Signed
262A.2 (7)	Amend	HF536, §94	2015-07-01		Signed
263.6	Amend	HF535, §41	2015-07-01		Signed
263.8	Amend	HF536, §95	2015-07-01		Signed
272.2 (7)	Amend	HF123, §1	2015-07-01		Signed
272.2 (17)	Amend	SF131, §1	2015-07-01		Signed
272C.1 (6)(v)	Amend	SF274, §17	2015-07-01		Signed
272C.1 (6)(z)	Amend	HF203, §16	2015-07-01		Signed
272C.2A	Amend	SF434, §2	2015-07-01		Signed
275.12 (4A)	Add	HF599, §1, 8	2015-07-01	2015-07-01	Signed
275.28	Amend	HF599, §2, 8	2015-07-01	2015-07-01	Signed
275.29	Amend	HF599, §3, 8	2015-07-01	2015-07-01	Signed
275.30	Amend	HF599, §4, 8	2015-07-01	2015-07-01	Signed
275.53 (1)	Amend	HF599, §5, 8	2015-07-01	2015-07-01	Signed
275.54 (4)	Amend	HF599, §6, 8	2015-07-01	2015-07-01	Signed
275.55 (5)	Add	HF599, §7, 8	2015-07-01	2015-07-01	Signed
277.30	Amend	HF658, §55, 58, 59	2015-07-02	2015-07-01	Signed
279.6	Amend	HF658, §56, 58, 59	2015-07-02	2015-07-01	Signed
279.7 (1)	Amend	HF658, §57, 58, 59	2015-07-02	2015-07-01	Signed
279.10 (1)	Amend	SF510, §40, 52, 161	2015-07-02	2015-04-10	Signed
279.10 (1,2)	Amend	SF227, §2, 5	2015-04-10		Signed
279.10 (3,4)	Strike	SF227, §3, 5	2015-04-10		Signed
279.49 (1)	Strike	HF347, §2, 5	2016-01-01		Signed
279.49 (2,3)	Amend	HF347, §3, 5	2016-01-01		Signed
280.3A	Amend	HF347, §4, 5	2016-01-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
280.16	Amend	SF462, §2	2015-07-01		Signed
280.16 (1)(b)	Amendment Directive	HF535, §114	2015-07-01		Signed
280.16A	New	SF462, §3	2015-07-01		Signed
280.17 (2)(a)	Amend	HF535, §42	2015-07-01		Signed
282.27	Amend	HF445, §1	2015-07-01		Signed
284.13 (1)(a,b,c,d,f)	Amend	HF658, §15, 58, 59	2015-07-02	2015-07-01	Signed
284.13 (1)(e)(1)(a,b)	Amend	HF658, §16, 58, 59	2015-07-02	2015-07-01	Signed
284.13 (1)(e)(3)	Amend	HF658, §17, 58, 59	2015-07-02	2015-07-01	Signed
284.15 (2)(a)(1)	Amend	HF535, §43	2015-07-01		Signed
284.15 (2)(b)(1)	Amend	HF535, §44	2015-07-01		Signed
298.2 (1)	Amend	SF485, §1, 2	2015-06-26		Signed
298.3 (1)(i)	Amend	HF646, §1, 2	2015-07-01	2015-07-01	Signed
298.4 (1)(f)	Add	HF515, §1, 2	2015-07-01	2016-07-01	Signed
299.5A	Amendment Directive	HF535, §114	2015-07-01		Signed
303.4 (1)(b)	Amend	HF536, §96	2015-07-01		Signed
307.3	Repeal	HF635, §15	2015-07-01		Signed
307.4	Repeal	HF635, §15	2015-07-01		Signed
307.5	Repeal	HF635, §15	2015-07-01		Signed
307.6	Repeal	HF635, §15	2015-07-01		Signed
307.7	Repeal	HF635, §15	2015-07-01		Signed
307.8	Amend	HF635, §3	2015-07-01		Signed
307.9	Repeal	HF635, §15	2015-07-01		Signed
307.10	Repeal	HF635, §15	2015-07-01		Signed
307.12 (1)(g,p)	Amend	HF635, §4	2015-07-01		Signed
307.12 (1)(q)	Add	HF635, §5	2015-07-01		Signed
307.12 (2)	Amend	HF635, §6	2015-07-01		Signed
307.21 (1)(u1)	Amend	HF635, §7	2015-07-01		Signed
307.21 (7)	Amend	HF635, §8	2015-07-01		Signed
307.22	Amend	HF635, §9	2015-07-01		Signed
307.24	Amend	HF635, §10	2015-07-01		Signed
307.25	Repeal	HF635, §15	2015-07-01		Signed
307.26	Amend	HF635, §11	2015-07-01		Signed
307.27	Amend	HF635, §12	2015-07-01		Signed
307.35	Repeal	HF635, §15	2015-07-01		Signed
307.43	Repeal	HF635, §15	2015-07-01		Signed
307.45	Amend	HF635, §13	2015-07-01		Signed
307.47 (1,3)	Amend	HF635, §14	2015-07-01		Signed
307A.1A	New	HF635, §16	2015-07-01		Signed
307A.2 (1,2)	Strike and Replace	HF635, §17	2015-07-01		Signed
307A.2 (3,4,5,6,7,8,9,10,11)	Strike	HF635, §18	2015-07-01		Signed
307A.2 (12)	Amend	HF635, §19	2015-07-01		Signed
307A.2 (15)	Add	HF635, §20	2015-07-01		Signed
307A.3	New	HF635, §21	2015-07-01		Signed
307A.4	New	HF635, §22	2015-07-01		Signed
307A.5	New	HF635, §23	2015-07-01		Signed
307A.6	New	HF635, §24	2015-07-01		Signed
307A.7	New	HF635, §25	2015-07-01		Signed
307A.8	New	HF635, §26	2015-07-01		Signed
310.27	Amend	HF535, §45	2015-07-01		Signed
312.2 (2)(u1)	Amend	HF635, §28	2015-07-01		Signed
312.2A	New	SF257, §1, 14	2015-02-25		Signed
312.4 (5)	Amend	HF635, §29	2015-07-01		Signed
313.4 (2)	Amend	HF635, §30	2015-07-01		Signed

2015 SECTIONS AMENDED, ADDED, OR REPEALED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
315.4A	New	SF257, §2, 14	2015-02-25		Signed
321.1 (01A)	Add	HF287, §1, 4	2015-04-24		Signed
321.1 (11,20A)	Amend	HF635, §44	2015-07-01		Signed
321.1 (20)	Amendment Directive	HF535, §114	2015-07-01		Signed
321.1 (36C)(b,c)	Amend	HF635, §31	2015-07-01		Signed
321.1A (1A)	Add	HF635, §45	2015-07-01		Signed
321.12 (2)	Amend	HF635, §46	2015-07-01		Signed
321.19	Amend	HF536, §97	2015-07-01		Signed
321.19 (1)(u2)	Amend	HF635, §32	2015-07-01		Signed
321.34 (20C)(a,c)	Amend	HF536, §98	2015-07-01		Signed
321.34 (27)(a)	Amend	HF536, §99, 205, 209	2015-04-08	2014-07-01	Signed
321.40 (9)	Amend	SF510, §89, 161, 162	2015-07-02	2015-07-01	Signed
321.45 (2)(a)(5)	Add	HF563, §1, 14	2016-01-01		Signed
321.46 (1)	Amend	HF563, §2, 14	2016-01-01		Signed
321.52 (2)	Amend	HF563, §3, 14	2016-01-01		Signed
321.52 (3)(a)	Amend	HF563, §4, 14	2016-01-01		Signed
321.56 (3)	Amend	HF635, §47	2015-07-01		Signed
321.59	Amend	HF536, §100	2015-07-01		Signed
321.67	Amend	HF563, §5, 14	2016-01-01		Signed
321.71A	Strike and Replace	HF287, §2, 4	2015-04-24		Signed
321.104 (4)	Amend	HF563, §6, 14	2016-01-01		Signed
321.154	Amend	HF536, §101	2015-07-01		Signed
321.174 (2,3)	Amend	HF635, §48	2015-07-01		Signed
321.177 (8)	Amend	HF635, §49	2015-07-01		Signed
321.180 (2)	Strike and Replace	HF635, §50	2015-07-01		Signed
321.180 (4)	Amend	HF635, §51	2015-07-01		Signed
321.182 (3)	Amend	HF635, §52	2015-07-01		Signed
321.186 (4)	Amend	SF203, §23	2015-07-01		Signed
321.188 (1,6)	Amend	HF635, §53	2015-07-01		Signed
321.189 (2)(b)	Amend	HF635, §54	2015-07-01		Signed
321.189 (6)	Amend	HF635, §33	2015-07-01		Signed
321.191 (1,4,7,9)	Amend	HF635, §55	2015-07-01		Signed
321.191 (7)	Amend	HF536, §102	2015-07-01		Signed
321.196 (1,4)	Amend	HF635, §56	2015-07-01		Signed
321.198 (2)	Amend	HF536, §103	2015-07-01		Signed
321.201 (2)	Amend	HF635, §57	2015-07-01		Signed
321.204 (2)	Amend	HF635, §58	2015-07-01		Signed
321.206	Amend	HF635, §59	2015-07-01		Signed
321.207	Amend	HF635, §60	2015-07-01		Signed
321.208 (1)(b)	Amend	HF635, §61	2015-07-01		Signed
321.208 (2)(u1)	Amend	HF635, §62	2015-07-01		Signed
321.208 (3,5,6)	Amend	HF635, §63	2015-07-01		Signed
321.208 (9)(b)	Amend	HF635, §64	2015-07-01		Signed
321.208 (12)(b)	Amend	HF635, §65	2015-07-01		Signed
321.208 (13)	Amend	HF635, §66	2015-07-01		Signed
321.208A (1)	Amend	HF635, §67	2015-07-01		Signed
321.210A (2)	Amend	SF510, §90, 161, 162	2015-07-02	2015-07-01	Signed
321.210B (1,3,8,9,11,14)	Amend	SF510, §91, 161, 162	2015-07-02	2015-07-01	Signed
321.215 (4)	Amend	HF635, §68	2015-07-01		Signed
321.215 (5)	Add	HF635, §34	2015-07-01		Signed
321.218 (4)	Amend	HF635, §69	2015-07-01		Signed
321.323A (2)(u1)	Amend	SF75, §1	2015-07-01		Signed
321.375 (1)(d)	Amendment Directive	HF535, §114	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
321.376 (1)	Amendment Directive	HF535, §114	2015-07-01		Signed
321.388	Amend	SF155, §1	2015-07-01		Signed
321.393 (5)	Add	SF75, §2	2015-07-01		Signed
321.423 (3)(a)(4)	Add	SF75, §3	2015-07-01		Signed
321.423 (7)(a)(4)	Add	SF75, §4	2015-07-01		Signed
321.453	Amend	HF536, §104	2015-07-01		Signed
321A.39 (1)	Amend	HF536, §105	2015-07-01		Signed
321E.11 (3)	Amend	HF536, §106	2015-07-01		Signed
321E.14 (1)	Amend	SF257, §3, 15	2016-01-01		Signed
321E.29 (2)(u1)	Amend	HF635, §35	2015-07-01		Signed
321G.4 (4)	Amend	HF536, §107	2015-07-01		Signed
321G.9 (1)	Strike and Replace	SF218, §1	2015-07-01		Signed
321H.1	Amendment Directive	HF535, §114	2015-07-01		Signed
321H.2 (3A)	Add	HF563, §7, 14	2016-01-01		Signed
321H.4 (2)(a)	Amend	HF563, §8, 14	2016-01-01		Signed
321H.4A	New	HF563, §9, 14	2016-01-01		Signed
321H.5	Amend	HF563, §10, 14	2016-01-01		Signed
321H.6 (u1)	Amend	HF563, §11, 14	2016-01-01		Signed
321H.6 (7)	Add	HF563, §12, 14	2016-01-01		Signed
321H.8 (1)	Amend	HF563, §13, 14	2016-01-01		Signed
321J.1 (7)	Amend	HF635, §70	2015-07-01		Signed
321J.8 (1)(c)(2)	Amend	HF635, §71	2015-07-01		Signed
321J.13 (6)(c)	Amend	HF635, §72	2015-07-01		Signed
321J.20 (5)	Amend	HF635, §73	2015-07-01		Signed
321J.20 (9)	Add	HF635, §36	2015-07-01		Signed
321L.2 (3)(b)(1)	Amend	HF635, §37	2015-07-01		Signed
321L.2A (1)(e)	Amendment Directive	HF535, §114	2015-07-01		Signed
321M.1 (1,5)	Amend	HF635, §74	2015-07-01		Signed
322.5 (2)(a)(2)	Amend	HF635, §38	2015-07-01		Signed
322C.2 (10)	Amend	HF635, §39	2015-07-01		Signed
326.14 (3)	Amend	HF635, §40, 42	2016-01-01		Signed
326.16 (2,3)	Amend	HF635, §41, 42	2016-01-01		Signed
327F.14	Repeal	HF635, §43	2015-07-01		Signed
327F.18	Repeal	HF635, §43	2015-07-01		Signed
327F.19	Repeal	HF635, §43	2015-07-01		Signed
327F.20	Repeal	HF635, §43	2015-07-01		Signed
327F.26	Repeal	HF635, §43	2015-07-01		Signed
327F.34	Repeal	HF635, §43	2015-07-01		Signed
327F.35	Repeal	HF635, §43	2015-07-01		Signed
327G.13	Repeal	HF635, §43	2015-07-01		Signed
327G.14	Repeal	HF635, §43	2015-07-01		Signed
327G.22	Repeal	HF635, §43	2015-07-01		Signed
327G.23	Repeal	HF635, §43	2015-07-01		Signed
327G.28	Repeal	HF635, §43	2015-07-01		Signed
327H.25	Repeal	HF635, §43	2015-07-01		Signed
328.1 (1)(u)	Amend	HF535, §46	2015-07-01		Signed
328.38	Repeal	HF635, §2	2015-07-01		Signed
331.304 (2)	Strike	SF482, §53	2015-07-01		Signed
331.401 (4)	Add	SF167, §1	2015-07-01		Signed
331.424A (8)(u1)	Amend	SF505, §94, 162, 163	2015-07-02	2015-07-01	Signed
331.434 (5)	Amend	SF167, §2	2015-07-01		Signed
331.443A	New	SF257, §4, 14	2015-02-25		Signed
331.508 (5)	Amend	HF536, §108	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
331.910	New	SF440, §1	2015-07-01		Signed
357H.1 (1)	Amend	HF615, §1	2015-07-01		Signed
357H.1 (2)(b)	Amend	HF615, §2	2015-07-01		Signed
357H.1 (2)(c,d)	Add	HF615, §3	2015-07-01		Signed
357H.2 (1)(a)	Amend	HF615, §4	2015-07-01		Signed
357H.2 (1A)	Add	HF615, §5	2015-07-01		Signed
357H.3	Amend	HF615, §6	2015-07-01		Signed
357H.4	Amend	HF615, §7	2015-07-01		Signed
357H.8 (2)	Amend	HF615, §8	2015-07-01		Signed
357H.9 (1)	Amend	HF615, §9	2015-07-01		Signed
357H.9 (2)(a)	Amend	HF615, §10	2015-07-01		Signed
357H.9A	New	HF615, §11	2015-07-01		Signed
357H.10	Amend	HF615, §12	2015-07-01		Signed
357H.11	New	HF615, §13	2015-07-01		Signed
358.21	Amend	HF536, §109	2015-07-01		Signed
358.22	Amend	HF535, §47	2015-07-01		Signed
359A.6	Amend	HF536, §110	2015-07-01		Signed
364.2 (4)(f)(3)	Amend	HF660, §1	2015-07-01		Signed
364.24	Amend	HF536, §111	2015-07-01		Signed
384.84 (3)(e,f)	Add	HF507, §1	2015-07-01		Signed
384.84 (6)	Amend	HF507, §2	2015-07-01		Signed
388.11	Amend	HF536, §112	2015-07-01		Signed
403.6 (1)	Amend	HF535, §48	2015-07-01		Signed
403.9 (1)	Amend	HF536, §113	2015-07-01		Signed
403.15 (1)	Amend	HF536, §114	2015-07-01		Signed
403A.3 (2,3,4,7)	Amend	HF535, §49	2015-07-01		Signed
404.4	Amend	HF536, §115	2015-07-01		Signed
418.1 (4)(c)(u1)	Amend	HF655, §13, 24, 25	2015-06-22	Multiple	Signed
418.1 (4)(c)(4)	Add	HF655, §14, 24, 25	2015-06-22	Multiple	Signed
418.4 (1)(b)	Amend	HF655, §15, 24, 25	2015-06-22	Multiple	Signed
418.5 (1,6)	Amend	HF616, §26	2015-07-01		Signed
418.9 (8)	Amend	SF510, §17, 161, 162	2015-07-02	2015-07-01	Signed
418.11 (3)(c)	Amend	HF655, §16, 24, 25	2015-06-22	Multiple	Signed
418.11 (3)(d)	Add	HF655, §17, 24, 25	2015-06-22	Multiple	Signed
418.14 (3)(a)	Amend	HF655, §18, 24, 25	2015-06-22	Multiple	Signed
418.14 (4)(b)	Amend	HF655, §19, 24, 25	2015-06-22	Multiple	Signed
418.15 (1)	Amend	SF510, §18, 161, 162	2015-07-02	2015-07-01	Signed
418.15 (4)	Amend	HF655, §20, 24, 25	2015-06-22	Multiple	Signed
421.1 (6)	Add	HF626, §2, 3	2015-05-22		Signed
421.1A (3)	Amend	HF655, §39, 45	2015-07-01	2016-01-01	Signed
421.1A (4)(0b)	Add	HF655, §40, 45	2015-07-01	2016-01-01	Signed
421.17 (19)(b)	Amend	HF626, §5, 75	2015-05-22		Signed
421.17 (23)	Amend	SF510, §105, 161, 162	2015-07-02	2015-07-01	Signed
421.60 (4)(a)(u1)	Amend	HF626, §6, 75	2016-07-01		Signed
422.3 (5)	Amend	SF126, §2, 7, 8	2015-02-17	2014-01-01	Signed
422.7 (32)(a)	Amend	SF510, §72, 73, 161	2015-07-02	2015-01-01	Signed
422.7 (34,34A)	Add	SF505, §87, 91, 162	2015-07-02	2016-01-01	Signed
422.7 (39A)(u1)	Amend	SF126, §9, 11, 12	2015-02-17	2014-01-01	Signed
422.7 (57)	Add	HF616, §27, 29, 30	2015-06-18	2015-01-01	Signed
422.7 (57)	Add	HF661, §1, 7	2015-07-01	2015-07-01	Signed
422.9 (2)(i)	Amend	SF126, §3, 7, 8	2015-02-17	2014-01-01	Signed
422.10 (3)(b)	Amend	SF126, §4, 7, 8	2015-02-17	2014-01-01	Signed
422.11D	Amend	HF536, §116	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
422.11F (1)	Amend	SF510, §120, 126, 127	2015-07-02	Multiple	Signed
422.11L (1)(a)	Amend	HF536, §117, 210	2015-07-01	2014-01-01	Signed
422.11L (1)(c)	Add	HF645, §1, 9	2015-06-26	Signed	
422.11L (4)(a)	Amend	HF645, §2, 9, 10	2015-06-26	2015-01-01	Signed
422.12 (1)(b)	Amend	HF535, §50	2015-07-01		Signed
422.12 (2)(c)	Amend	HF535, §51	2015-07-01		Signed
422.12 (2)(d)(3,4)	Amend	HF535, §52	2015-07-01		Signed
422.16 (1)(f)	Add	HF616, §28, 29, 30	2015-06-18	2015-01-01	Signed
422.17	Amend	HF535, §53	2015-07-01		Signed
422.32 (1)(h)	Amend	SF126, §5, 7, 8	2015-02-17	2014-01-01	Signed
422.33 (2)(a)(2)(0e)	Add	SF479, §1, 3	2015-07-01	2015-01-01	Signed
422.33 (2)(a)(2)(e)	Amend	SF479, §2, 3	2015-07-01	2015-01-01	Signed
422.33 (5)(e)(2)	Amend	SF126, §6, 7, 8	2015-02-17	2014-01-01	Signed
422.33 (10)	Amend	HF536, §118	2015-07-01		Signed
422.33 (12)(a)	Amend	SF510, §121, 126, 127	2015-07-02	Multiple	Signed
422.33 (29)(a)	Amend	HF645, §3, 9	2015-06-26	Signed	
422.35 (19A)(u1)	Amend	SF126, §10, 11, 12	2015-02-17	2014-01-01	Signed
422.60 (4)	Amend	HF536, §119	2015-07-01		Signed
422.60 (5)(a)	Amend	SF510, §122, 126, 127	2015-07-02	Multiple	Signed
422.60 (12)(a)	Amend	HF645, §4, 9	2015-06-26	Signed	
423.1 (25)	Amend	HF616, §14, 19, 20	2015-06-18	2005-07-01	Signed
423.1 (43)	Amend	HF535, §54	2015-07-01		Signed
423.2 (6)(a)	Amend	HF603, §1	2015-07-01		Signed
423.2 (11)(b)(05)	Add	HF655, §21, 24, 25	2015-06-22	2015-07-01	Signed
423.2 (11)(b)(6)	Strike	HF655, §22, 24, 25	2015-06-22	2015-07-01	Signed
423.2 (11A)	Add	HF655, §23, 24, 25	2015-06-22	2015-07-01	Signed
423.3 (3A)	Add	HF616, §15, 19, 20	2015-06-18	2005-07-01	Signed
423.3 (8)(d)	Amend	HF616, §16	2015-07-01		Signed
423.3 (26A)	Amend	HF536, §120	2015-07-01		Signed
423.3 (57)(f)(3)(e)	Add	HF621, §1	2015-07-01		Signed
423.3 (62)	Amend	SF482, §54	2015-07-01		Signed
423.3 (101)	Add	HF603, §2	2015-07-01		Signed
423.29	Amend	HF535, §55	2015-07-01		Signed
423.30	Amend	HF536, §121	2015-07-01		Signed
423.32 (1)	Amend	HF535, §56	2015-07-01		Signed
423.52 (3)	Add	HF621, §2	2015-07-01		Signed
423B.1 (6)(b)	Amendment Directive	HF535, §114	2015-07-01		Signed
423B.3 (u2)	Amendment Directive	HF535, §114	2015-07-01		Signed
423B.4 (2)	Amendment Directive	HF535, §114	2015-07-01		Signed
423D.4	Amend	HF535, §57	2015-07-01		Signed
423F.3 (6)(0c)	Add	HF655, §46	2015-07-01		Signed
425.2	Amendment Directive	HF535, §114	2015-07-01		Signed
425.3	Amendment Directive	HF535, §114	2015-07-01		Signed
425.7 (3)	Amend	HF626, §7, 75	2015-05-22		Signed
425.15 (1)(b,c,d)	Amend	HF166, §1, 4, 5	2015-03-05	2014-05-26	Signed
425.15 (2)(b)	Amend	HF166, §2, 4, 5	2015-03-05	2014-05-26	Signed
425.15 (5)	Add	HF166, §3, 4, 5	2015-03-05	2014-05-26	Signed
425.17 (3)	Amend	HF626, §8, 75	2015-05-22		Signed
425.18	Amend	HF626, §9, 75	2015-05-22		Signed
425.26 (2)	Amend	HF626, §10, 75	2015-05-22		Signed
425.27	Amend	HF626, §11, 75	2015-05-22		Signed
425.29	Amend	HF626, §12, 75	2015-05-22		Signed
425.31	Amend	HF626, §13, 75	2015-05-22		Signed

2015 SECTIONS AMENDED, ADDED, OR REPEALED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
426A.6	Amend	HF626, §14, 75	2015-05-22		Signed
426A.13	Amendment Directive	HF535, §114	2015-07-01		Signed
426A.14	Amendment Directive	HF535, §114	2015-07-01		Signed
426B.2 (2)	Amend	SF463, §76	2015-07-01		Signed
426B.3 (1)	Amend	SF505, §95, 162, 163	2015-07-02	2015-07-01	Signed
426B.3 (4)(a)	Amend	SF505, §96, 162, 163	2015-07-02	2015-07-01	Signed
426B.3 (5)	Strike	SF505, §97, 162, 163	2015-07-02	2015-07-01	Signed
426B.3 (5)(e)(1)	Amend	SF505, §98, 162, 163	2015-07-02	2015-07-01	Signed
426B.5 (1)	Strike	SF463, §77	2015-07-01		Signed
426B.5 (2,3)	Amend	SF463, §78	2015-07-01		Signed
426B.5 (2)(c)	Amend	SF510, §41, 161, 162	2015-07-02	2015-07-01	Signed
426C.1 (4)	Strike and Replace	HF616, §1	2015-07-01		Signed
426C.3 (2)(a)	Amend	HF616, §2	2015-07-01		Signed
426C.7	Amend	HF626, §15, 75	2015-05-22		Signed
426C.8	Amend	HF626, §16, 75	2015-05-22		Signed
427.1 (6,8)	Amend	HF616, §24	2015-07-01		Signed
427.1 (22)(a)	Amend	HF535, §58	2015-07-01		Signed
427.1 (40)	Add	HF655, §41, 45	2015-07-01	2016-01-01	Signed
428.28	Amend	HF626, §17, 75	2015-05-22		Signed
428.29	Amend	HF626, §18, 75	2015-05-22		Signed
429.1	Amend	HF626, §19, 75	2015-05-22		Signed
429.2	Amend	HF626, §20, 75	2015-05-22		Signed
429.3	Amend	HF626, §21, 75	2015-05-22		Signed
432.12A	Amend	HF536, §122	2015-07-01		Signed
432.12C (1)	Amend	SF510, §123, 126, 127	2015-07-02	Multiple	Signed
433.1 (u1)	Amend	HF626, §22, 75	2015-05-22		Signed
433.2	Amend	HF626, §23, 75	2015-05-22		Signed
433.3	Amend	HF626, §24, 75	2015-05-22		Signed
433.4 (1)	Amend	HF626, §25, 75	2015-05-22		Signed
433.5	Amend	HF626, §26, 75	2015-05-22		Signed
433.7	Amend	HF626, §27, 75	2015-05-22		Signed
433.8	Amend	HF626, §28, 75	2015-05-22		Signed
433.8	Amend	HF655, §42, 45	2015-07-01	2016-01-01	Signed
433.9	Amend	HF626, §29, 75	2015-05-22		Signed
434.2 (u1)	Amend	HF626, §30, 75	2015-05-22		Signed
434.2 (8)	Amend	HF626, §31, 75	2015-05-22		Signed
434.12	Amend	HF626, §32, 75	2015-05-22		Signed
434.14	Amend	HF626, §33, 75	2015-05-22		Signed
434.15 (u1)	Amend	HF626, §34, 75	2015-05-22		Signed
434.16	Amend	HF626, §35, 75	2015-05-22		Signed
434.17	Amend	HF626, §36, 75	2015-05-22		Signed
434.22	Amend	HF626, §37, 75	2015-05-22		Signed
437.2 (u1)	Amend	HF626, §38, 75	2015-05-22		Signed
437.4	Amend	HF626, §39, 75	2015-05-22		Signed
437.5	Amend	HF626, §40, 75	2015-05-22		Signed
437.6	Amend	HF626, §41, 75	2015-05-22		Signed
437.7	Amend	HF626, §42, 75	2015-05-22		Signed
437.8	Amend	HF626, §43, 75	2015-05-22		Signed
437.9	Amend	HF626, §44, 75	2015-05-22		Signed
437.10	Amend	HF626, §45, 75	2015-05-22		Signed
437.12	Amend	HF626, §46, 75	2015-05-22		Signed
438.3 (u1)	Amend	HF626, §47, 75	2015-05-22		Signed
438.4	Amend	HF626, §48, 75	2015-05-22		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
438.5	Amend	HF626, §49, 75	2015-05-22		Signed
438.6	Amend	HF626, §50, 75	2015-05-22		Signed
438.7	Amend	HF626, §51, 75	2015-05-22		Signed
438.8	Amend	HF626, §52, 75	2015-05-22		Signed
438.9	Amend	HF626, §53, 75	2015-05-22		Signed
438.11	Amend	HF626, §54, 75	2015-05-22		Signed
438.12	Amend	HF626, §55, 75	2015-05-22		Signed
438.13	Amend	HF626, §56, 75	2015-05-22		Signed
438.14	Amend	HF626, §57, 75	2015-05-22		Signed
438.15	Amend	HF626, §58, 75	2015-05-22		Signed
440.2	Amend	HF626, §59, 75	2015-05-22		Signed
440.5	Amend	HF626, §60, 75	2015-05-22		Signed
440.6	Amend	HF626, §61, 75	2015-05-22		Signed
440.7	Amend	HF626, §62, 75	2015-05-22		Signed
441.17 (9)	Amend	HF626, §63, 75	2015-05-22		Signed
441.21 (1)(i)(2,4,5)	Amend	HF626, §64, 75	2015-05-22		Signed
441.21 (4)	Amend	HF626, §65, 75	2015-05-22		Signed
441.21 (5)(b,c)	Amend	HF626, §66, 75	2015-05-22		Signed
441.21 (10)	Amend	HF626, §67, 75	2015-05-22		Signed
441.21 (13)(a,c)	Amend	HF616, §3, 13	2015-07-01	2016-01-01	Signed
441.21 (13)(b)	Amend	HF626, §68, 75	2015-05-22		Signed
441.24 (1)	Amend	HF626, §69, 75	2015-05-22		Signed
441.26 (1)	Amend	HF616, §4, 13	2015-07-01	2016-01-01	Signed
441.26 (2)	Amend	HF616, §5, 13	2015-07-01	2016-01-01	Signed
441.26 (2,3)	Amend	HF626, §70, 75	2015-05-22		Signed
441.28	Amend	HF616, §6, 13	2015-07-01	2016-01-01	Signed
441.30 (1,2)	Amend	HF616, §7, 13	2015-07-01	2016-01-01	Signed
441.35 (2)	Amend	HF616, §8, 13	2015-07-01	2016-01-01	Signed
441.37 (1)(a)(u1)	Amend	HF616, §9, 13	2015-07-01	2016-01-01	Signed
441.37 (3)	Amend	HF616, §10, 13	2015-07-01	2016-01-01	Signed
441.37A (1)(a)	Amend	SF510, §19, 161, 162	2015-07-02	2015-07-01	Signed
441.47 (u1)	Amend	HF626, §71, 75	2015-05-22		Signed
441.47 (3)	Amend	HF626, §72, 75	2015-05-22		Signed
441.48	Amend	HF626, §73, 75	2015-05-22		Signed
441.49 (1,4,5,6)	Amend	HF626, §74, 75	2015-05-22		Signed
441.49 (2,4)	Amend	HF616, §11, 13	2015-07-01	2016-01-01	Signed
445.37 (1)(b)	Amend	HF536, §123	2015-07-01		Signed
450.4 (9)	Add	SF505, §88, 90, 162	2015-07-02	2016-01-01	Signed
450.9	Amend	HF661, §2, 5, 6	2016-07-01	2016-07-01	Signed
452A.3 (1)(u1)	Amend	SF257, §5, 15	2015-03-01		Signed
452A.3 (1)(b)	Amend	SF257, §6, 15	2015-03-01		Signed
452A.3 (1)(c)	Add	SF257, §7, 15	2015-03-01		Signed
452A.3 (2)	Amend	SF257, §8, 15	2015-03-01		Signed
452A.3 (3)	Amend	HF536, §124	2015-07-01		Signed
452A.3 (6)	Amend	SF257, §9, 15	2015-03-01		Signed
452A.3 (7,8,9)	Amend	SF257, §10, 15	2015-03-01		Signed
452A.8 (1)(u1)	Amend	HF536, §125	2015-07-01		Signed
452A.8 (2)(e)(2)	Amend	HF536, §126	2015-07-01		Signed
452A.8 (2)(e)(3)	Amend	HF536, §127	2015-07-01		Signed
452A.8 (2)(e)(5)(a)	Amend	HF536, §128	2015-07-01		Signed
452A.62 (1)(a)(2)	Amend	HF536, §129	2015-07-01		Signed
452A.65	Amend	HF535, §59	2015-07-01		Signed
452A.74 (2)	Amend	HF536, §130	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
453B.10	Amendment Directive	HF535, §114	2015-07-01		Signed
453B.12	Amendment Directive	HF535, §114	2015-07-01		Signed
455A.1 (6)	Strike	HF634, §42	2015-07-01		Signed
455A.19 (1)(c)	Amend	HF634, §43	2015-07-01		Signed
455B.133 (4)(b)	Strike	HF536, §131	2015-07-01		Signed
455B.133 (8)(a)	Amend	SF488, §1, 7	2015-05-15		Signed
455B.133B	Amend	SF488, §2, 7	2015-05-15		Signed
455B.133C	New	SF488, §3, 7	2015-05-15		Signed
455B.198 (1)(u1)	Amend	HF536, §132	2015-07-01		Signed
455B.198 (4)	Strike	HF536, §133	2015-07-01		Signed
455B.301 (24)	Add	HF544, §1	2015-07-01		Signed
455B.301A (1)(0c)	Add	HF544, §2	2015-07-01		Signed
455D.9 (1)(d)	Add	HF266, §1	2015-07-01		Signed
455D.11A (5)(a)	Amend	HF536, §134	2015-07-01		Signed
455D.11A (8)	Strike	HF536, §135	2015-07-01		Signed
455D.15A	New	HF544, §3	2015-07-01		Signed
455D.16 (4)(a)(4)	Amend	HF535, §60	2015-07-01		Signed
455D.19 (6)	Amend	HF536, §136	2015-07-01		Signed
455E.11 (2)(b)(3)(b)(i)	Amend	HF536, §137	2015-07-01		Signed
456.11 (10)	Amend	HF634, §44	2015-07-01		Signed
456A.16	Amend	HF536, §138	2015-07-01		Signed
456A.19 (2)	Amendment Directive	HF535, §114	2015-07-01		Signed
456A.27	Amend	HF536, §139	2015-07-01		Signed
456A.28	Amend	HF536, §140	2015-07-01		Signed
459.102 (57)	Amend	HF536, §141	2015-07-01		Signed
459A.101	Amend	HF583, §1	2015-07-01		Signed
459A.102	Add	HF583, §2	2015-07-01		Signed
(3A,3B,3C,7A,7B,11A,11B,11C,13A,13B,13C,19A,19B,23A,23B,23C,25A,25B)					
459A.102 (14,16,25)	Amend	HF583, §3	2015-07-01		Signed
459A.102 (19,21)	Strike	HF583, §4	2015-07-01		Signed
459A.103 (3)(b)	Amend	HF583, §5	2015-07-01		Signed
459A.103 (3A,3B)	Add	HF583, §6	2015-07-01		Signed
459A.103 (6)	Amend	HF583, §7	2015-07-01		Signed
459A.103 (8)	Add	HF583, §8	2015-07-01		Signed
459A.104	Amend	HF583, §9	2015-07-01		Signed
459A.105	Amend	HF583, §10	2015-07-01		Signed
459A.105 (2)(b)	Amend	SF510, §59, 161, 162	2015-07-02	2015-07-01	Signed
459A.201 (3)(b)	Amend	HF583, §11	2015-07-01		Signed
459A.205 (1)	Amend	HF583, §12	2015-07-01		Signed
459A.205 (3)	Amend	HF583, §13	2015-07-01		Signed
459A.205 (4)(u1)	Amend	HF583, §14	2015-07-01		Signed
459A.205 (4)(a)	Amend	HF583, §15	2015-07-01		Signed
459A.205 (4)(b)(u1)	Amend	HF583, §16	2015-07-01		Signed
459A.205 (4A)	Add	HF583, §17	2015-07-01		Signed
459A.205 (6)(u1)	Amend	HF583, §18	2015-07-01		Signed
459A.205 (6)(f)	Amend	HF583, §19	2015-07-01		Signed
459A.205 (6)(h)(3)	Amend	HF583, §20	2015-07-01		Signed
459A.205 (6)(i)(1,3)	Amend	HF583, §21	2015-07-01		Signed
459A.205 (6A)	Add	HF583, §22	2015-07-01		Signed
459A.205 (7)(a)(u1)	Amend	HF583, §23	2015-07-01		Signed
459A.205 (8)	Amend	HF583, §24	2015-07-01		Signed
459A.206 (1)	Amend	HF583, §25	2015-07-01		Signed
459A.206 (1)	Amend	SF510, §60, 161, 162	2015-07-02	2015-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
459A.206 (2)(c)	Amend	SF510, §61, 161, 162	2015-07-02	2015-07-01	Signed
459A.207 (1)(u1)	Amend	HF583, §26	2015-07-01		Signed
459A.207 (1)(a)	Amend	SF510, §62, 161, 162	2015-07-02	2015-07-01	Signed
459A.207 (1)(b)	Amend	HF583, §27	2015-07-01		Signed
459A.208 (1,3,4)	Amend	HF583, §28	2015-07-01		Signed
459A.208 (5)(u1)	Amend	HF583, §29	2015-07-01		Signed
459A.208 (6,7,9)	Amend	HF583, §30	2015-07-01		Signed
459A.301	Amend	HF583, §31	2015-07-01		Signed
459A.302 (u1)	Amend	HF583, §32	2015-07-01		Signed
459A.302 (u1)	Amend	SF510, §63, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (1)(a)(u1)	Amend	HF583, §33	2015-07-01		Signed
459A.302 (1)(a)(u1)	Amend	SF510, §42, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (1)(a)(u1)	Amend	SF510, §64, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (1)(a)(1,2)	Amend	SF510, §65, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (2,3,4,5)	Amend	HF583, §34	2015-07-01		Signed
459A.302 (2,3,4,5)	Amend	SF510, §66, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (2)(a)	Amend	SF510, §43, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (6)(u1)	Amend	HF583, §35	2015-07-01		Signed
459A.302 (6)(u1)	Amend	SF510, §67, 161, 162	2015-07-02	2015-07-01	Signed
459A.302 (7)	Amend	HF583, §36	2015-07-01		Signed
459A.302 (7)	Amend	SF510, §68, 161, 162	2015-07-02	2015-07-01	Signed
459A.303 (2)	Amend	HF583, §37	2015-07-01		Signed
459A.401 (2)	Strike and Replace	HF583, §38	2015-07-01		Signed
459A.401 (2A)	Add	HF583, §39	2015-07-01		Signed
459A.401 (3)(a)	Amend	HF583, §40	2015-07-01		Signed
459A.404	New	HF583, §41	2015-07-01		Signed
459A.404 (1)(0e)	Amend New	SF510, §69, 161, 162	2015-07-02	2015-07-01	Signed
459A.404 (3)(b,c)	Amend New	SF510, §44, 161, 162	2015-07-02	2015-07-01	Signed
459A.410	Amend	HF583, §42	2015-07-01		Signed
459A.411	Amend	HF583, §43	2015-07-01		Signed
459A.411	Amend	SF510, §45, 161, 162	2015-07-02	2015-07-01	Signed
460.101 (u1)	Add	HF634, §45	2015-07-01		Signed
460.101 (6)	Amend	HF634, §46	2015-07-01		Signed
460.303 (1)	Amend	HF634, §47	2015-07-01		Signed
460.304 (1)	Amend	HF634, §48	2015-07-01		Signed
461.33 (2)(a)	Amend	HF634, §49	2015-07-01		Signed
461A.57	Amend	HF536, §142	2015-07-01		Signed
462A.69	Amendment Directive	HF536, §204	2015-07-01		Signed
462A.71	Amendment Directive	HF536, §204	2015-07-01		Signed
466A.1 (3)	Amend	HF634, §50	2015-07-01		Signed
466A.5	Amend	HF634, §51	2015-07-01		Signed
466B.3 (4)(b)	Amend	HF634, §52	2015-07-01		Signed
466B.3 (4)(h)	Amendment Directive	HF535, §114	2015-07-01		Signed
466B.41 (3)	Amend	HF634, §53	2015-07-01		Signed
466B.48 (2)(g)	Amend	HF634, §54	2015-07-01		Signed
468.3 (01)	Add	HF529, §3	2015-07-01		Signed
468.3 (2,6,8)	Amend	HF536, §143	2015-07-01		Signed
468.3 (9)	Strike	HF529, §4	2015-07-01		Signed
468.34	Strike and Replace	HF529, §5	2015-07-01		Signed
468.35A	New	HF529, §6	2015-07-01		Signed
468.36A	New	HF529, §7	2015-07-01		Signed
468.49	Amend	HF536, §144	2015-07-01		Signed
468.66	Amend	HF529, §8	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
468.126 (1)(c,d)	Strike and Replace	HF529, §9	2015-07-01		Signed
468.126 (1)(e,f,g)	Add	HF529, §10	2015-07-01		Signed
468.126 (2)	Amend	HF529, §11	2015-07-01		Signed
468.126 (4)	Amend	HF529, §12	2015-07-01		Signed
468.206	Amend	HF536, §145	2015-07-01		Signed
468.209 (u1)	Amend	HF536, §146	2015-07-01		Signed
468.220	Amend	HF536, §147	2015-07-01		Signed
468.262	Amend	HF536, §148	2015-07-01		Signed
468.265 (2)	Strike and Replace	HF529, §1	2015-07-01		Signed
468.265 (3,4)	Strike	HF529, §2	2015-07-01		Signed
468.269 (3)(a)	Amend	HF536, §149	2015-07-01		Signed
468.521	Amend	HF529, §13	2015-07-01		Signed
468.540	Amend	HF536, §150	2015-07-01		Signed
468.544	Amend	HF536, §151	2015-07-01		Signed
476.20 (2)	Amend	HF536, §152	2015-07-01		Signed
476.27 (1)(0d)	Add	HF607, §1, 3	2015-06-18		Signed
476.27 (1)(e)	Amend	HF607, §2, 3	2015-06-18		Signed
476.29 (3)	Amend	HF536, §153	2015-07-01		Signed
476.53 (3)(a)(1)	Amend	HF535, §61	2015-07-01		Signed
476.53 (3)(a)(1)	Amend	SF510, §46, 161, 162	2015-07-02	2015-07-01	Signed
476.58	New	HF548, §1	2015-07-01		Signed
476.96 (u1)	Amend	HF536, §154	2015-07-01		Signed
476C.1 (6)(b)(4)	Amend	HF645, §5, 9, 10	2015-06-26	2015-01-01	Signed
476C.3 (4)(b)	Amend	HF645, §6, 9, 10	2015-06-26	Multiple	Signed
476C.5	Amend	HF645, §7, 9, 10	2015-06-26	2014-01-01	Signed
478.15	Amend	HF536, §155	2015-07-01		Signed
478.31	Amend	HF536, §156	2015-07-01		Signed
480.1 (4)	Amend	HF535, §62	2015-07-01		Signed
481A.22	Amend	HF536, §157	2015-07-01		Signed
483A.7 (3)(a)	Amend	SF392, §1	2015-07-01		Signed
483A.8 (3)(d)	Amend	SF392, §2	2015-07-01		Signed
483A.24 (3)(a)	Amend	SF392, §3	2015-07-01		Signed
483A.24 (4)(a)	Amend	SF392, §4	2015-07-01		Signed
483A.24 (5)(e)	Amend	SF392, §5	2015-07-01		Signed
483A.24 (12)(d)	Amend	SF392, §6	2015-07-01		Signed
483A.27	Amend	SF392, §7	2015-07-01		Signed
483A.27A	New	SF392, §8	2015-07-01		Signed
484B.10 (3)	Amend	SF392, §9	2015-07-01		Signed
490.501 (2)(b,c)	Amend	HF172, §1	2015-07-01		Signed
490.1302 (2)(a)(3)	Amend	HF536, §158	2015-07-01		Signed
490.1402 (2)(a)(2)	Amend	HF536, §159	2015-07-01		Signed
491.3 (6)	Amend	HF535, §63	2015-07-01		Signed
491.3 (6)	Amend	HF536, §160	2015-07-01		Signed
491.20	Amend	HF535, §64	2015-07-01		Signed
491.23	Amend	HF536, §161	2015-07-01		Signed
491.25	Amend	HF535, §65	2015-07-01		Signed
499.9	Amend	HF535, §66	2015-07-01		Signed
499.27	Amendment Directive	HF535, §114	2015-07-01		Signed
499B.7 (2)	Amend	HF535, §67	2015-07-01		Signed
499B.15 (3,4)	Amend	HF535, §68	2015-07-01		Signed
502.103	Amend	HF632, §2, 50, 51	2015-07-02	2015-07-01	Signed
502.202 (24)	Add	HF632, §3, 49	2016-01-01		Signed
502.302 (1)(a)(1)	Amend	HF632, §4, 50, 51	2015-07-02	2015-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
502.302 (1)(a)(2)(u1)	Amend	HF632, §5, 50, 51	2015-07-02	2015-07-01	Signed
502.302 (1)(a)(2)(a,b)	Strike	HF632, §6, 50, 51	2015-07-02	2015-07-01	Signed
502.302 (2)	Amend	HF632, §7, 50, 51	2015-07-02	2015-07-01	Signed
502.412 (9)	Amend	HF632, §8, 50, 51	2015-07-02	2015-07-01	Signed
502A.4 (1)(e)	Amend	HF536, §162	2015-07-01		Signed
504.111 (12)	Add	HF172, §2	2015-07-01		Signed
504.302 (16A)	Add	HF172, §3	2015-07-01		Signed
504.501 (2)(b,c)	Amend	HF172, §4	2015-07-01		Signed
504.701 (1)	Amend	HF172, §5	2015-07-01		Signed
504.712 (1)	Amend	HF172, §6	2015-07-01		Signed
504.805 (1)	Amend	HF172, §7	2015-07-01		Signed
504.825	Amend	HF172, §8	2015-07-01		Signed
504.831 (2A)	Add	HF172, §9	2015-07-01		Signed
504.834	Amend	HF172, §10	2015-07-01		Signed
504.854 (3)(a)(2)	Amend	HF172, §11	2015-07-01		Signed
504.1104	Amend	HF172, §12	2015-07-01		Signed
505.26 (7)	Add	HF632, §9, 50, 51	2015-07-02	2015-07-01	Signed
505B.1 (2)	Amend	HF504, §1	2015-07-01		Signed
505B.1 (4)(b)(1,2,3,4)	Amend	HF504, §2	2015-07-01		Signed
505B.1 (4)(d)(1)(b)	Amend	HF504, §3	2015-07-01		Signed
505B.1 (10)	Amend	HF504, §4	2015-07-01		Signed
505B.1 (11)	Strike and Replace	HF504, §5	2015-07-01		Signed
505B.1 (11A)	Add	HF504, §6	2015-07-01		Signed
505B.2	Amend	HF504, §7	2015-07-01		Signed
507B.5 (1)(c)	Amend	HF535, §69	2015-07-01		Signed
507C.4 (5)	Amend	HF535, §70	2015-07-01		Signed
507C.8	Repeal	HF536, §198	2015-07-01		Signed
508.38 (1)	Amend	HF535, §71	2015-07-01		Signed
509.4	Amend	HF535, §72	2015-07-01		Signed
510B.3 (1)	Amend	HF395, §1, 3	2015-04-02		Signed
510B.3 (1A,1B,1C,1D)	Add	HF395, §2, 3	2015-04-02		Signed
511.8 (5)(a,b)	Amend	HF632, §10, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (6)(a)(1)(b)(u1)	Amend	HF632, §11, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (8)(u1)	Amend	HF632, §12, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (8)(b)(u1)	Amend	HF632, §13, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (8)(b)(1,2)	Amend	HF632, §14, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (9)(h)	Add	HF632, §15, 50, 51	2015-07-02	2015-07-01	Signed
916.1	New	HF496, §1	2015-07-01		Signed
511.8 (13)	Amend	HF632, §16, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (18)(a)	Amend	HF632, §17, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (20)(b)	Amend	HF632, §18, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (22)(c,d)	Amend	HF632, §19, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (22)(e)(1)	Amend	HF632, §20, 50, 51	2015-07-02	2015-07-01	Signed
511.8 (22)(i)(u1)	Amend	HF536, §163	2015-07-01		Signed
511.8 (22)(i)(3)	Amend	HF536, §164	2015-07-01		Signed
514.4	Amend	HF535, §73	2015-07-01		Signed
514C.30	New	SF505, §101, 162, 163	2015-07-02	2015-07-01	Signed
514F.6 (2)(a)	Amend	SF203, §24	2015-07-01		Signed
514G.102	Amend	HF632, §21, 50, 51	2015-07-02	2015-07-01	Signed
514G.105 (10)(c)	Amend	HF535, §74	2015-07-01		Signed
514I.8 (3)	Amend	SF505, §105, 162, 163	2015-07-02	2015-07-01	Signed
514K.2	New	SF510, §102, 104, 161	2015-07-02	2016-01-01	IV Full
514K.3	New	SF510, §103, 104, 161	2015-07-02	2016-01-01	IV Full

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
515.11	Amendment Directive	HF632, §52, 50, 51	2015-07-02	2015-07-01	Signed
515.35 (4)(m)	Amend	HF632, §22, 50, 51	2015-07-02	2015-07-01	Signed
515.103 (11)	Strike	HF536, §165	2015-07-01		Signed
515.109 (6)(u1)	Amend	HF535, §75	2015-07-01		Signed
515.109 (6)(u2)	Amend	HF535, §76	2015-07-01		Signed
515.125 (2)	Amend	HF632, §23, 50, 51	2015-07-02	2015-07-01	Signed
515.128 (3)	Amend	HF632, §24, 50, 51	2015-07-02	2015-07-01	Signed
515A.4 (5)	Amend	HF535, §77	2015-07-01		Signed
515A.8 (2)	Amend	HF535, §78	2015-07-01		Signed
516D.3 (6)(a)	Amend	HF622, §1	2015-07-01		Signed
516D.3 (12)	Add	HF622, §2	2015-07-01		Signed
516D.3A	New	HF622, §3	2015-07-01		Signed
517.1 (u1)	Amend	HF535, §79	2015-07-01		Signed
517.2	Amend	HF536, §166	2015-07-01		Signed
517.3	Amend	HF536, §167	2015-07-01		Signed
518A.1 (2)(a)	Amend	HF536, §168	2015-07-01		Signed
519A.4 (1)(a)	Amend	HF536, §225	2015-07-01		Signed
521A.5 (4)(d)	Amend	HF632, §25, 50, 51	2015-07-02	2015-07-01	Signed
521H.1	New	HF455, §1, 9	2015-07-01	2016-01-01	Signed
521H.2	New	HF455, §2, 9	2015-07-01	2016-01-01	Signed
521H.3	New	HF455, §3, 9	2015-07-01	2016-01-01	Signed
521H.4	New	HF455, §4, 9	2015-07-01	2016-01-01	Signed
521H.5	New	HF455, §5, 9	2015-07-01	2016-01-01	Signed
521H.6	New	HF455, §6, 9	2015-07-01	2016-01-01	Signed
521H.7	New	HF455, §7, 9	2015-07-01	2016-01-01	Signed
521H.8	New	HF455, §8, 9	2015-07-01	2016-01-01	Signed
522.6 (5)(b)	Amend	HF535, §80	2015-07-01		Signed
522B.11 (7)(e)	Strike and Replace	HF504, §8	2015-07-01		Signed
522E.1	New	SF487, §1, 16	2016-01-01		Signed
522E.2	New	SF487, §2, 16	2016-01-01		Signed
522E.3	New	SF487, §3, 16	2016-01-01		Signed
522E.4	New	SF487, §4, 16	2016-01-01		Signed
522E.5	New	SF487, §5, 16	2016-01-01		Signed
522E.6	New	SF487, §6, 16	2016-01-01		Signed
522E.7	New	SF487, §7, 16	2016-01-01		Signed
522E.8	New	SF487, §8, 16	2016-01-01		Signed
522E.9	New	SF487, §9, 16	2016-01-01		Signed
522E.10	New	SF487, §10, 16	2016-01-01		Signed
522E.11	New	SF487, §11, 16	2016-01-01		Signed
522E.12	New	SF487, §12, 16	2016-01-01		Signed
522E.13	New	SF487, §13, 16	2016-01-01		Signed
522E.14	New	SF487, §14, 16	2016-01-01		Signed
522E.15	New	SF487, §15, 16	2016-01-01		Signed
523A.102 (8)	Strike	HF632, §26, 50, 51	2015-07-02	2015-07-01	Signed
523A.204 (3)	Amend	HF632, §27, 50, 51	2015-07-02	2015-07-01	Signed
523A.204 (4,5)	Strike	HF632, §28, 50, 51	2015-07-02	2015-07-01	Signed
523A.205 (2)	Strike	HF632, §29, 50, 51	2015-07-02	2015-07-01	Signed
523A.205 (3)	Amend	HF632, §30, 50, 51	2015-07-02	2015-07-01	Signed
523A.206 (6)	Strike and Replace	HF632, §31, 50, 51	2015-07-02	2015-07-01	Signed
523A.207	Amend	HF632, §32, 50, 51	2015-07-02	2015-07-01	Signed
523A.401 (8)	Amend	HF632, §33, 50, 51	2015-07-02	2015-07-01	Signed
523A.401 (10)	Add	HF632, §34, 50, 51	2015-07-02	2015-07-01	Signed
523A.402 (8)	Amend	HF632, §35, 50, 51	2015-07-02	2015-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
523A.405	Strike and Replace	HF632, §36, 50, 51	2015-07-02	2015-07-01	Signed
523A.501 (2)	Amend	HF632, §37, 50, 51	2015-07-02	2015-07-01	Signed
523A.501 (7)	Amend	HF632, §38, 50, 51	2015-07-02	2015-07-01	Signed
523A.502 (5)	Strike and Replace	HF632, §39, 50, 51	2015-07-02	2015-07-01	Signed
523A.502A (1,2)	Amend	HF632, §40, 50, 51	2015-07-02	2015-07-01	Signed
523A.502A (3,4)	Strike	HF632, §41, 50, 51	2015-07-02	2015-07-01	Signed
523A.504	Repeal	HF632, §53, 50, 51	2015-07-02	2015-07-01	Signed
523A.803 (1)(c)	Strike	HF632, §42, 50, 51	2015-07-02	2015-07-01	Signed
523A.803 (1A)	Add	HF632, §43, 50, 51	2015-07-02	2015-07-01	Signed
523A.807 (3)(u1)	Amend	HF632, §44, 50, 51	2015-07-02	2015-07-01	Signed
523I.312 (2)(n)	Amend	HF536, §169	2015-07-01		Signed
523I.810 (9)	Amend	HF632, §45, 50, 51	2015-07-02	2015-07-01	Signed
523I.811 (1)(b)	Amend	HF632, §46, 50, 51	2015-07-02	2015-07-01	Signed
523I.811 (1)(g,h,i)	Add	HF632, §47, 50, 51	2015-07-02	2015-07-01	Signed
523I.811A	New	HF632, §48, 50, 51	2015-07-02	2015-07-01	Signed
524.541	Amend	HF535, §81	2015-07-01		Signed
524.607	Amendment Directive	HF535, §114	2015-07-01		Signed
524.1003	Amend	HF535, §82	2015-07-01		Signed
524.1601 (1,2,3)	Amend	HF535, §83	2015-07-01		Signed
533.301 (5)(i)(u1)	Amend	HF536, §170	2015-07-01		Signed
533.329 (2)(l)	Add	HF645, §8, 9, 10	2015-06-26	2015-01-01	Signed
535.10 (3)(a)	Amend	HF535, §84	2015-07-01		Signed
536.1 (4,5)	Amend	HF536, §171	2015-07-01		Signed
537.1301 (26)	Amend	HF536, §172	2015-07-01		Signed
542.3 (26)	Amend	SF198, §2	2015-07-01		Signed
542.7 (3)(0c)	Add	SF198, §3	2015-07-01		Signed
542.7 (3)(c,d)	Amend	SF198, §4	2015-07-01		Signed
542.7 (6)(a)	Strike	SF198, §5	2015-07-01		Signed
542.7 (8)(a)	Amend	SF198, §6	2015-07-01		Signed
542.7 (9)(a)	Amend	SF198, §7	2015-07-01		Signed
542.13 (8,11)	Amend	SF198, §8	2015-07-01		Signed
542.17 (u1)	Amend	SF198, §9	2015-07-01		Signed
543B.16	Amendment Directive	HF535, §114	2015-07-01		Signed
544A.28	Amend	HF535, §85	2015-07-01		Signed
546B.1 (4,5)	Add	HF414, §2	2015-07-01		Signed
546B.2 (3)	Add	HF414, §3	2015-07-01		Signed
546B.3	Strike and Replace	HF414, §4	2015-07-01		Signed
547.1	Amend	HF535, §86	2015-07-01		Signed
551A.4 (1)(a)	Amend	HF536, §173	2015-07-01		Signed
552A.3	Amend	HF229, §1	2015-07-01		Signed
554.2311 (1)	Amend	HF535, §87	2015-07-01		Signed
554.2323 (2)(a)	Amend	HF535, §88	2015-07-01		Signed
554.2503 (5)(a)	Amend	HF535, §89	2015-07-01		Signed
554.2505 (1)(b)	Amend	HF535, §90	2015-07-01		Signed
554.2513 (3)(u1)	Amend	HF535, §91	2015-07-01		Signed
554.2602 (2)(b)	Amend	HF535, §92	2015-07-01		Signed
554.2603 (1)	Amend	HF535, §93	2015-07-01		Signed
554.2606 (1)(b)	Amend	HF535, §94	2015-07-01		Signed
554.2607 (3)(b)	Amend	HF535, §95	2015-07-01		Signed
554.2607 (5)(b)	Amend	HF535, §96	2015-07-01		Signed
554.2607 (6)	Amend	HF535, §97	2015-07-01		Signed
554.2706 (6)	Amend	HF535, §98	2015-07-01		Signed
554.2714 (1)	Amend	HF535, §99	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
554.3501 (2)(d)	Amend	HF535, §100	2015-07-01		Signed
554.8110 (5)(a)	Amend	HF536, §174	2015-07-01		Signed
554.10103	Amend	HF535, §101	2015-07-01		Signed
558.1	Amend	HF536, §175	2015-07-01		Signed
558.44	Amend	HF535, §102	2015-07-01		Signed
598.2A	Amend	SF500, §111	2015-07-01		Signed
598.21E (1)(b)	Amend	SF500, §112	2015-07-01		Signed
598.22	Amend	SF500, §113	2015-07-01		Signed
598.22B (1)	Amend	SF500, §114	2015-07-01		Signed
598.23A (1)	Amend	SF500, §115	2015-07-01		Signed
600B.1	Amend	SF223, §2	2015-07-01		Signed
600B.41 (1)	Amend	SF500, §125	2015-07-01		Signed
600B.41A (2)(a)	Amend	SF500, §116	2015-07-01		Signed
602.1206 (2)	Amend	HF535, §103	2015-07-01		Signed
602.1301 (2)(u1)	Amendment Directive	HF535, §114	2015-07-01		Signed
602.1301 (2)(b)	Amendment Directive	HF535, §114	2015-07-01		Signed
602.1302 (1)	Amend	SF510, §156, 161, 162	2015-07-02	2015-07-01	IV Full
602.1515	New	SF510, §157, 161, 162	2015-07-02	2015-07-01	IV Full
602.3105	Amend	SF404, §1	2015-07-01		Signed
602.3108	New	SF404, §2	2015-07-01		Signed
602.3203 (8)	Add	SF404, §3	2015-07-01		Signed
602.3204	New	SF404, §4	2015-07-01		Signed
602.3205	New	SF404, §5	2015-07-01		Signed
602.3205 (3)(b)	Amend New	SF510, §47, 161, 162	2015-07-02	2015-07-01	Signed
602.4201 (2)	Amend	HF535, §104	2015-07-01		Signed
602.6105 (2)	Amend	SF510, §70, 161, 162	2015-07-02	2015-07-01	Signed
602.8102 (47)	Amend	SF500, §117	2015-07-01		Signed
602.8102 (53)	Amendment Directive	HF535, §114	2015-07-01		Signed
602.8102 (135A)	Amend	HF585, §13	2015-07-01		Signed
602.8107 (1)	Amend	SF510, §92, 161, 162	2015-07-02	2015-07-01	Signed
602.8107 (3)	Amend	SF510, §93, 161, 162	2015-07-02	2015-07-01	Signed
602.8107 (4)(g)	Strike	SF510, §94, 161, 162	2015-07-02	2015-07-01	Signed
602.8107 (5)(a)	Amend	SF510, §95, 161, 162	2015-07-02	2015-07-01	Signed
602.8107 (5)(e)	Strike and Replace	SF510, §96, 161, 162	2015-07-02	2015-07-01	Signed
602.8108 (2)	Amend	HF536, §176	2015-07-01		Signed
602.8108 (6A)	Add	HF585, §14	2015-07-01		Signed
602.9115	Amendment Directive	HF535, §114	2015-07-01		Signed
602.9115A	Amend	HF535, §105	2015-07-01		Signed
602.11113	Amend	HF536, §177	2015-07-01		Signed
602.11113	Amend	SF510, §48, 161, 162	2015-07-02	2015-07-01	Signed
614.6 (u1)	Amend	HF536, §178	2015-07-01		Signed
614.35	Amend	HF536, §179	2015-07-01		Signed
622.10 (9)	Add	SF267, §1	2015-07-01		Signed
626.50	Amend	HF569, §1	2015-07-01		Signed
626.80	Amend	HF535, §106	2015-07-01		Signed
626.84	Amend	HF535, §107	2015-07-01		Signed
633.27A	Amend	HF159, §1	2015-07-01		Signed
633.78	Strike and Replace	HF661, §3, 7	2015-07-01	2015-07-01	Signed
633.238	Amend	HF661, §4, 7	2015-07-01	2015-07-01	Signed
633.279 (2)(a)	Amend	HF536, §180	2015-07-01		Signed
633.304 (2,3)	Amend	HF536, §181	2015-07-01		Signed
633.517 (1)	Amend	HF535, §108	2015-07-01		Signed
633.635 (1)(Of)	Add	SF306, §1	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
633.635 (2)(d)	Add	SF306, §2	2015-07-01		Signed
633.637A	New	SF306, §3	2015-07-01		Signed
633A.3110 (5)	Amend	HF536, §182	2015-07-01		Signed
633B.203 (3,9)	Amend	HF536, §183	2015-07-01		Signed
633B.204 (3)	Amend	HF535, §109	2015-07-01		Signed
633B.205 (2)	Amend	HF536, §184	2015-07-01		Signed
633B.205 (5)(u1)	Amend	HF536, §185	2015-07-01		Signed
633B.210 (1)	Amend	HF535, §110	2015-07-01		Signed
633B.213 (1)(u1)	Amend	HF536, §200	2015-07-01		Signed
633B.302	Amend	HF535, §111	2015-07-01		Signed
633C.1 (8)	Strike	SF505, §118, 162, 163	2015-07-02	2015-07-01	Signed
633C.2	Strike and Replace	SF505, §119, 162, 163	2015-07-02	2015-07-01	Signed
633C.4 (2)	Amend	SF505, §120, 162, 163	2015-07-02	2015-07-01	Signed
636.33	Amend	HF536, §186	2015-07-01		Signed
636.34	Amend	HF536, §187	2015-07-01		Signed
642.5 (2)	Amend	HF569, §2	2015-07-01		Signed
642.14	Amend	HF569, §3	2015-07-01		Signed
642.14A	Amend	HF569, §4	2015-07-01		Signed
642.14B	New	HF569, §5	2015-07-01		Signed
642.25	New	HF569, §6	2015-07-01		Signed
654.13	Amend	HF536, §188	2015-07-01		Signed
654.14 (2)	Amend	HF536, §189	2015-07-01		Signed
656.5	Amend	HF536, §190	2015-07-01		Signed
657A.1 (1,3)	Amend	SF499, §49, 54, 55	2015-07-02	2015-07-01	Signed
657A.10A (1)(b)	Amend	SF499, §50, 54, 55	2015-07-02	2015-07-01	Signed
657A.10A (3)(d,f,j)	Amend	SF499, §51, 54, 55	2015-07-02	2015-07-01	Signed
657A.10A (3)(0e,0h)	Add	SF499, §52, 54, 55	2015-07-02	2015-07-01	Signed
657A.10A (4,5)	Amend	SF499, §53, 54, 55	2015-07-02	2015-07-01	Signed
669.2 (4)(c)	Amend	HF536, §191	2015-07-01		Signed
669.4	Amendment Directive	HF535, §114	2015-07-01		Signed
669.12	Amendment Directive	HF535, §114	2015-07-01		Signed
670.1 (2)	Amend	SF494, §48, 51	2015-06-18		Signed
670.4 (1)(n,o)	Amend	HF570, §1	2015-07-01		Signed
670.4 (1)(p)	Add	SF494, §49, 51	2015-06-18		Signed
673.3	Amend	HF535, §112	2015-07-01		Signed
702.11 (1)	Amend	SF510, §137, 161, 162	2015-07-02	2015-07-01	Signed
702.24	New	HF227, §1	2015-07-01		Signed
709.16	Amend	HF258, §1	2015-07-01		Signed
710A.6	New	SF510, §138, 161, 162	2015-07-02	2015-07-01	Signed
714.11 (1)(c)	Amend	HF536, §192	2015-07-01		Signed
714.14 (2)	Amend	HF536, §193	2015-07-01		Signed
714.16 (2)(o)	Add	HF229, §2	2015-07-01		Signed
714.16 (5)(c)	Amend	HF535, §113	2015-07-01		Signed
714.18 (1)(u1)	Amend	HF658, §50, 53, 54	2015-07-02	2015-06-30	Signed
714.18 (3)	Add	HF658, §51, 53, 54	2015-07-02	2015-06-30	Signed
714.23 (4A)	Add	SF501, §2, 3	2015-05-22		Signed
714.23 (4A)(a)	Amend	SF510, §49, 161, 162	2015-07-02	2015-07-01	Signed
714H.3 (2)(g)	Add	HF287, §3, 4	2015-04-24		Signed
715A.9A (1)(a)	Amend	SF510, §20, 161, 162	2015-07-02	2015-07-01	Signed
723.5 (1)(u1)	Amend	HF558, §1	2015-07-01		Signed
724.1 (2)(a)	Amend	HF536, §194	2015-07-01		Signed
725.1 (1)(c)	Amend	HF536, §195	2015-07-01		Signed
804.30	Strike and Replace	HF227, §2	2015-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
805.8B (3)(b)	Amend	HF467, §1	2015-07-01		Signed
805.8B (3)(b)	Amend	SF392, §10	2015-07-01		Signed
805.8C (4)	Amend	SF482, §55	2015-07-01		Signed
809.5 (1)(f)(3)	Amend	SF222, §1	2015-07-01		Signed
901C.1	New	SF385, §1, 2	2016-01-01		Signed
902.1 (2)	Strike and Replace	SF448, §1, 4, 5	2015-04-24	Custom	Signed
902.1 (2)(a)(u1)	Amend	SF510, §50, 53, 161	2015-07-02	2015-04-24	Signed
902.1 (3,4)	Add	SF448, §2, 4, 5	2015-04-24	Custom	Signed
903A.2 (5)	Amend	SF448, §3, 4, 5	2015-04-24	Custom	Signed
911.2B	New	HF585, §15	2015-07-01		Signed
911.2C	New	HF585, §16	2015-07-01		Signed
915.50 (3)	Amend	HF536, §196	2015-07-01		Signed
915.50A (2)	Amend	HF536, §197	2015-07-01		Signed
915.80 (4A,4B)	Add	SF497, §20, 42, 43	2015-07-02	2015-07-01	Signed
915.84 (1A)	Add	SF497, §21, 42, 43	2015-07-02	2015-07-01	Signed
915.86 (16,17)	Add	SF497, §22, 42, 43	2015-07-02	2015-07-01	Signed
915.94	Amend	SF510, §139, 161, 162	2015-07-02	2015-07-01	Signed
916.1 (1)	Amend New	SF510, §51, 161, 162	2015-07-02	2015-07-01	Signed
916.2	New	HF496, §2	2015-07-01		Signed

2015 ACTS AMENDED (LISTED BY BILL)

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
House File 166.6	Add	HF616, §21, 22, 23	2015-06-18	2015-03-05	Signed
House File 496.1	Amend New	SF510, §51, 161, 162	2015-07-02	2015-07-01	Signed
House File 535.61	Amend	SF510, §46, 161, 162	2015-07-02	2015-07-01	Signed
House File 536.48	Amend	SF510, §26, 161, 162	2015-07-02	2015-07-01	Signed
House File 536.177	Amend	SF510, §48, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.10	Amend	SF510, §59, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.25	Amend	SF510, §60, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.32	Amend	SF510, §63, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.33	Amend	SF510, §42, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.33	Amend	SF510, §64, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.34	Amend	SF510, §43, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.34	Amend	SF510, §66, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.35	Amend	SF510, §67, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.36	Amend	SF510, §68, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.41	Amend New	SF510, §44, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.41	Amend New	SF510, §69, 161, 162	2015-07-02	2015-07-01	Signed
House File 583.43	Amend	SF510, §45, 161, 162	2015-07-02	2015-07-01	Signed
House File 585.1	Amend New	HF659, §34, 67, 68	2015-07-02	2015-07-01	Signed
House File 585.1	Amend New	HF659, §35, 67, 68	2015-07-02	2015-07-01	Signed
Senate File 227.2	Amend	SF510, §40, 52, 161	2015-07-02	2015-04-10	Signed
Senate File 335.1	Amend	SF510, §12, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 404.5	Amend New	SF510, §47, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 415.1	Amend	SF510, §13, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 448.1	Amend	SF510, §50, 53, 161	2015-07-02	2015-04-24	Signed
Senate File 456.1	Amend	SF510, §14, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.53	Amend	SF510, §27, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.56	Amend	SF510, §28, 161, 162	2015-07-02	2015-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Senate File 463.59	Amend	SF510, §29, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.60	Amend	SF510, §30, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.61	Amend	SF510, §31, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.62	Amend	SF510, §32, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.63	Amend	SF510, §33, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.64	Amend	SF510, §34, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.65	Amend	SF510, §35, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.66	Amend	SF510, §36, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.68	Amend	SF510, §37, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.69	Amend	SF510, §38, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.71	Amend	SF510, §39, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 463.78	Amend	SF510, §41, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 496.1 (1)(a)	Amend	SF510, §21, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 497.3 (1)(g)	Amend	SF505, §160, 162, 163	2015-07-02	2015-07-01	Signed
Senate File 497.25 (1)(g)	Amend	SF505, §161, 162, 163	2015-07-02	2015-07-01	Signed
Senate File 501.2	Amend	SF510, §49, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 505.12 (12)(d)	Amend	SF510, §22, 161, 162	2015-07-02	2015-07-01	Signed
Senate File 505.132 (12)(d)	Amend	SF510, §23, 161, 162	2015-07-02	2015-07-01	Signed

ACTS FROM YEARS BEFORE 2015 (LISTED BY CHAPTER)

2014 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2014 Acts - Chapter 1078.38	Amend	HF536, §200	2015-07-01		Signed
2014 Acts - Chapter 1080.121	Repeal	HF536, §201	2015-07-01		Signed
2014 Acts - Chapter 1092.153	Repeal	HF536, §202	2015-07-01		Signed
2014 Acts - Chapter 1092.197 (2)	Strike	HF536, §203	2015-07-01		Signed
2014 Acts - Chapter 1092.199	Repeal	HF536, §202	2015-07-01		Signed
2014 Acts - Chapter 1130.41A	Add	SF510, §85, 87, 88	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1130.43 (1)	Amend	SF510, §86, 87, 88	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1135.4 (15)(u1)	Add	HF658, §32, 33, 34, 35	2015-07-02	2015-06-30	Signed
2014 Acts - Chapter 1136.1 (7)(d)	Amend	HF650, §9, 10, 11	2015-07-02	2015-06-30	Signed
2014 Acts - Chapter 1140.9	Amend	SF505, §44, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.12 (5)	Add	SF505, §45, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.14	Amend	SF505, §46, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.15	Amend	SF505, §47, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.19 (9)	Add	SF505, §48, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.20 (4)	Add	SF505, §49, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.21 (3)	Add	SF505, §50, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.22	Amend	SF505, §51, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.22	Amend	SF505, §52, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.24 (4)	Add	SF505, §60, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.25 (29)	Add	SF505, §53, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.26 (4)	Add	SF505, §54, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.27 (4)	Add	SF505, §55, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.29	Amend	SF505, §56, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.30	Amend	SF505, §57, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.32	Amend	SF505, §58, 61, 62	2015-07-02	2014-07-01	Signed
2014 Acts - Chapter 1140.33	Amend	SF505, §59, 61, 62	2015-07-02	2014-07-01	Signed

2013 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2013 Acts - Chapter 123.62	Amend	HF626, §1	2015-07-01		Signed
2013 Acts - Chapter 125.25	Repeal	HF536, §199	2015-07-01		Signed
2013 Acts - Chapter 125.26	Repeal	HF536, §199	2015-07-01		Signed
2013 Acts - Chapter 125.27	Repeal	HF536, §199	2015-07-01		Signed
2013 Acts - Chapter 125.28	Repeal	HF536, §199	2015-07-01		Signed
2013 Acts - Chapter 136.2 (1)(c)	Amend	SF505, §43, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.136 (1,2,6,13)	Amend	SF505, §44, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.139 (5)	Add	SF505, §45, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.142 (11)(a)(u1)	Amend	SF505, §47, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.143 (9)	Add	SF505, §48, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.144 (4)	Add	SF505, §49, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.145 (3)	Add	SF505, §50, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.146 (u1,u2)	Amend	SF505, §51, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.146 (1)	Amend	SF505, §52, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.147A (4)	Add	SF505, §60, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.148 (29)	Add	SF505, §53, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.149 (4)	Add	SF505, §54, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.151 (4)	Add	SF505, §55, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.153 (2,3)	Amend	SF505, §56, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.154 (1)	Amend	SF505, §57, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.156 (u1,u2)	Amend	SF505, §58, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 138.157 (u1,u2)	Amend	SF505, §59, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 139.142 (u2)	Amend	SF505, §46, 61, 62	2015-07-02	2014-07-01	Signed
2013 Acts - Chapter 142.41	Amend	HF650, §6, 10, 11	2015-07-02	2015-06-30	Signed

2012 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2012 Acts - Chapter 1138.7 (1)	Amend	SF510, §140, 142, 143	2015-07-02	2015-06-30	Signed
2012 Acts - Chapter 1138.7 (2)	Amend	HF659, §32, 37, 38	2015-07-02	2015-06-30	Signed

2011 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2011 Acts - Chapter 133.2	Amend	HF650, §7, 10, 11	2015-07-02	2015-06-30	Signed
2011 Acts - Chapter 133.4	Amend	HF650, §8, 10, 11	2015-07-02	2015-06-30	Signed

2009 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2009 Acts - Chapter 173.25	Amend	HF650, §6, 10, 11	2015-07-02	2015-06-30	Signed

2008 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2008 Acts - Chapter 1179.20	Amend	HF650, §6, 10, 11	2015-07-02	2015-06-30	Signed

2005 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2005 Acts - Chapter 150.134	Amend	HF626, §1	2015-07-01		Signed
2005 Acts - Chapter 178.41 (3)	Amend	SF257, §11, 14	2015-02-25		Signed

1884 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
1884 Acts - Chapter 198	Repeal	SF510, §71, 161, 162	2015-07-02	2015-07-01	Signed