- the acquisition of such protection is the sole responsibility of appli-12 cants.
 - The incorporators of the corporation formed under this Act SEC. 4. shall be:
 - 3 1. The chairman of the Iowa development commission.
 - 4 2. The director of the Iowa development commission.
- 5 3. A member of the Iowa development commission selected by the chairman.
- 1 SEC. 5. The board of directors of the corporation formed under this Act shall be the members of the Iowa development commission or their successors in office.
- SEC. 6. The corporation formed under this Act is hereby authorized to accept grants of money or property from the federal government or any other source and may upon its own order use its money, property or other resources for any of the purposes herein.
- This Act being deemed of immediate importance shall be in SEC. 7. full force and effect from and after its publication in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and the Lohrville Enterprise & The Farnhamville Index, a newspaper published at Lohr-5 ville, Iowa.

Approved April 5, 1963.

I hereby certify that the foregoing Act, Senate File 252, was published in the Oelwein Daily Register, Oelwein, Iowa, April 10, 1963, and in the Lohrville Enterprise & The Farnhamville Index, Lohrville, Iowa, April 18, 1963.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 72

CIVIL DEFENSE

H. F. 417

- AN ACT to amend chapter twenty-eight A (28A), Code 1962, commonly known as the "Civil Defense Act", and relating to the establishment of joint county-municipal civil defense administrations, their powers and duties, and the establishment of a joint civil defense fund for payment of expenses in connection therewith.
- Be It Enacted by the General Assembly of the State of Iowa:
 - SECTION 1. Section twenty-eight A point seven (28A.7), Code 1962, is hereby amended by striking from line five (5) from and after 3 the word "may" all the rest of the section and inserting in lieu thereof

the following:

"form a joint county-municipal civil defense administration, hereinafter referred to as the joint administration. Such joint administration shall be composed of a member of the county board of supervisors

and the mayor or his representative of the city or town governments

within the county. One member of the joint administration shall be designated as chairman and one as vice-chairman. The joint administration shall appoint a director who shall be responsible to the joint administration for the administration and coordination of all civil defense matters throughout the county, subject to the direction and control of the joint administration. Each county and city or town located therein, is authorized to appropriate money out of its own general fund for the purpose of paying expenses relating to civil defense matters of such joint administration, and to establish a joint county-municipal civil defense fund in the office of the county treasurer, and the cities and towns located in that county may deposit moneys in such fund, which fund shall be for the purpose of paying expenses relating to civil defense matters of such joint administration. Any reimbursement, matching funds, or moneys received from sale of property obtained through the surplus property program, or moneys obtained from any source whatever in connection with the civil defense program, shall be deposited in the joint civil defense fund, herein established and used for civil defense purposes. Withdrawals from this fund shall be made on warrants drawn by the county auditor of the county wherein the fund is located on vouchers signed by the chairman or vice-chairman of the joint administration and the director of the joint administration.

Not later than March 15 of each year the joint county-municipal civil defense director and the joint administration shall prepare a proposed budget of all expenses for the ensuing fiscal year, July 1 to June 30. The proposed budget shall include estimated expenses that might be incurred in the event of a natural disaster, including, but not limited to, hurricanes, tornadoes, windstorms or floods, and the necessary training, warning, protection facilities, and equipment necessary to minimize the loss of life in the event of a nuclear attack.

The budget shall contain an itemized list of the proposed salaries of civil defense personnel and other personnel, their number and their compensation, the estimated amount needed for personnel benefits, travel and transportation, transportation of things, rent, communications and utilities, printing and reproduction, supplies and material, equipment, and other services needed.

Each year the chairman of the joint administration shall, by written notice, call a meeting of the joint administration to consider such proposed budget and shall fix and adopt a budget for the ensuing federal fiscal year not later than May 15.

At such meeting, the joint administration shall authorize:

1. The number of personnel for civil defense activities, full- and

part-time employment.

2. The salaries and compensation of civil defense employees. Those employees coming under the merit system will include salary schedules for various classes in which the salary of a class is adjusted to the responsibility and difficulty of the work.

3. Fix the operating expenses as contained in the proposed budget. All expenditures provided for herein shall be subject to the provisions of chapter twenty-four (24) of the Code, and the chairman or vice-chairman of the joint administration are hereby declared to be the certifying officials.

The joint administration shall be responsible for the direction, ad-

ministration, and coordination of civil defense matters in the county.
The joint administration shall direct its services in the event of manmade disaster or in the event of natural disasters including, but not
limited to, hurricanes, tornadoes, windstorms, or floods.

limited to, hurricanes, tornadoes, windstorms, or floods.

The director may, with the approval of the joint administration, employ such technical, clerical and administrative personnel as may be required and necessary to carry out the purposes of this Act.

be required and necessary to carry out the purposes of this Act.
The joint administration shall fix the compensation of such persons so employed to be paid out of the civil defense fund created by this chapter.

Each city or town council shall appoint a director of civil defense for that city or town who shall, upon his appointment, serve as the director of civil defense for that city or town and shall also serve as an operation's officer for the joint administration.

Approved May 20, 1963.

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CHAPTER 73

STATE MILITARY FORCES

S. F. 147

AN ACT relating to the state military forces.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section twenty-nine point one (29.1), Code 1962, is hereby amended by striking all of subsection eleven (11) and inserting in lieu thereof the following:
- "11. 'Advisory Council' shall mean a board of officers composed of the eleven (11) senior commanding officers of the Iowa national guard of whom eight (8) shall be officers of the Iowa army national guard and three (3) shall be officers of the Iowa air national guard."
- 1 SEC. 2. Section twenty-nine point two (29.2), Code 1962, is hereby 2 amended as follows:
- 1. By striking lines one (1) and two (2) and inserting in lieu thereof the following:
- "There is hereby created the Iowa national guard to consist of the Iowa army national guard and the Iowa air national guard."
- 2. By inserting in line three (3) after the word "Iowa" the word "army".
- SEC. 3. Section twenty-nine point eleven (29.11), Code 1962, is amended by inserting in line twenty (20) following the word "court-martial" the following:
- 4 "or upon termination of his federal recognition".
- SEC. 4. Amend chapter twenty-nine (29), Code 1962, by striking section twenty-nine point fifty-four (29.54) and inserting in lieu theresof the following: