CHAPTER 58

PEARL HARBOR REGISTRATION PLATES H.F.~426

AN ACT relating to Pearl Harbor motor vehicle registration plates.

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

Section 1. Section 321.34, subsection 12, Code 1991, is amended to read as follows:

12. PEARL HARBOR PLATES. Effective January 1, 1990, the owner of a motor vehicle subject to registration under section 321,109, subsection 1, light delivery truck, panel delivery truck or pickup who was at Pearl Harbor, Hawaii, as a member of the armed services of the United States on December 7, 1941, may, upon written application to the department, order special registration plates which. The special registration plates shall bear the notation or emblem reading "PEARL HARBOR VETERAN SURVIVOR, DECEMBER 7, 1941". The speeial plates shall bear the identification "DEC 7" followed by a two digit four identifying number letters or numbers. Each applicant applying for special registration plates under this subsection may purchase only one set of registration plates under this subsection. The application is subject to approval by the department. Upon receipt of the special registration plates, the applicant shall surrender the regular registration plates to the county treasurer. The fee for the issuance of the special registration plates is twenty-five dollars which shall be in addition to the regular annual registration fee. Seriously disabled veterans who are exempted from payment of the annual registration fee under section 321.105, shall pay only the twenty-five dollar fee for issuance of the special registration plates. The county treasurer shall validate the special registration plates in the same manner as regular registration plates are validated under this section with no additional registration fee being required other than the regular annual registration fee.

Approved April 24, 1991

CHAPTER 59

INSURANCE — DEMOLITION RESERVES H.F. 499

AN ACT relating to demolition insurance reserves required for property within the corporate limits of a city.

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

Section 1. Section 515.150, subsections 1, 3, 4, and 5, Code 1991, are amended to read as follows:

- 1. An insurer shall reserve five ten thousand dollars or ten percent, whichever amount is greater, of the payment for damages to the property excluding personal property on which it the insurer has issued a fire and casualty insurance policy as demolition cost reserve if the following are applicable:
 - a. The property is located within the corporate limits of a city.
- b. The damage to the property renders it uninhabitable or unfit for the purpose for which it was intended, without repair.
- c. Proof of loss has been submitted by the policyholder for a sum in excess of seventy-five percent of the face value of the policy covering the building or other insured structure.

- 3. The city shall release all interest in the demolition cost reserve within ninety one hundred eighty days after receiving notice of the existence of the demolition cost reserve unless the city has instituted legal proceedings for the demolition of said the building or other insured structure, and has notified the insurer in writing of the institution of such the legal proceedings. Failure of the city to notify the insurer of such the legal proceedings shall terminate terminates the city's claim to any proceeds from the reserve.
- 4. A reserve for demolition costs shall is no longer be required if as a result of either of the following:
- a. The insurer has received notice from both the insured and the city council that the insured has eommenced completed repairs to the property or has eommenced completed demolition of the property in compliance with all applicable statutes and local ordinances.
 - b. The city has failed to notify the insurer as provided under subsection 3.
- 5. If the city has instituted legal proceedings, undertaken emergency action, or is required to demolish the damaged property at city expense, after instituting legal proceedings, emergency actions, or obtaining waivers for the demolition of the building or other insured structure, the city shall present to the insurer the actual cost of demolition of the property, including engineering, legal, and other demolition project costs incurred, since the date of the fire or other occurrence, including but not limited to legal costs, engineering costs, and demolition costs related directly to the enforcement of any local ordinance, and the insurer shall compensate the city for that actual cost of the demolition project the incurred costs up to the amount in the demolition cost reserve. Any amount left from the demolition cost reserve after the cost of demolition of the property is paid to the city shall be paid to the insured if the insured is entitled to the remaining proceeds under the policy.

Approved April 24, 1991

CHAPTER 60

CITY OFFICERS' AND EMPLOYEES' INTEREST IN CITY CONTRACTS

H.F. 565

AN ACT relating to contracts for the purchase of goods or services by a city.

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

Section 1. Section 362.5, subsection 10, Code 1991, is amended to read as follows:

- 10. Contracts not otherwise permitted by this section, for the purchase of goods or services by a city <u>having a population of more than two thousand five hundred</u>, which benefit a city officer or employee, if the purchases benefiting that officer or employee do not exceed a cumulative total purchase price of one thousand five hundred dollars in a fiscal year.
- Sec. 2. Section 362.5, Code 1991, is amended by adding the following new subsection:

 NEW SUBSECTION. 11. Contracts not otherwise permitted by this section for the purchase of goods or services by a city having a population of two thousand five hundred or less, which benefit a city officer or employee, if the purchases benefiting that officer or employee do not exceed a cumulative total purchase price of two thousand five hundred dollars in a fiscal year.

Approved April 24, 1991