

CHAPTER 155**PHARMACEUTICAL COLLECTION AND DISPOSAL PILOT PROJECT***S.F. 579*

AN ACT relating to a pharmaceutical collection and disposal pilot project and including an effective date provision.

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

Section 1. **PHARMACEUTICAL COLLECTION AND DISPOSAL PILOT PROJECT.** Of the moneys allocated under section 455E.11, subsection 2, paragraph “a”, subparagraph (1), subparagraph subdivision (c), the department shall use two hundred twenty-five thousand dollars for a one-year pharmaceutical collection and disposal pilot project beginning May 1, 2007. The project shall demonstrate how to properly manage and dispose of unused, excess, old, or seized pharmaceuticals through approved techniques that exclude disposal in a landfill and disposal to a municipal wastewater treatment facility. The department shall award moneys allocated pursuant to this section to a public agency that operates a household hazardous waste regional collection center that serves a minimum of fifteen counties, that is licensed as a reverse distributor by the board of pharmacy examiners, and that is endorsed by the governor’s office of drug control policy. The department shall make the award to a public agency who applies in a manner and according to procedures required by the department.

Sec. 2. **EFFECTIVE DATE.** This Act, being deemed of immediate importance, takes effect upon enactment.

Approved May 11, 2007

CHAPTER 156**REMOTE CONTROL OR INTERNET HUNTING OF WILD ANIMALS,
GAME BIRDS, UNGULATES, OR PRESERVE WHITETAIL***H.F. 671*

AN ACT prohibiting remote control or internet hunting of wild animals, or game birds or ungulates or preserve whitetail kept on hunting preserves, and providing penalties.

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

Section 1. **NEW SECTION.** 481A.125A **REMOTE CONTROL OR INTERNET HUNTING — CRIMINAL AND CIVIL PENALTIES.**

1. As used in this section, “remote control or internet hunting” means use of a computer or other electronic device, equipment, or software to remotely control the aiming or discharge of a firearm or other weapon, allowing a person who is not physically present to take a wild animal, a game bird or ungulate kept on a hunting preserve under chapter 484B, or a preserve whitetail kept on a hunting preserve under chapter 484C.

2. A person shall not offer for sale, take, or assist in the taking of a wild animal, a game bird or ungulate kept on a hunting preserve under chapter 484B, or a preserve whitetail kept on a hunting preserve under chapter 484C, by remote control or internet hunting.

3. A person who violates this section is guilty of a serious misdemeanor. A second or subsequent violation of this section is punishable as a class "D" felony.

4. In addition, any person who violates this section is subject to a civil penalty, which may be levied by the department, of not more than ten thousand dollars for each violation of this section. The moneys collected from imposition of a civil penalty shall be deposited in the state fish and game protection fund.

Approved May 11, 2007

CHAPTER 157

ENERGY CITY DESIGNATION PROGRAM

H.F. 773

AN ACT establishing an energy city designation program.

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

Section 1. **NEW SECTION. 473.41 ENERGY CITY DESIGNATION PROGRAM.**

1. The department shall establish an energy city designation program, with the objective of encouraging cities to develop and implement innovative energy efficiency programs. To qualify for designation as an energy city, a city shall submit an application on forms prescribed by the department by rule, indicating the following:

- a. Submission of community-based plans for energy reduction projects, energy-efficient building construction and rehabilitation, and alternative or renewable energy production.
- b. Efforts to secure local funding for community-based plans, and documentation of any state or federal grant or loan funding being pursued in connection therewith.
- c. Involvement of local schools, civic organizations, chambers of commerce, and private groups in a community-based plan.
- d. Existing or proposed ordinances encouraging energy efficiency and conservation, recycling efforts, and energy-efficient building code provisions and enforcement.
- e. Organization of an energy day observance and proclamation with a commemorating event and awards ceremony for leading energy-efficient community businesses, groups, schools, or individuals.

2. The department shall establish by rule criteria for awarding energy city designations. If more than one designation is awarded annually, the criteria shall include a requirement that the department award the designations to cities of varying populations. Rules shall also be established identifying and publicizing state grant and loan programs relating to energy efficiency, and the development of a procedure whereby the department shall coordinate with other state agencies preferences given in the awarding of grants or making of loans to energy city designated applicants.

Approved May 11, 2007