### CHAPTER 1133

## CITY CIVIL SERVICE COMMISSIONERS

H. F. 396

AN ACT relating to conflict of interest for city civil service commissioners and providing a penalty.

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

Section 1. Section four hundred point two (400.2), Code 1977, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Civil service commissioners shall not buy from, sell to, or in any manner become parties, directly, to any contract to furnish supplies, material, or labor to the city in which they are commissioners. A violation of this conflict of interest provision is a simple misdemeanor.

Approved April 17, 1978

### CHAPTER 1134

#### POLICE AND FIRE RETIREMENT FUNDS

H. F. 2219

AN ACT relating to the investment of police and fire retirement system funds.

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

- Section 1. Section four hundred eleven point seven (411.7), subsection two (2), Code 1977, as amended by Acts of the Sixty-seventh General Assembly, 1977 Session, chapter one hundred eighteen (118), section two (2), is amended to read as follows:
- 2. The city treasurer may invest at the direction of the respective boards of trustees such portion of the several funds created by this chapter as in the judgment of the respective boards are not needed for current payment of benefits under this chapter in interest-bearing securities, notes, certificates, bonds, or other evidences of indebtedness issued or guaranteed by the United States, or interest-bearing bonds issued by the state of Iowa, or make deposits of such funds in banks as provided in chapter 453, or in bonds issued by counties, school districts, or general obligation or limited levy bonds issued by municipal corporations in this

state as authorized for investment by insurance companies under section 511.8 and subject to all limitations contained in said section. In the event of loss on the redemption or sale of securities, where invested as prescribed by law, neither the treasurer nor the trustees shall be personally liable, but such loss shall be charged against the retirement funds. The city treasurer may sell any securities in such funds and reinvest the proceeds in accordance with the direction of the respective boards of trustees when such action may be deemed advisable by the trustees for the protection of said funds or the preservation of the value of the investment.

Approved June 2, 1978

# CHAPTER 1135 MULTIPLE DWELLING INSPECTION

H. F. 2010

AN ACT removing the limit on fees certain cities may establish for inspection of multiple dwellings.

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

Section 1. Section four hundred thirteen point one hundred twenty-three (413.123), Code 1977, is amended to read as follows:

413.123 INSPECTION OF MULTIPLE DWELLINGS. The health officer, or such other appropriate public official as the mayor may designate, shall cause an inspection to be made of every multiple dwelling at least once a year. Such inspection shall include thorough examination of all parts of such multiple dwelling and the premises connected therewith. The health officer or such other official so designated is also hereby empowered to make similar inspections of all dwellings as frequently as may be necessary; and shall may make inspection at any reasonable time on complaint of the owner, tenant, or other person concerned. Cities of-twentyfive-thousand-or-more-population may establish a reasonable schedule of fees for-the-purpose-of-defraying-the which fees shall be based upon the actual costs of inspection, enforcement, and administration of the provisions of this section relating to multiple dwellings. The-fees-shell-not exceed-seven-dollars-and-fifty-cents-for-the-first-unit-and