PROOF

STATE OF IOWA

House Journal

TUESDAY, APRIL 20, 2004

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JOURNAL OF THE HOUSE

One-hundredth Calendar Day - Sixty-eighth Session Day

Hall of the House of Representatives Des Moines, Iowa, Tuesday, April 20, 2004

The House met pursuant to adjournment at 9:47 a.m., Speaker Rants in the chair.

Prayer was offered by Reverend Ron Stein, pastor of the First Baptist Church, Mason City. He was the guest of Representative Bill Schickel from Cerro Gordo County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Speaker Rants.

The Journal of Monday, April 19, 2004 was approved.

SPECIAL PRESENTATION TO HOUSE PAGES

Speaker Rants invited the House Pages to the Speaker's station for a special presentation and thanked them for their service to the House of Representatives.

Certificates of excellence for serving with honor and distinction as a House Page during the Second Regular Session of the Eightieth General Assembly were presented to the following Pages by Speaker Christopher Rants, Majority Leader Chuck Gipp and Minority Leader Pat Murphy:

Kirk Bates Megan Miller Laurianne Miller Johanna Bergan Valerie Biddick Jim Morrison Chris Bowman Robert Paulsen Katie Bunkofske Jim Sullivan Stephanie Dillon Jennifer Townsend D. J. Halferty Katie Van Zee Jason Heki **Spencer Willems** Kimberly Hope **Kevin Wilmarth** Brandon Johnsen **Curtis Wright** Jared Meitzner

PRESENTATION TO RETIRING MEMBERS AND LEADERS

Speaker Rants and Majority Leader Gipp invited to the well of the House, for special recognition, members of the House who will be retiring or are a candidate for the Iowa Senate. Plaques were presented to the following:

Daniel J. Boddicker, District 79	1993 - 2004
Effie Lee Boggess, District 97	1995 - 2004
John H. Connors, District 68	1973 – 2004
Jane Greimann, District 45	1999 – 2004
James F. Hahn, District 80	1991 – 2004
Ralph F. Klemme, District 3	1993 – 2004
Robert J. Osterhaus, District 25	1997 – 2004

The House rose and expressed its appreciation.

House Speaker Christopher C. Rants, Majority Leader Chuck Gipp and Minority Leader Patrick Murphy were invited to the Speaker's station for a special presentation.

Speaker pro tempore Carroll and Jacobs of Polk, on behalf of the House, presented plaques to each leader in appreciation of his service and dedication to the Iowa House of Representatives during the Eightieth General Assembly.

The House rose and expressed its appreciation.

The House stood at ease at 10:54 a.m., until the fall of the gavel.

The House resumed session at 1:06 p.m., Speaker Rants in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 20, 2004, passed the following bill in which the concurrence of the Senate was asked:

 $\underline{\text{House File 2455}}, \text{ a bill for an act establishing marriage and domestic relations} \\ \text{requirements and providing an effective date}.$

Also: That the Senate has on April 20, 2004, concurred in the House amendment to the Senate amendment, and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2577</u>, a bill for an act relating to and making appropriations from the healthy Iowans tobacco trust and the tobacco settlement trust fund and providing an effective date.

Also: That the Senate has on April 20, 2004, amended the House amendment, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2298</u>, a bill for an act making, reducing, and transferring appropriations, providing for other properly related matters, and including effective and applicability date provisions.

Also: That the Senate has on April 20, 2004, amended and passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2310</u>, a bill for an act providing for the transfer and apportionment of district associate judges and to the qualifications of magistrates, providing for a study, and providing for a future repeal.

Also That the Senate has on April 20, 2004, adopted the following resolution in which the concurrence of the House is asked:

<u>Senate Concurrent Resolution 118</u>, a senate concurrent resolution to provide for adjournment sine die.

MICHAEL E. MARSHALL, Secretary

The House stood at ease at 1:29 p.m., until the fall of the gavel.

The House resumed session at 2:58 p.m., Speaker Rants in the chair.

QUORUM CALL

A non-record roll call was requested to determine that a quorum was present. The vote revealed seventy-five members present, twenty-five absent.

RULES SUSPENDED

Jacobs of Polk asked and received unanimous consent to suspend the rules for the immediate consideration of <u>Senate File 2215</u>.

CONSIDERATION OF BILLS Ways and Means Calendar

<u>Senate File 2215</u>, a bill for an act relating to the investment of moneys of the Iowa finance authority in funds within the office of the treasurer of state, with report of committee recommending passage, was taken up for consideration.

Sands of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2215)

The ayes were, 99:

Bell Alons Arnold Berry Boal **Boddicker Boggess** Bukta Carroll Cohoon Chambers Connors Dandekar Davitt De Boef Dennis Dix Dolecheck Drake Eichhorn Foege Elgin Fallon Ford Freeman Frevert Gaskill Gipp Granzow Greimann Greiner Hahn Hanson Heaton Heddens Hoffman Hogg Horbach Hunter Huseman Huser Hutter Jacobs Jacoby **Jenkins** Jochum Jones Klemme Kramer Kuhn Kurtenbach Lalk Lensing Lukan Lykam Maddox McCarthy Manternach Mascher Mertz Miller Murphy Oldson Olson, D. Olson, S. Osterhaus Paulsen Petersen Quirk Raecker Rasmussen Rayhons Reasoner **Roberts** Sands Schickel Smith Shomshor Shoultz Stevens Struyk Swaim Taylor, D. Taylor, T. **Tjepkes** Upmeyer **Thomas Tymeson** Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Watts Wendt Whitaker Whitead Wilderdyke Winckler Mr. Speaker Rants

The nays were, none.

Absent or not voting, 1:

Baudler

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Dix of Butler called up for consideration <u>Senate File 2298</u>, a bill for an act making, reducing, and transferring appropriations, providing for other properly related matters, and including effective and applicability date provisions, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment $\underline{H-8643}$ to the House amendment as follows:

H-8643

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Amend the House amendment, S-5383, to Senate File
    2298, as amended, passed, and reprinted by the Senate,
     1. Page 1, by inserting after line 4 the
4
5
    following:
          _. Page 2, by striking lines 9 through 20."
     2. Page 1, by striking lines 5 through 26 and
    inserting the following:
         _. Page 2, line 30, by striking the figure
10 "1,950,000" and inserting the following: "1,889,610".
         . Page 2, line 33, by striking the figure
12 "1,950,000" and inserting the following:
13 "1,889,610"."
     3. Page 2, line 17, by striking the word
15 "PROPERTY" and inserting the following: "STATE".
    4. Page 2, line 18, by striking the word
    "property" and inserting the following: "state".
     5. Page 2, by striking lines 22 through 45.
18
19
     6. Page 3, by striking lines 8 through 10.
20
     7. By striking page 3, line 25, through page 9,
21 line 3.
22
     8. Page 12, by striking lines 22 through 25 and
23 inserting the following: "issued pursuant to this
24 section."
     9. Page 13, by striking lines 38 through 40 and
26 inserting the following: "education agencies.""
     10. Page 28, by striking lines 8 through 24 and
27
    inserting the following:
    "2. Six Eight commissioners shall be honorably
30 discharged members of the armed forces of the United
31 States. The American legion of Iowa, disabled
32 American veterans department of Iowa, veterans of
33 foreign wars department of Iowa, American veterans of
34 World War II, Korea, and Vietnam, the Vietnam veterans
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35 of America, and the military order of the purple 36 heart, through their department commanders, shall 37 submit two names respectively from their organizations 38 to the governor. The adjutant general and the Iowa 39 affiliate of the reserve officers association shall 40 submit names to the governor of persons to represent 41 the Iowa national guard and the association. The 42 governor shall appoint from the group of names submitted by the adjutant general and reserve officers association two representatives and from each of the 45 other organizations one representative to serve as a 46 member of the commission, unless the appointments would conflict with the bipartisan and gender balance 48 provisions of sections 69.16 and 69.16A. In addition, the governor shall appoint one member of the public, 50 knowledgeable in the general field of veterans

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affairs, to serve on the commission.""
1
     11. Page 28, line 30, by inserting after the word
    "be" the following: "a resident of the state of Iowa
3
    who served in the armed forces of the United States
    and was honorably discharged, and is".
6
     12. Page 30, lines 13 and 14, by striking the
    words "the year preceding" and inserting the
   following: "the year preceding".
     13. Page 42, line 8, by striking the figure "21."
10 and inserting the following: "21 and inserting the
   following:
11
               "DIVISION
12
         REBUILD IOWA INFRASTRUCTURE FUND
13
    Sec.____. There is appropriated from the rebuild
   Iowa infrastructure fund to the following departments
   and agencies for the designated fiscal years, the
   following amounts, or so much thereof as is necessary,
18 to be used for the purposes designated:
     1. DEPARTMENT OF ADMINISTRATIVE SERVICES
    a. For routine maintenance of state buildings and
21 facilities, notwithstanding section 8.57, subsection
    5, paragraph "c":
23 FY 2004-2005.....$ 2,000,000
    b. For relocation costs directly associated with
25 remodeling projects on the capitol complex and for
26 facility lease payments for the department of
27 corrections, the Iowa department of public health, and
28 the department of public safety, notwithstanding
29 section 8.57, subsection 5, paragraph "c":
c. For technology improvement projects,
32 notwithstanding section 8.57, subsection 5, paragraph
33
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34 FY 2004-2005\$ 1,861,496
35 Of the amount appropriated in this lettered
36 paragraph, \$288,496 is allocated to maintain and
37 operate the enterprise warehouse technology project
38 and \$73,000 is allocated to the division of criminal
39 and juvenile justice planning of the department of
40 human rights for 1.00 full-time equivalent position to
41 provide support for the justice data warehouse
42 technology project.
43 d. For major renovation and major repair needs,
44 including health, life, and fire safety needs, and for
45 compliance with the federal Americans With
46 Disabilities Act, for state buildings and facilities 47 under the purview of the department:
47 under the purview of the department: 48 FY 2004-2005
49 (1) Of the amount appropriated in this lettered
50 paragraph, up to \$375,000 may be used for costs
or paragraph, up to 5575,000 may be used for costs
Page 3
associated with project management services in the
2 division of design and construction within the general
3 services enterprise of the department, notwithstanding
 4 section 8.57, subsection 5, paragraph "c". 5 (2) Of the amount appropriated in this lettered
5 (2) Of the amount appropriated in this lettered 6 paragraph, \$200,000 may be used for costs associated
7 with the vertical infrastructure program,
8 notwithstanding section 8.57, subsection 5, paragraph
9 "c".
10 e. For costs associated with the remodeling of the
11 records and property center:
12 FY 2004-2005 \$ 5,000,000
13 FY 2005-2006
14 f. For accent lighting systems for the soldiers
15 and sailors monument and the Allison monument on the
16 capitol complex:
17 FY 2004-2005 \$ 35,000
18 g. For capitol interior restoration:
19 FY 2004-2005 \$ 1,770,000
20 h. For costs associated with the purchase of
21 laboratory equipment for and the maintenance and
22 operation of the state laboratories facility located
23 in Ankeny, notwithstanding section 8.57, subsection 5,
24 paragraph "c":
25 FY 2004-2005 \$ 355,500 26 2. DEPARTMENT FOR THE BLIND
27 For the remodeling of the orientation center: 28 FY 2004-2005\$ 67,000
29 3. STATE BOARD OF REGENTS
30 For maintenance at the Iowa school for the deaf and
31 the Iowa braille and sight saving school:
32 FY 2004-2005 \$ 500,000

33 4. DEPARTMENT OF CORRECTIONS
34 a. For costs of entering into a lease-purchase
35 agreement to connect the electrical system supporting
36 the special needs unit at Fort Madison:
37 FY 2004-2005 \$ 333,168
38 b. For construction of a community-based
39 correctional facility, including district offices, in
40 Davenport:
41 FY 2004-2005
42 FY 2005-2006
43 FY 2006-2007
44 It is the intent of the general assembly that the 45 department of management allocate the entire
45 department of management allocate the entire 46 appropriation for the fiscal year beginning July 1,
47 2006, to the department of corrections by July 31,
48 2006.
49 5. DEPARTMENT OF CULTURAL AFFAIRS
50 a. For historical site preservation grants, to be
or all 1 or instarrour site preservation grants, to se
Page 4
1 used for the restoration, preservation, and
2 development of historical sites:
3 FY 2004-2005 \$ 500,000
4 Historical site preservation grants shall only be
5 awarded for projects which meet the definition of
6 "vertical infrastructure" in section 8.57, subsection
7 5, paragraph "c".
8 In making grants pursuant to this lettered
9 paragraph, the department shall consider the existence 10 and amount of other funds available to an applicant
10 and amount of other funds available to an applicant 11 for the designated project. A grant awarded from
12 moneys appropriated in this lettered paragraph shall
13 not exceed \$100,000 per project. Not more than two
14 grants may be awarded in the same county.
15 b. For continuation of the project recommended by
16 the Iowa battle flag advisory committee to stabilize
17 the condition of the battle flag collection,
18 notwithstanding section 8.57, subsection 5, paragraph
19 "c":
20 FY 2004-2005 \$ 100,000
21 6. DEPARTMENT OF ECONOMIC DEVELOPMENT
21 0. DEPARTMENT OF ECONOMIC DEVELOPMENT
22 a. For accelerated career education program
22 a. For accelerated career education program23 capital projects at community colleges that are
 a. For accelerated career education program capital projects at community colleges that are authorized under chapter 260G and that meet the
 a. For accelerated career education program capital projects at community colleges that are authorized under chapter 260G and that meet the definition of "vertical infrastructure" in section
 a. For accelerated career education program capital projects at community colleges that are authorized under chapter 260G and that meet the definition of "vertical infrastructure" in section 8.57, subsection 5, paragraph "c":
a. For accelerated career education program capital projects at community colleges that are authorized under chapter 260G and that meet the definition of "vertical infrastructure" in section 8.57, subsection 5, paragraph "c": FY 2004-2005
22 a. For accelerated career education program 23 capital projects at community colleges that are 24 authorized under chapter 260G and that meet the 25 definition of "vertical infrastructure" in section 26 8.57, subsection 5, paragraph "c": 27 FY 2004-2005
22 a. For accelerated career education program 23 capital projects at community colleges that are 24 authorized under chapter 260G and that meet the 25 definition of "vertical infrastructure" in section 26 8.57, subsection 5, paragraph "c": 27 FY 2004-2005
22 a. For accelerated career education program 23 capital projects at community colleges that are 24 authorized under chapter 260G and that meet the 25 definition of "vertical infrastructure" in section 26 8.57, subsection 5, paragraph "c": 27 FY 2004-2005

32 April 1, 2005, the unobligated and unencumbered 33 portions shall be available for use by other community 34 colleges.
b. For sole source grant costs associated with the hosting of the national special Olympics in Iowa by a special Olympics nonprofit entity, notwithstanding
38 section 8.57, subsection 5, paragraph "c": 39 FY 2004-2005
 42 recreational facility that will also include a cardiac 43 rehabilitation center and a family indoor aquatic 44 center and which will be located in a county with a
45 population between 150,000 and 185,000: 46 FY 2004-2005
49 section 15.221, notwithstanding section 8.57,50 subsection 5, paragraph "c":
Page 5
1 FY 2004-2005 \$ 50,000
2 7. DEPARTMENT OF EDUCATION
3 a. To provide resources for structural and
4 technological improvements to local libraries and for
5 the enrich Iowa program, notwithstanding section 8.57,
6 subsection 5, paragraph "c":
7 FY 2004-2005\$ 600,000
7 FY 2004-2005
7 FY 2004-2005 \$ 600,000 8 Funds allocated for purposes of the enrich Iowa 9 program as provided in this lettered paragraph shall
7 FY 2004-2005\$ 600,000 8 Funds allocated for purposes of the enrich Iowa 9 program as provided in this lettered paragraph shall 10 be distributed by the division of libraries and
7 FY 2004-2005
FY 2004-2005
7 FY 2004-2005

31	youth with emotional and behavioral disorders located
32	in a central Iowa county with a population of
33	approximately 80,000:
34	FY 2004-2005 \$ 250,000
35	9. IOWA STATE FAIR AUTHORITY
36	For vertical infrastructure projects on the state
37	fairgrounds:
38	FY 2004-2005 \$ 250,000
39	For purposes of this subsection, "vertical
40	infrastructure" means the same as defined in section
41	8.57, subsection 5, paragraph "c".
42	10. NATIONAL PROGRAM FOR PLAYGROUND SAFETY AT THE
43	UNIVERSITY OF NORTHERN IOWA
44	For the Iowa safe surfacing initiative,
45	notwithstanding section 8.57, subsection 5, paragraph
46	"c":
47	\$ 500,000
48	Not more than 2.5 percent of the funds appropriated
49	in this subsection shall be used by the national
50	program for playground safety for administrative costs
Pag	ge 6
1	associated with the Iowa safe surfacing initiative.
2	The crumb rubber playground tiles for the
3	initiative shall be international play equipment
4	manufacturers association (IPEMA)-certified to the
5	American society for testing and materials (ASTM)
6	F1292 standard.
7	11. DEPARTMENT OF NATURAL RESOURCES
8	For costs associated with the planning, design, and
9	construction of a premier destination state park,
10	notwithstanding section 8.57, subsection 5, paragraph
11	"c":
12	FY 2004-2005\$ 500,000
13	12. DEPARTMENT OF PUBLIC DEFENSE
14	a. For planning, design, and construction of a
15	national guard readiness center in or near Iowa City:
16	FY 2004-2005\$ 2,150,000
17	b. For maintenance and repair of national guard
18	armories and facilities:
19	FY 2004-2005 \$ 1,269,636
20	c. For construction of a new national guard armory
21	at Boone:
22	FY 2004-2005 \$ 1,096,000
23	13. DEPARTMENT OF PUBLIC SAFETY
24	a. For capitol building and judicial building
25	security, notwithstanding section 8.57, subsection 5,
26	paragraph "c":
27	FY 2004-2005\$ 800,000
28	b. For capitol complex security notwithstanding
29	section 8.57, subsection 5, paragraph "c":

30	FY 2004-2005\$ 300,000
31	c. For costs of entering into a lease-purchase
	agreement to upgrade the automated fingerprint
	identification system, notwithstanding section 8.57,
	subsection 5, paragraph "c":
	FY 2004-2005\$ 550,000
36	d. For costs associated with improvements to
	Iowa's electronic criminal information records system
	to comply with national crime information center
	standards, notwithstanding section 8.57, subsection 5,
	paragraph "c":
	FY 2004-2005 \$ 500,000
42	e. To the division of fire safety of the
43	department for allocation to the fire service training
	bureau for the planning, design, and construction of
	regional training facilities in the state:
	FY 2004-2005 \$ 150,000
47	f. To the division of fire safety of the
	department for allocation to the fire service training
	bureau to be used for the revolving loan program for
	equipment purchases by local fire departments, not
Page	27
	withstanding section 8.57, subsection 5, paragraph
2 '	'c":
3	FY 2004-2005 \$ 500,000
4	14. STATE DEPARTMENT OF TRANSPORTATION
4 5	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of
4 5 6	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer
4 5 6 3 7 5	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather
4 5 6 7 8	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public
4 5 6 3 7 3 8 3 9 3	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports,
4 5 6 7 8 9 10	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding
4 5 6 7 8 9 4 10 4 11	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c":
4 5 6 3 7 8 8 9 10 3 11 8 12 1	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 3 7 8 8 9 10 3 11 8 12 1	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 3 7 8 8 9 10 3 11 8 12 1 13 14 6	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 9 4 10 4 11 12 13 14 15	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 9 4 10 4 11 12 13 14 6 15 16	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 4 10 4 11 13 14 6 15 16 17	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 3 7 8 8 9 3 10 3 11 8 13 14 6 15 16 17 18 6	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 4 10 4 11 13 14 0 15 16 17 1 18 0 19 5	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 8 12 13 14 0 15 16 17 1 18 0 19 5 20 1	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 8 11 13 14 6 15 16 17 18 19 12 20 11 12 11 13 14 6 15 16 17 18 16 19 18 18 18 18 18 18 18 18 18 18 18 18 18	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 12 11 13 14 6 15 15 16 17 18 19 12 12 1 18 20 12 22 1	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 13 14 6 15 15 15 16 17 18 19 12 12 12 12 12 12 12 12 12 12 12 12 12	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 12 11 13 14 6 15 15 16 17 18 19 12 12 12 12 12 12 12 12 12 12 12 12 12	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 8 11 12 11 13 14 6 15 11 18 18	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 4 10 4 11 12 11 13 14 6 15 11 15 11 16 17 17 18 19 12 12 12 12 12 12 12 12 12 12 12 12 12	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005
4 5 6 7 8 8 9 6 10 6 11 8 11 12 11 13 14 6 15 11 15 11 15 12 12 12 12 12 12 12 12 12 12 12 12 12	14. STATE DEPARTMENT OF TRANSPORTATION a. For operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, the runway marking program for public airports, the windsock program for public airports, and the aviation improvement program, notwithstanding section 8.57, subsection 5, paragraph "c": FY 2004-2005

29	airport shall be required to submit applications for
30	funding of specific projects to the department for
31	approval by the state transportation commission.
32	c. For a vertical infrastructure improvement grant
33	program for improvements at general aviation airports
34	within the state:
35	FY 2004-2005 \$ 581,400
36	15. OFFICE OF TREASURER OF STATE
37	For county fair infrastructure improvements for
38	distribution in accordance with chapter 174 to
39	qualified fairs which belong to the association of
40	Iowa fairs:
41	FY 2004-2005\$ 1,060,000
42	16. COMMISSION OF VETERANS AFFAIRS
43	For deposit in the veterans trust fund established
44	in section 35A.13, notwithstanding section 8.57,
45	subsection 5, paragraph "c":
46	FY 2004-2005\$ 1,000,000
47	Of the amount appropriated in this subsection,
48	notwithstanding contrary provisions of section 35A.13,
49	\$500,000 is appropriated to and shall be used by the
50	commission of veterans affairs for the establishment
•	to an income of the control of the companions
Pag	ee 8
	,, ,
1	and operation of a veterans cemetery as required by
2	section 35A.3, subsection 14, if enacted by this Act.
3	Notwithstanding section 8.33, moneys appropriated in
4	this unnumbered paragraph that remain unencumbered or
5	unobligated at the close of the fiscal year shall not
6	revert but shall remain available for expenditure for
7	the purposes designated until the close of the
8	succeeding fiscal year or when the project is
9	completed, whichever is later.
10	Sec PAYMENTS IN LIEU OF TUITION. There is
11	appropriated from the rebuild Iowa infrastructure fund
12	to the state board of regents for the fiscal year
13	beginning July 1, 2004, and ending June 30, 2005, the
14	following amount, or so much thereof as may be
15	necessary, to be used for the purpose designated:
16	For allocation by the state board of regents to the
17	state university of Iowa, the Iowa state university of
18	science and technology, and the university of northern
19	Iowa to reimburse the institutions for deficiencies in
20	their operating funds resulting from the pledging of
21	tuitions, student fees and charges, and institutional
22	income to finance the cost of providing academic and
23	administrative buildings and facilities and utility
24	services at the institutions, notwithstanding section
25	8.57, subsection 5, paragraph "c":
26	
	\$ 858,764
27	Sec REVERSION. Notwithstanding section

28	8.33, moneys appropriated from the rebuild Iowa		
29	infrastructure fund in this division of this Act shall		
30	not revert at the close of the fiscal year for which		
31	they were appropriated but shall remain available for		
32	the purposes designated until the close of the fiscal		
33	year that begins July 1, 2007, or until the project		
34	for which the appropriation was made is completed,		
35	whichever is earlier. This section does not apply to		
36	the sections in this division of this Act that were		
37	previously enacted and are amended in this division of		
38	this Act.		
39	Sec 2003 Iowa Acts, chapter 177, section 6,		
40	subsection 2, is amended to read as follows:		
41	2. For costs associated with the planning for the		
42	vacation and demolition disposition of the Wallace		
43	building:		
44	\$ 50,000		
45	The amount appropriated in this subsection shall be		
46	used to conduct a complete evaluation and analysis		
47	regarding the condition of the Wallace building,		
48	including structural, mechanical, and environmental		
49	systems and building air quality, and to make a		
50	recommendation to the general assembly no later than		
Pag	Page 9		
1	January 31, 2005, as to whether the Wallace building		
2	should be renovated for future use or vacated and		
3	demolished. The recommendation shall include cost		
4	estimates for renovation of the building and for its		
5	demolition.		
6	Sec 2003 Iowa Acts, chapter 177, section 14,		
7	is amended to read as follows:		
8	SEC. 14. REVERSION. Notwithstanding section 8.33,		
9	moneys appropriated in this division of this Act shall		
10	not revert at the close of the fiscal year for which		
11	they were appropriated but shall remain available for		
12	the purposes designated until the close of the fiscal		
13	year that begins July 1, 2006 2007, or until the		
14	project for which the appropriation was made is		
15	completed, whichever is earlier.		
16	Sec 2003 Iowa Acts, chapter 179, section		
17	140, is amended to read as follows:		
18	SEC. 140. Notwithstanding section 8.33,		
19	unencumbered and unobligated funds remaining from the		
20	appropriation made in 1996 Iowa Acts, chapter 1218,		
21	section 13, subsection 2, paragraph "a", subparagraph		
22	(2), as amended by 1997 Iowa Acts, chapter 215,		
23	section 3, and from the appropriation made in 1997		
24	Iowa Acts, chapter 215, section 4, subsection 1, shall		
25			
	not revert but shall be available for the purposes		
26	not revert but shall be available for the purposes designated in those provisions until the close of the		

27	fiscal year beginning July 1, 2003 <u>2004</u> .
28	Of the amount of unencumbered and unobligated funds
29	identified in this section, \$180,000 shall be used for
30	the purposes described in 2003 Iowa Acts, chapter 177,
31	section 6, subsection 2, as amended by this 2004 Act.
32	Sec 2002 Iowa Acts, chapter 1173, section
33	18, as amended by 2003 Iowa Acts, chapter 179, section
34	39, is amended to read as follows:
35	SEC. 18. POOLED TECHNOLOGY FUNDING - PRIOR
36	ALLOCATIONS - NONREVERSION. Notwithstanding section
37	8.33, moneys appropriated and allocated in 2001 Iowa
38	Acts, chapter 189, section 5, subsection 1, which
39	remain unobligated or unexpended at the close of the
40	fiscal year for which they were appropriated shall not
41	revert, but shall remain available for expenditure for
42	the purposes for which they were appropriated and
43	allocated, for the fiscal period beginning July 1,
43	2002, and ending June 30, 2004 <u>2005</u> . <u>Notwithstanding</u>
45	the expenditure limitation in this section, the
46	information technology enterprise within the
47	department of administrative services may expend
48	available moneys in the pooled technology account
49	established in the office of the treasurer of state to
50	complete the comprehensive study required under 2003
_	40
Pag	ge 10
	T. A. J. 447 200 J 0
1	Iowa Acts, chapter 145, section 290, subsection 2,
2	paragraph "c".
2 3	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2,
2 3 4	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2,
2 3 4 5	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows:
2 3 4 5 6	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild
2 3 4 5 6 7	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of
2 3 4 5 6 7 8	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1,
2 3 4 5 6 7	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts,
2 3 4 5 6 7 8	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the
2 3 4 5 6 7 8 9	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts,
2 3 4 5 6 7 8 9 10	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the
2 3 4 5 6 7 8 9 10	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:
2 3 4 5 6 7 8 9 10 11 12	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa
2 3 4 5 6 7 8 9 10 11 12 13	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for
2 3 4 5 6 7 8 9 10 11 12 13 14	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison:
2 3 4 5 6 7 8 9 10 11 12 13 14 15	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000 The first \$300,000 of the amount appropriated in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000 The first \$300,000 of the amount appropriated in this subsection shall be allocated for community-based
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000 The first \$300,000 of the amount appropriated in this subsection shall be allocated for community-based corrections projects in Council Bluffs. The next
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000 The first \$300,000 of the amount appropriated in this subsection shall be allocated for community-based corrections projects in Council Bluffs. The next
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000 The first \$300,000 of the amount appropriated in this subsection shall be allocated for community-based corrections projects in Council Bluffs. The next
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	paragraph "c". Sec 2000 Iowa Acts, chapter 1225, section 2, as amended by 2001 Iowa Acts, chapter 185, section 2, is amended to read as follows: SEC. 2. There is appropriated from the rebuild Iowa infrastructure fund to the department of corrections for the fiscal year beginning July 1, 2000, and ending June 30, 2001, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. To supplement funds appropriated in 1998 Iowa Acts, chapter 1219, section 2, subsection 3, for construction of a 200-bed facility at the Iowa state penitentiary at Fort Madison: S 3,000,000 2. For community-based corrections projects: S 900,000 The first \$300,000 of the amount appropriated in this subsection shall be allocated for community-based corrections projects in Council Bluffs. The next

26 department to enter into lease-purchasing agreements or the payment of rent for such projects. Notwithstanding section 8.33 and section 20 of this 29 Act, moneys appropriated in subsection 2 that remain 30 unencumbered or unobligated at the close of the fiscal 31 year that begins July 1, 2003, shall revert at the 32 close of the fiscal year that begins July 1, 2006. 33 However, if the projects for which the moneys are 34 appropriated are completed in an earlier fiscal year, unencumbered or unobligated moneys shall revert at the 36 close of that fiscal year. Sec.____. 2000 Iowa Acts, chapter 1225, section 37 38 19, unnumbered paragraph 2, is amended to read as 39 follows: To supplement moneys appropriated in prior fiscal years for construction of a new dining hall and food services facility and renovation of the former Sheeler 43 <u>food preparation area</u>:\$ 992,000 Sec.____. 2000 Iowa Acts, chapter 1225, section 45 20, is amended to read as follows: SEC. 20. REVERSION. Notwithstanding section 8.33, 47 48 moneys appropriated in this division of this Act that remain unencumbered or unobligated at the close of the 50 fiscal year that begins July 1, 2003 2004, shall Page 11 revert at the close of that fiscal year. However, if the projects for which the moneys are appropriated are completed in an earlier fiscal year, unencumbered or unobligated moneys shall revert at the close of that 5 fiscal year. _. EXAMINATION OF DEPARTMENT OF 6 ADMINISTRATION - FY 2003-2004. Notwithstanding section 11.5B, for the fiscal year beginning July 1, 2003, and ending June 30, 2004, the auditor of state 10 shall not be entitled to reimbursement for performing 11 any examination of the department of administrative 12 services or funds received by the department of 13 administrative services, except for an examination of 14 the information technology enterprise within the 15 department of administrative services and funds 16 received by the information technology enterprise. Sec. ____. SECURE AN ADVANCED VISION FOR EDUCATION 17 18 FUND. Notwithstanding the maximum amount of the 19 appropriation from the rebuild Iowa infrastructure 20 fund to the secure an advanced vision for education 21 fund specified in section 8.57, subsection 5,

paragraph "f", the maximum amount of such
appropriation for the fiscal year beginning July 1,
2004, and ending June 30, 2005, shall not exceed

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25 $8,160,000.
26 Sec.____. The following sections of this division
27 of this Act, being deemed of immediate importance,
28 take effect upon enactment:
     1. The section amending 2003 Iowa Acts, chapter
30 177, section 6.
    2. The section amending 2003 Iowa Acts, chapter
31
32
    179, section 140.
33
    3. The section amending 2002 Iowa Acts, chapter
    1173, section 18, as amended by 2003 Iowa Acts,
35
   chapter 179, section 39.
     4. The section amending 2000 Iowa Acts, chapter
37
    1225, section 2, as amended by 2001 Iowa Acts, chapter
38
    185, section 2.
    5. The section amending 2000 Iowa Acts, chapter
40
    1225, section 19.
     6. The section amending 2000 Iowa Acts, chapter
41
42
    1225, section 20.
     7. The section addressing the examination of the
   department of administration in fiscal year 2003-2004.
44
45
               DIVISION
            ENVIRONMENT FIRST FUND
46
    Sec.____. There is appropriated from the
47
48 environment first fund to the following departments
   and agencies for the fiscal year beginning July 1,
    2004, and ending June 30, 2005, the following amounts,
Page 12
   or so much thereof as is necessary, to be used for the
   purposes designated:
     1. DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP
    a. For the conservation reserve enhancement
   program to restore and construct wetlands for the
   purposes of intercepting tile line runoff, reducing
    nutrient loss, improving water quality, and enhancing
8
    agricultural production practices:
    ......$ 1,500,000
10 Not more than 5 percent of the moneys appropriated
11 in this lettered paragraph may be used for costs of
12 administration and implementation of soil and water
13 conservation practices.
14
   b. For continuation of a program that provides
15 multiobjective resource protections for flood control,
16 water quality, erosion control, and natural resource
17 conservation:
18 ...... $ 2,700,000
19
   Not more than 5 percent of the moneys appropriated
20 in this lettered paragraph may be used for costs of
21 administration and implementation of soil and water
22 conservation practices.
    c. For continuation of a statewide voluntary farm
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24 25 26 27 28	management demonstration program to demonstrate the effectiveness and adaptability of emerging practices in agronomy that protect water resources and provide other environmental benefits:
29 30	Not more than 5 percent of the moneys appropriated in this lettered paragraph may be used for costs of
31	administration and implementation of soil and water
32	conservation practices.
33 34	Of the amount appropriated in this lettered paragraph, \$400,000 shall be allocated to the Iowa
35	soybean association's agriculture and environment
36	performance program.
37	d. For deposit in the alternative drainage system
38	assistance fund created in section 460.303 to be used
39	for purposes of supporting the alternative drainage
40	system assistance program as provided in section
41	460.304:
42	\$ 500,000
43	Not more than 5 percent of the moneys appropriated
44	in this lettered paragraph may be used for costs of
45	administration and implementation of soil and water
46	conservation practices.
47 48	e. To provide financial assistance for the establishment of permanent soil and water conservation
49	practices:
	1
	S 5 500 000
50	\$ 5,500,000
	ge 13
Pag	ge 13
Pag	ge 13 (1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed
Pag 1 2 3 4	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47.
Pag 1 2 3 4 5	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered
Pag 1 2 3 4 5 6	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial
Pag 1 2 3 4 5 6 7	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect
Pag 1 2 3 4 5 6 7 8	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state
Pag 1 2 3 4 5 6 7 8 9	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section
Pag 1 2 3 4 5 6 7 8 9 10	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73.
Pag 1 2 3 4 5 6 7 8 9 10 11	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's
Page 1 2 3 4 5 6 7 8 9 10 11 12	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be
Page 1 2 3 4 5 6 7 8 9 10 11 12 13	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management
Page 1 2 3 4 5 6 7 8 9 10 11 12	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be
Page 1 2 3 4 5 6 7 8 9 10 11 12 13 14	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management practices to control soil erosion on land that is row-
Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management practices to control soil erosion on land that is row-cropped, including but not limited to no-till
Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management practices to control soil erosion on land that is row-cropped, including but not limited to no-till planting, ridge-till planting, contouring, and contour strip-cropping as provided in section 161A.73. (4) The state soil conservation committee created
Page 1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management practices to control soil erosion on land that is row-cropped, including but not limited to no-till planting, ridge-till planting, contouring, and contour strip-cropping as provided in section 161A.73. (4) The state soil conservation committee created in section 161A.4 may allocate moneys appropriated in
Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management practices to control soil erosion on land that is row-cropped, including but not limited to no-till planting, ridge-till planting, contouring, and contour strip-cropping as provided in section 161A.73. (4) The state soil conservation committee created in section 161A.4 may allocate moneys appropriated in this lettered paragraph to conduct research and
Page 1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19	(1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost-sharing to abate complaints filed under section 161A.47. (2) Of the moneys appropriated in this lettered paragraph, 5 percent shall be allocated for financial incentives to establish practices to protect watersheds above publicly owned lakes of the state from soil erosion and sediment as provided in section 161A.73. (3) Not more than 30 percent of a district's allocation of moneys as financial incentives may be provided for the purpose of establishing management practices to control soil erosion on land that is row-cropped, including but not limited to no-till planting, ridge-till planting, contouring, and contour strip-cropping as provided in section 161A.73. (4) The state soil conservation committee created in section 161A.4 may allocate moneys appropriated in

23	(5) The financial incentive payments may be used	
24	in combination with department of natural resources	
25	moneys.	
26	(6) Not more than 10 percent of the moneys	
27	appropriated in this lettered paragraph may be used	
28	for costs of administration and implementation of soil	
29	and water conservation practices.	
30	f. To encourage and assist farmers in enrolling in	
31	and the implementation of federal conservation	
32	programs and work with them to enhance their	
33	revegetation efforts to improve water quality and	
34	habitat:	
35	\$ 2,	000.000
36	Not more than 5 percent of the moneys appropriated	,
37	in this lettered paragraph may be used for costs of	
38	administration and implementation of soil and water	
39	conservation practices.	
40	g. For deposit in the loess hills development and	
41	conservation fund created in section 161D.2:	
42		600,000
43	Of the amount appropriated in this lettered	000,000
44	paragraph, \$400,000 shall be allocated to the hungry	
45	canyons account and \$200,000 shall be allocated to the	
46	loess hills alliance account, to be used for the	
47	purposes for which the moneys in those accounts are	
48	authorized to be used under chapter 161D. No more	
70		
10		
49 50	than 5 percent of the moneys allocated to each account	
49 50		
50	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for	
50	than 5 percent of the moneys allocated to each account	
50	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14	
50 Pag 1	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs.	
50 Pag 1 2	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development	
50 Pag 1 2 3	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	300.000
50 Pag 1 2 3 4	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	300,000
50 Pag 1 2 3 4 5	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Not more than 5 percent of the moneys appropriated	300,000
50 Pag 1 2 3 4 5 6	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Not more than 5 percent of the moneys appropriated in this lettered paragraph may be used for	300,000
50 Pag 1 2 3 4 5 6 7	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: S Not more than 5 percent of the moneys appropriated in this lettered paragraph may be used for administrative costs.	
50 Pag 1 2 3 4 5 6 7 8	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: S Not more than 5 percent of the moneys appropriated in this lettered paragraph may be used for administrative costs. 2. DEPARTMENT OF ECONOMIC DEVELOPMENT	
50 Pag 1 2 3 4 5 6 7 8 9	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Southwest Southern Southern Iowa development and conservation fund created in section 161D.12: Southwest Southern Southern Iowa development in this lettered paragraph may be used for administrative costs. 2. DEPARTMENT OF ECONOMIC DEVELOPMENT For deposit in the brownfield redevelopment fund	
50 Pag 1 2 3 4 5 6 7 8 9 10	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Southern Southern Southern Iowa development and conservation fund created in section 161D.12: Southern Southern Southern Iowa development and conservation fund created in section 161D.12: Southern Southern Southern Iowa development and in this lettered paragraph may be used for administrative costs. 2. DEPARTMENT OF ECONOMIC DEVELOPMENT For deposit in the brownfield redevelopment fund created in section 15.293 to provide assistance under	
50 Pag 1 2 3 4 5 6 7 8 9 10 11	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Southwest moneys appropriated in this lettered paragraph may be used for administrative costs. 2. DEPARTMENT OF ECONOMIC DEVELOPMENT For deposit in the brownfield redevelopment fund created in section 15.293 to provide assistance under the brownfield redevelopment program:	,
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Solution 161D.12: Solution 161D.12: Solution 161D.12: Solution 161D.12: Department of the moneys appropriated in this lettered paragraph may be used for administrative costs. 2. Department of Economic Development fund created in section 15.293 to provide assistance under the brownfield redevelopment program: Solution 15.293 to provide assistance under the brownfield redevelopment program:	
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12: Not more than 5 percent of the moneys appropriated in this lettered paragraph may be used for administrative costs. 2. DEPARTMENT OF ECONOMIC DEVELOPMENT For deposit in the brownfield redevelopment fund created in section 15.293 to provide assistance under the brownfield redevelopment program: \$ 3. DEPARTMENT OF NATURAL RESOURCES	,
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	,
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	,
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	,
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	500,000
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	,
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	500,000
50 Pag 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	than 5 percent of the moneys allocated to each account in this lettered paragraph may be used for ge 14 administrative costs. h. For deposit in the southern Iowa development and conservation fund created in section 161D.12:	500,000

22\$ 100,00	0
23 c. For continuing the establishment and operation	
24 of water quality monitoring stations:	
25\$ 2,955,00	0
26 d. For deposit in the administration account of	
27 the water quality protection fund, to carry out the	
28 purposes of that account:	
29 \$ 500,00	0
30 e. For air quality monitoring equipment:	-
31\$ 500,00	'n
32 f. For the dredging of lakes, including necessary	U
33 preparation for dredging, in accordance with the	
34 department's classification of Iowa lakes restoration	
35 report:	
36\$ 1,000,00	0
37 The department shall consider the following	
38 criteria for funding lake dredging projects as	
39 provided in this lettered paragraph, and shall	
40 prioritize projects based on the following:	
41 (1) Documented efforts to address watershed	
42 protection, considering testing, conservation efforts,	
43 and amount of time devoted to watershed protection.	
44 (2) Protection of a natural resource and natural	
45 habitat.	
46 (3) Percentage of public access and undeveloped	
47 lakefront property.	
48 (4) Continuation of current projects partially	
49 funded by state resources to achieve department	
50 recommendations.	
50 recommendations.	
Page 15	
1 450 10	
1 g. For purposes of funding capital projects for	
2 the purposes specified in section 452A.79, and for	
3 expenditures for the local cost share grants to be	
4 used for capital expenditures to local governmental	
5 units for boating accessibility:	
6\$ 2,300,00	'n
7 h. For regular maintenance of state parks and	U
3	
9\$ 2,000,00	
10 RESOURCES ENHANCEMENT AND PROTECTION FULL	שא
11 Sec Notwithstanding the amount of the	
12 standing appropriation from the general fund of the	
13 state under section 455A.18, subsection 3, there is	
14 appropriated from the environment first fund to the	
15 Iowa resources enhancement and protection fund, in	
16 lieu of the appropriation made in section 455A.18, for	
17 the fiscal year beginning July 1, 2004, and ending	
18 June 30, 2005, the following amount, to be allocated	
19 as provided in section 455A.19:	
20 ¢ 11 000 00	'n

20\$ 11,000,000

1. Except as provided in subsection 2, and notwithstanding section 8.33, moneys appropriated in this division of this Act that remain unencumbered or unobligated shall not revert at the close of the fiscal year for which they were appropriated but shall remain available for the purposes designated until the close of the fiscal year beginning July 1, 2005, or until the project for which the appropriation was made is completed, whichever is earlier. 2. Notwithstanding section 8.33, moneys appropriated in this division of this Act to the department of agriculture and land stewardship to provide financial assistance for the establishment of permanent soil and water conservation practices that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year that begins July 1, 2007. DIVISION TOBACCO SETTLEMENT TRUST FUND Sec There is appropriated from the tax- exempt bond proceeds restricted capital funds account of the tobacco settlement trust fund to the following departments and agencies for the fiscal year beginning July 1, 2004, and ending June 30, 2005, the following amounts, or so much thereof as is necessary, to be used for the purposes designated: 1. DEPARTMENT OF ADMINISTRATIVE SERVICES Page 16 a. For the payment of claims relating to the purchase and implementation of an integrated information for Iowa system, notwithstanding section 12E.12, subsection 1, paragraph "b", subparagraph (1):
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5
7
 The department shall consult with the leaders of the senate and house of representatives prior to planning or implementing any capitol interior restoration project or other activity.
 The department shall consult with the leaders of the senate and house of representatives prior to planning or implementing any capitol interior restoration project or other activity.
10 planning or implementing any capitol interior 11 restoration project or other activity.
11 restoration project or other activity.
12 2. TAX-EXEMPT STATUS – USE OF APPROPRIATIONS
13 Payment of moneys from the appropriations in this
14 section shall be made in a manner that does not
15 adversely affect the tax-exempt status of any
16 outstanding bonds issued by the tobacco settlement
17 authority.
18 3. REVERSION. Notwithstanding section 8.33, 19 moneys appropriated in this section shall not revert

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20 at the close of the fiscal year for which they were
21 appropriated but shall remain available for the
22 purposes designated until the close of the fiscal year
23 that begins July 1, 2006, or until the project for
24 which the appropriation was made is completed,
25 whichever is earlier.
    Sec.___. PAYMENTS IN LIEU OF TUITION. There is
27 appropriated from the tax-exempt bond proceeds
28 restricted capital funds account of the tobacco
29 settlement trust fund of the state to the state board
30 of regents for the fiscal year beginning July 1, 2004,
31 and ending June 30, 2005, the following amount, or so
32 much thereof as is necessary, to be used for the
33 purpose designated:
    For allocation by the state board of regents to the
35 state university of Iowa, the Iowa state university of
36 science and technology, and the university of northern
37 Iowa to reimburse the institutions for deficiencies in
38 their operating funds resulting from the pledging of
39 tuitions, student fees and charges, and institutional
40 income to finance the cost of providing academic and
41 administrative buildings and facilities and utility
42 services at the institutions, notwithstanding section
43 12E.12, subsection 1, paragraph "b", subparagraph (1):
    .....$ 10,437,174
44
    Sec.____. IOWA COMMUNICATIONS NETWORK DEBT
45
46 SERVICE. There is appropriated from the tax-exempt
47
   bond proceeds restricted capital funds account of the
48 tobacco settlement trust fund to the office of the
49 treasurer of state for the fiscal year beginning July
   1, 2004, and ending June 30, 2005, the following
Page 17
    amount, or so much thereof as is necessary, to be used
2
   for the purpose designated:
3
    For debt service for the Iowa communications
   network, notwithstanding section 12E.12, subsection 1,
5
   paragraph "b", subparagraph (1):
    .....$ 13,039,778
6
    Funds appropriated in this section shall be
R
    deposited in a separate fund established in the office
   of the treasurer of state to be used solely for debt
10 service for the Iowa communications network. The Iowa
11 telecommunications and technology commission shall
12 certify to the treasurer of state when a debt service
13 payment is due, and upon receipt of the certification,
14 the treasurer shall make the payment. The commission
15 shall pay any additional amount due from funds
16 deposited in the Iowa communications network fund.
   Sec.____. PRISON DEBT SERVICE. There is
17
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18 appropriated from the tax-exempt bond proceeds

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19 restricted capital funds account of the tobacco
20 settlement trust fund to the office of the treasurer
21 of state for the fiscal year beginning July 1, 2004,
22 and ending June 30, 2005, the following amount, or so
23 much thereof as is necessary, to be used for the
24 purpose designated:
   For repayment of prison infrastructure bonds under
26 section 16.177, notwithstanding section 12E.12,
27
   subsection 1, paragraph "b", subparagraph (1):
    ......$ 5,413,324
    Sec.____. ENDOWMENT FOR IOWA'S HEALTH ACCOUNT -
29
30 TRANSFER TO REBUILD IOWA INFRASTRUCTURE FUND.
31 Notwithstanding 2001 Iowa Acts, chapter 174, section
32 1, subsection 1, as amended by 2002 Iowa Acts, chapter
    1167, section 4, 2002 Iowa Acts, chapter 1174, section
    8, and 2002 Iowa Acts, chapter 1175, section 95, there
35 is transferred from the endowment for Iowa's health
36 account of the tobacco settlement trust fund created
37 in section 12E.12 to the rebuild Iowa infrastructure
38 fund for the fiscal year beginning July 1, 2004, and
39 ending June 30, 2005, the following amount:
40 ......$ 10,966,960
    Notwithstanding section 8.33, moneys transferred in
41
42 this section shall not revert.
    Sec.____. 2003 Iowa Acts, chapter 177, section 23,
43
44 subsection 3, is amended to read as follows:
     3. Notwithstanding section 8.33, moneys
46 appropriated in this section shall not revert at the
   close of the fiscal year for which they were
48 appropriated, but shall remain available for the
   purpose designated until the close of the fiscal year
50 that begins July 1, 2008 2006, or until the project
Page 18
   for which the appropriation was made is completed,
   whichever is earlier.
    Sec. . 2002 Iowa Acts, chapter 1173, section 1,
   subsection 7, paragraph a, is amended to read as
5
    a. For parking improvements and provision of
   street access for the judicial building:
7
   FY 2002-2003 ...... $ 700,000
   FY 2003-2004 ......$
                                                          0
10 FY 2004-2005 ......$
                                                          0
11 FY 2005-2006 ...... $
                                                          0
    Of the amount appropriated in this lettered
13 paragraph for FY 2002-2003, up to $330,000 may be used
   for costs associated with operation of the judicial
15 building, notwithstanding section 12E.12, subsection
   1, paragraph "b", subparagraph (1).
16
```

DIVISION_

17

18	MISCELLANEOUS FUNDS	
19	Sec HELP AMERICA VOTE ACT. There is	
20	appropriated from the general fund of the state to the	
21	office of the secretary of state for the fiscal year	
22	beginning July 1, 2003, and ending June 30, 2004, th	P
23	following amount, or so much thereof as is necessary,	·
24	to be used for the purposes designated:	
25	For the purchase and installation of voting	
26	machines to implement the federal Help America Vote	
27	Act (HAVA):	
28	\$	765,000
29	Of the federal funds drawn down pursuant to HAVA,	,00,000
30	not less than 80 percent shall be distributed to	
31	counties for the implementation of that Act.	
32	The state commissioner of elections shall report to	
33	the general assembly regarding the expenditure of the	
34	moneys appropriated in this subsection by January 2,	
35	2005, and July 1, 2005.	
36	Notwithstanding section 8.33, moneys appropriated	
37	in this section that remain unencumbered or	
38	unobligated at the close of the fiscal year shall not	
39	revert but shall remain available for expenditure for	
39 40	the purposes designated until the close of the	
41	succeeding fiscal year.	
41	Sec GENERAL FUND APPROPRIATIONS.	
43	1. There is appropriated from the general fund of	
44	the state to the state department of transportation	
44 45	for the fiscal year beginning July 1, 2004, and ending	
	June 30, 2005, the following amounts, or so much	
46	thereof as is necessary, to be used for the purposes	
47		
48	designated:	
49	a. For operation and maintenance of the network of	
50	automated weather observation and data transfer	
D.	10	
Pag	ge 19	
1	systems associated with the Iowa aviation weather	
1	systems associated with the lowa aviation weather system, the runway marking program for public	
2	airports, the windsock program for public airports,	
3	and the aviation improvement program:	
4		64 709
5	h. For the roll cocietance program and to provide	64,792
6	b. For the rail assistance program and to provide	
7	economic development project funding:	05.050
8	\$	35,959
9	2. There is appropriated from the general fund of	
10	the state to the racing and gaming commission within	
11	the department of inspections and appeals for the	
12	fiscal year beginning July 1, 2004, and ending June	
13	30, 2005, in addition to any other appropriation made	
14	by the general assembly, the following amount, or so	
15	much thereof as is necessary, to be used for the	
16	purposes designated:	

17	For salaries, support, maintenance, and
18	miscellaneous purposes for the regulation of pari-
19	mutual racetracks:
20	\$ 217,161
21	The funds appropriated in this subsection shall be
22	used for one additional gaming representative at each
23	of the three licensed racetracks.
24	Sec PRIMARY ROAD FUND APPROPRIATION. There
25	is appropriated from the primary road fund to the
26	department of administrative services for the fiscal
27	year beginning July 1, 2004, and ending June 30, 2005,
28	the following amount, or so much thereof as is
29	necessary, to be used for distribution to the state
30	department of transportation:
31	\$ 465,491
32	Moneys appropriated in this section shall be
33	separately accounted for in a distribution account and
34	- •
	shall be distributed to the state department of
35 36	transportation to pay for services provided the state
	department of transportation by the department of
37	administrative services as described in chapter 8A.
38	Sec ROAD USE TAX FUND APPROPRIATION. There
39	is appropriated from the road use tax fund to the
40	department of administrative services for the fiscal
41	year beginning July 1, 2004, and ending June 30, 2005,
42	the following amount, or so much thereof as is
43	necessary, to be used for distribution to the state
44	department of transportation:
45	\$ 76,059
46	Moneys appropriated in this section shall be
47	separately accounted for in a distribution account and
48	shall be distributed to the state department of
49	transportation to pay for services provided the state
50	department of transportation by the department of
D	. 00
Pag	ge 20
1	administrative services as described in chapter 8A.
2	Sec TRANSFER AND DEPOSIT OF SURPLUS MONEYS
3	IN LOCAL HOUSING ASSISTANCE PROGRAM FUND. The sum of
3 4	\$800,000 is transferred from moneys declared by the
5	Iowa finance authority under section 16.10 to be
6	surplus moneys to the housing trust fund created in
7	section 16.181 for the fiscal year beginning July 1,
8	
9	2004, and ending June 30, 2005.
	Sec 2003 Iowa Acts, chapter 171, section 2,
10	is amended by inserting the following new unnumbered
11	paragraph: NEW UNNUMPEDED DADACDADH Notwithstanding costion
12	NEW UNNUMBERED PARAGRAPH. Notwithstanding section
13	8.33, moneys appropriated in subsection 1 that remain
14 15	unencumbered or unobligated at the close of the fiscal

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16 expenditure until the close of the fiscal year that
17 begins July 1, 2004, for the purpose of restocking the
18 department's salt storage.
    Sec. . EFFECTIVE DATE.
20
     1. The section of this division of this Act
21 providing an appropriation for implementation of the
    federal Help America Vote Act, being deemed of
23 immediate importance, takes effect upon enactment.
24
     2. The section of this division of this Act,
25
    amending 2003 Iowa Acts, chapter 171, section 2, being
26
    deemed of immediate importance, takes effect upon
27
    enactment.
28
                DIVISION
29
                CODE CHANGES
             . Section 15.109, subsection 2, Code 2003.
    Sec.__
30
31 is amended to read as follows:
     2. Apply for, receive, administer, and use federal
33 or other funds available for achieving the purposes of
34 this chapter. For purposes of this subsection, the
35 term "federal funds" includes federal tax credits,
   grants, or other economic benefits allocated or
    provided by the United States government to encourage
37
   investment in low-income or other specified areas or
39 to otherwise promote economic development. The
40 department may enter into an agreement pursuant to
41 chapter 28E, or any other agreement, with a person,
    including for-profit and nonprofit legal entities, in
43 order to directly or indirectly apply for, receive,
44 administer, and use federal funds. As part of such
45 agreements and in furtherance of this public purpose
46 and in addition to powers and duties conferred under
    other provisions of law, the department may, including
48 for or on behalf of for-profit or nonprofit legal
   entities, appoint, remove, and replace board members
50 and advisors; provide oversight; make its personnel
```

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and resources available to perform administrative. management, and compliance functions; coordinate investments; and engage in other acts as reasonable 4 and necessary to encourage investment in low-income or other areas or to promote economic development. The department, including department officials and employees in their official and personal capacities, are immune from liability for all acts or omissions under this subsection. 10 Sec.____. Section 80.9, subsection 2, paragraph f, Code 2003, is amended to read as follows: 12 f. Provide protection and security for persons and 13 property on the grounds of the state capitol complex.

Notwithstanding chapter 8A or any other provision of

15 law, the department shall be solely responsible for 16 the purchase, installation, and maintenance of, 17 including making any improvements or additions to, 18 executive branch capitol complex security systems or 19 equipment, including the changing of locks and 20 issuance of keys, access cards, and identification 21 badges. The department of administrative services 22 shall cooperate with the department of public safety 23 in executing the department's duties under this paragraph. Sec.____. Section 423.3, subsections 2 and 37, as 25 26 enacted by 2003 Iowa Acts, First Extraordinary 27 Session, chapter 2, section 96, are amended to read as 28 follows: 2. The sales price of sales for resale of tangible personal property or taxable services, or for resale of tangible personal property in connection with the furnishing of taxable services except for sales, other 33 than leases or rentals, which are sales, of machinery, equipment, attachments, and replacement parts specifically enumerated in subsection 37 and used in 36 the manner described in subsection 37. 37 37. The sales price of services on or connected with new construction, reconstruction, alteration, expansion, remodeling, or the services of a general building contractor, architect, or engineer. The exemption in this subsection also applies to the sales 42 price on the lease or rental of self-propelled 43 building equipment, self-constructed cranes, pile 44 drivers, structural concrete forms, regular and 45 motorized scaffolding, generators, or attachments customarily drawn or attached to self-propelled 47 building equipment, self-constructed cranes, pile drivers, structural concrete forms, regular and

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safety, operation, or efficiency of the equipment and replacement parts and are directly and primarily used 3 by contractors, subcontractors, and builders for new construction, reconstruction, alterations, expansion, 5 or remodeling of real property or structures. DIVISION 7 MISCELLANEOUS PROVISIONS _. Section 8.57, subsection 5, Code Supplement 2003, is amended by adding the following new paragraph: NEW PARAGRAPH. g. Notwithstanding any other 12 provision to the contrary, and prior to the 13 appropriation of moneys from the rebuild Iowa

49 motorized scaffolding, and generators, including
 50 auxiliary attachments which improve the performance,

- infrastructure fund pursuant to paragraph "c", and
 section 8.57A, subsection 4, moneys shall first be
 appropriated from the rebuild Iowa infrastructure fund
- 17 to the vertical infrastructure fund as provided in
- 18 section 8.57B, subsection 4.
- 19 Sec. <u>NEW SECTION</u>. 8.57B VERTICAL
- 20 INFRASTRUCTURE FUND.
- 21 1. A vertical infrastructure fund is created under
- 22 the authority of the department of management. The
- 23 fund shall consist of appropriations made to the fund
- 24 and transfers of interest, earnings, and moneys from
- 25 other funds as provided by law. The fund shall be
- separate from the general fund of the state and thebalance in the fund shall not be considered part of
- 28 the balance of the general fund of the state.
- 29 However, the fund shall be considered a special
- 30 account for the purposes of section 8.53, relating to
- 31 generally accepted accounting principles.
- 32 2. Notwithstanding section 12C.7, subsection 2,
- 33 interest or earnings on moneys in the vertical
- 34 infrastructure fund shall be credited to the rebuild
- 35 Iowa infrastructure fund.
- 36 3. Moneys in the fund in a fiscal year shall be
- 37 used as appropriated by the general assembly for
- 38 public vertical infrastructure projects. For the
- 39 purposes of this section, "vertical infrastructure"
- 40 includes only land acquisition and construction, major
- 41 renovation, and major repair of buildings, all
- 42 appurtenant structures, utilities, and site
- 43 development. "Vertical infrastructure" does not
- 44 include routine, recurring maintenance, debt service,
- 45 or operational expenses or leasing of a building,
- 46 appurtenant structure, or utility without a lease-
- 47 purchase agreement.
- 48 4. There is appropriated from the rebuild Iowa
- 49 infrastructure fund to the vertical infrastructure
- 50 fund, the following:

- 1 a. For the fiscal year beginning July 1, 2005, and
- 2 ending June 30, 2006, the sum of fifteen million
- 3 dollars.
- $4\,$ b. For the fiscal year beginning July 1, 2006, and
- 5 ending June 30, 2007, the sum of fifty million
- 6 dollars
- 7 c. For the fiscal year beginning July 1, 2007, and
- 8 ending June 30, 2008, the sum of seventy-five million
- 9 dollars.
- 10 d. For the fiscal year beginning July 1, 2008, and
- 11 each fiscal year thereafter, the sum of one hundred
- 12 million dollars.

Sec.____. Section 8D.13, subsection 12, Code 14 Supplement 2003, is amended to read as follows: 15 12. The commission, on its own or as recommended 16 by an advisory committee of the commission and approved by the commission, shall permit a fee to be 18 charged by a receiving site to the originator of the 19 communication provided on the network. The fee 20 charged shall be for the purpose of recovering the 21 operating costs of a receiving site. The fee charged shall be reduced by an amount received by the 23 receiving site pursuant to a state appropriation for 24 such costs, or federal assistance received for such 25 costs. Fees established under this subsection shall $26 \ \ be\ paid\ by\ the\ originator\ of\ the\ communication$ 27 directly to the receiving site. In the event that an entity requests a receiving site location in a video 29 classroom facility which is authorized by, but not 30 funded by, the originator of the communication, the 31 requesting entity shall be directly billed by the 32 video classroom facility for operating costs relating to the communication. For purposes of this section, "operating costs" include the costs associated with 34 35 the management or coordination, operations, utilities, 36 classroom, equipment, maintenance, and other costs 37 directly related to providing the receiving site. Sec.____. Section 15E.208, subsection 3, paragraph 38 39 b, subparagraph (2), Code Supplement 2003, is amended by adding the following new subparagraph subdivisions: 40 NEW SUBPARAGRAPH SUBDIVISION. (c) Notwithstanding 41 42 any provision of this division to the contrary, payments on the principal balance of the loan granted by the corporation to an eligible person and assigned 45 to the department pursuant to this subparagraph during calendar year 2003 shall be deferred until October 1, 2007. The eligible person shall make principal 48 payments to the department in the amount of one million dollars for each year on October 1, 2007,

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person shall pay the department four hundred eighty-

October 1, 2008, and October 1, 2009. The eligible

- two thousand seven hundred sixty-one dollars in
- interest, which shall be deemed to be the total amount
- of interest accruing on the principal amount of the
- loan. The eligible person shall pay the interest
- amount on October 1, 2010. Upon the payment of the
- principal balance of the loan and the accrued
- interest, the debt shall be retired.
- NEW SUBPARAGRAPH SUBDIVISION. (d) Notwithstanding
- 10 any provision of this division to the contrary, the
- 11 corporation shall repay the department the principal

12 balance of the Iowa agricultural industry finance loan 13 beginning on October 1, 2007. The principal balance 14 of the loan equals twenty-one million five hundred 15 seventeen thousand two hundred thirty-nine dollars. 16 The corporation shall repay the department five 17 hundred seventeen thousand two hundred thirty-nine 18 dollars by October 1, 2007, and for each subsequent year the corporation shall repay the department at 20 least one million dollars by October 1 until the total principal balance of the loan is repaid. This 22 subparagraph subdivision shall not be construed to 23 limit the department's authority to negotiate the 24 payment of interest accruing on the principal balance 25 which shall be paid to the department as provided by 26 an agreement executed by the department and the 27 corporation. Sec.____. Section 28M.1, if enacted by 2004 Iowa 28 29 Acts, Senate File 2284, section 1, is amended by 30 adding the following new subsection: NEW SUBSECTION. 3. "Transportation" means the 31 movement of individuals in a four or more wheeled 33 motorized vehicle designed to carry passengers, 34 including a car, van, or bus, or the carrying of 35 individuals upon cars operated upon stationary rails, 36 between one geographic point and another geographic 37 point. "Transportation" does not include emergency or incidental transportation or transportation conducted 39 by the department of human services at its 40 institutions. Sec. _. Section 28M.2, subsections 1 and 3, if 41 42 enacted by 2004 Iowa Acts, Senate File 2284, section 2, are amended to read as follows: 1. A county with a population in excess of three 45 one hundred seventy-five thousand and participating 46 cities may create, by chapter 28E agreement, a regional transit district in the county pursuant to 48 this chapter. Two or more contiguous counties and

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1 this chapter if one of the counties has a population

49 participating cities may create, by chapter 28E 50 agreement, a regional transit district pursuant to

- 2 in excess of three one hundred seventy-five thousand.
- 3 A district shall consist of the unincorporated area of
- 4 any participating county and the incorporated area of
- 5 any city in the county that does not have an urban
- 6 transit system. However, a city without an urban
- 7 transit system may decline, by resolution forwarded to
- 8 the board of supervisors, to participate in a regional
- 9 transit district.
- 3. A city that is located in a nonparticipating

- 11 county that is contiguous to a county with a
- 12 population in excess of three one hundred seventy-five
- 13 thousand that is creating a regional transit district
- 14 may notify that county, by resolution forwarded to the
- 15 board of supervisors of that county, that the city
- 16 wishes to participate.
- 17 Sec.____. Section 28M.5, subsection 1, unnumbered
- 18 paragraph 2, if enacted by 2004 Iowa Acts, Senate File
- 19 2284, section 5, is amended to read as follows:
- 20 The amount of the regional transit district levy
- 21 that is the responsibility of a participating county
- 22 shall be deducted from the maximum rates of taxes
- 23 authorized to be levied by the county pursuant to
- 24 section 331.423, subsections 1 and 2, as applicable.
- 25 However, for a regional transit district that includes
- 26 a county with a population of less than three hundred
- 27 thousand, the amount of the regional transit district
- 28 levy that is the responsibility of a participating
- 29 county shall be deducted from the maximum rate of
- ${\color{red}30} \ \ \underline{taxes\ authorized\ to\ be\ levied\ by\ the\ county\ pursuant}$
- 31 to section 331.423, subsection 1.
- 32 Sec.____. Section 99F.7, subsection 13, Code 2003,
- 33 as amended by 2004 Iowa Acts, House File 2302, if
- 34 enacted, is amended to read as follows:
- 35 13. An When applicable, an excursion gambling boat
- 36 operated on inland waters of this state or an
- 37 excursion boat that has been removed from navigation
- 38 and is designated as a permanently moored vessel by
- 39 the United States coast guard shall be subject to the
- 40 exclusive jurisdiction of the department of natural
- 41 resources and meet all of the requirements of chapter
- 42 462A and is further subject to an inspection of its
- 43 sanitary facilities to protect the environment and
- 44 water quality before a certificate of registration is
- 45 issued by the department of natural resources or a
- 46 license is issued or renewed under this chapter.
- 47 Sec._. Section 165B.5, subsection 3, if enacted
- 48 by 2004 Iowa Acts, House File 2476, section 6, is
- 49 amended to read as follows:
- 3. a. A person who owns or operates a restricted

- 1 concentration point is subject to a civil penalty of
- 2 not less than five thousand dollars for the first
- 3 violation and not less than twenty-five thousand
- 4 dollars for each subsequent violation. Each day that
- 5 a violation continues constitutes a separate
- 6 violation
- 7 b. A person who has a legal interest in infected
- 8 poultry or has custody of infected poultry which are
- 9 located at a restricted concentration point is subject

10 to a civil penalty of not less than five thousand 11 dollars for the first violation and not less than 12 twenty-five thousand dollars for each subsequent 13 violation. Each day that a violation continues 14 constitutes a separate violation. c. A person who transports poultry to or from a 15 16 restricted concentration point is subject to a civil 17 penalty of not less than one thousand dollars for the 18 first violation and not less than five thousand 19 dollars for each subsequent violation. Each day that 20 a violation continues constitutes a separate 21 violation. d. A person who purchases, offers to purchase, 23 barters, or offers to barter for poultry at a 24 restricted concentration point is subject to a civil penalty of not less than one hundred dollars for the 26 first violation and not less than one thousand dollars 27 for each subsequent violation. Each day that a 28 violation continues constitutes a separate violation. 29 e. A person who charges admission for entry into a 30 restricted concentration point where a contest occurs 31 or otherwise holds, advertises, or conducts the 32 contest is subject to a civil penalty of not less than 33 one thousand dollars for the first violation and not 34 less than five thousand dollars for each subsequent 35 violation. Each day that a violation continues 36 constitutes a separate violation. 37 f. A person who attends or participates in a 38 contest at a restricted concentration point where a 39 contest occurs is subject to a civil penalty of not 40 less than one hundred dollars for the first violation 41 and not less than one thousand dollars for each 42 subsequent violation. Each day that a violation 43 continues constitutes a separate violation. Sec.____. Section 260C.18A, subsection 3, Code 44 45 Supplement 2003, is amended to read as follows: 3. Of the moneys appropriated in this section, for the fiscal period beginning July 1, 2003, and ending June 30, 2006 2007, the following amounts shall be designated for the purposes of funding job retention projects under section 260F.9:

- 1 a. One million dollars for the fiscal year
- 2 beginning July 1, 2003.
- 3 b. One million dollars for the fiscal year
- 4 beginning July 1, 2004.
- 5 c. One million dollars for the fiscal year
- 6 beginning July 1, 2005.
- 7 <u>d. One million dollars for the fiscal year</u>
- 8 beginning July 1, 2006. However, this paragraph only

applies if moneys allocated under paragraph "a" were 10 distributed to community colleges as provided under 11 subsection 8. Sec.____. Section 260C.18A, Code Supplement 2003, 13 is amended by adding the following new subsection: NEW SUBSECTION. 8. If moneys allocated under 14 15 subsection 3, paragraph "a", are unobligated and 16 unencumbered on June 30, 2004, those moneys shall be distributed to community colleges in accordance with 18 subsection 5 for the fiscal year beginning July 1, 2004, and ending June 30, 2005. 19 Sec.____. Section 306.46, as enacted by 2004 Iowa 21 Acts, Senate File 2118, section 1, is amended by 22 adding the following new subsection: NEW SUBSECTION. 3. This section shall not impair 24 or interfere with a city's authority to grant, amend, 25 extend, or renew a franchise as provided in section 26 364.2, and shall not impair or interfere with a city's 27 existing general police powers to control the use of 28 its right-of-way. Sec. . Section 321.34, subsection 11, 30 paragraphs c and d, Code Supplement 2003, are amended 31 to read as follows: c. The special natural resources fee for letter 33 number designated natural resources plates is thirty-34 five forty-five dollars. The fee for personalized 35 natural resources plates is forty-five dollars which 36 shall be paid in addition to the special natural 37 resources fee of thirty five forty-five dollars. The 38 fees collected by the director under this subsection 39 shall be paid monthly to the treasurer of state and 40 credited to the road use tax fund. Notwithstanding section 423.24, and prior to the crediting of revenues

- Page 28
- 1 <u>"c"</u>, ten dollars of the fee collected for each natural

42 to the road use tax fund under section 423.24,
43 subsection 1, paragraph "b", the treasurer of state
44 shall credit monthly from those revenues to the Iowa
45 resources enhancement and protection fund created
46 pursuant to section 455A.18, the amount of the special
47 natural resources fees collected in the previous month

2 resources plate issued, and fifteen dollars from each

49 From the moneys credited to the Iowa resources
 50 enhancement and protection fund under this paragraph

- 3 renewal fee, shall be allocated to the department of
- 4 natural resources wildlife bureau to be used for
- 5 <u>nongame wildlife programs.</u>

48 for the natural resources plates.

- 6 d. Upon receipt of the special registration
- 7 plates, the applicant shall surrender the current

registration receipt and plates to the county treasurer. The county treasurer shall validate the 10 special registration plates in the same manner as 11 regular registration plates are validated under this 12 section. The annual special natural resources fee for 13 letter number designated plates is ten twenty-five 14 dollars which shall be paid in addition to the regular 15 annual registration fee. The annual fee for 16 personalized natural resources plates is five dollars which shall be paid in addition to the annual special 18 natural resources fee and the regular annual 19 registration fee. The annual special natural 20 resources fee shall be credited as provided under 21 paragraph "c". . NEW SECTION. 327F.38 FIRST AID AND 22 Sec. 23 MEDICAL TREATMENT FOR EMPLOYEES. The department shall adopt rules requiring railroad 24 25 corporations within the state to provide reasonable 26 and adequate access to first aid and medical treatment for employees injured in the course of employment. A 27 railroad corporation found guilty of a rule adopted 29 pursuant to this section shall, upon conviction, be 30 subject to a schedule "one" penalty. Sec.____. Section 331.362, subsection 5, Code 31 32 Supplement 2003, is amended to read as follows: 5. The Notwithstanding any provision of law to the contrary, the board may enter into agreements with the department of transportation as provided in section 313.2, including but not limited to agreements for the 37 disposition of county property in accordance with 38 section 331.361, subsection 2. Sec. . Section 422.11J, subsection 5, paragraph 40 a, if enacted by 2004 Iowa Acts, Senate File 2295, is 41 amended to read as follows: a. "Disabled student" means a child requiring 43 special education, as defined in section 256B.2, 44 subsection 1, or a student with disabilities who qualifies for educational services under section 504 46 of the federal Rehabilitation Act of 1973, as amended 47 and codified in 29 U.S.C. } 794. Sec.____. Section 432.1, subsection 6, paragraph 49 b, unnumbered paragraph 1, Code Supplement 2003, is

Page 29

- 1 In addition to the prepayment amount in paragraph
- 2 "a", each life insurance company or association which
- 3 is subject to tax under subsection 1 of this section

amended to read as follows:

- 4 and each mutual health service corporation which is
- 5 subject to tax under section 432.2 shall remit on or
- 6 before June 30 August 15, on a prepayment basis, an

additional amount equal to the following percent of the premium tax liability for the preceding calendar year as follows: 9 Sec. . Section 432.1, subsection 6, paragraph 10 11 c, unnumbered paragraph 1, Code Supplement 2003, is 12 amended to read as follows: In addition to the prepayment amount in paragraph 14 "a", each insurance company or association, other than 15 a life insurance company or association, which is subject to tax under subsection 3 shall remit on or 17 before June 30 August 15, on a prepayment basis, an 18 additional amount equal to the following percent of 19 the premium tax liability for the preceding calendar 20 year as follows: Sec. . Section 518.18, subsection 3, paragraph 21 22 b, unnumbered paragraph 1, Code Supplement 2003, is 23 amended to read as follows: In addition to the prepayment amount in paragraph "a", each association shall remit on or before June 30 26 August 15, on a prepayment basis, an additional amount equal to the following percent of the premium tax 28 liability for the preceding calendar year as follows: Sec. ____. Section 518A.35, subsection 3, paragraph 30 b, unnumbered paragraph 1, Code Supplement 2003, is amended to read as follows: 31 In addition to the prepayment amount in paragraph "a", each association shall remit on or before June 30 34 August 15, on a prepayment basis, an additional amount 35 equal to the following percent of the premium tax 36 liability for the preceding calendar year as follows: 2004 Iowa Acts, Senate File 2257, 37 Sec. section 1, subsection 10, if enacted, is amended to 39 read as follows: 10. APPLICABILITY DATE. This section applies to 40 41 personal insurance contracts or policies delivered, 42 issued for delivery, continued, or renewed in this state on or after April 1, 2005 October 1, 2004. 43 Sec. . 2003 Iowa Acts, chapter 145, section 290, subsection 2, paragraph c, is amended to read as 45 46 follows: c. By September December 1, 2004, the department of administrative services, with the assistance of the department of management, shall conduct a comprehensive study of the impact of transferring all

- 1 state agency employees delivering information
- 2 technology services to the department of
- 3 administrative services and of the impact of
- 4 physically merging the data centers of the department,
- 5 the state department of transportation, and the

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department of workforce development, into one data
    center. The study shall include an assessment of
8
    advantages and disadvantages, economies of scale,
    cost, and space availability, and shall solicit input
10 from outside vendors, both public and private. The
11 department shall report to the legislative fiscal
12 bureau services agency and the committees on
13 government oversight of the senate and house of
14 representatives on the department's findings and
   recommendations by November 1, December 15, 2004.
    Sec. ____. 2004 Iowa Acts, House File 2562, section
16
17
    11, subsection 1, if enacted, is amended to read as
19
     1. This Act, except for the provision of this Act
20 enacting section 99B.10, subsection 5B, being deemed
    of immediate importance, takes effect upon enactment.
    Sec.____. MENTAL HEALTH INSTITUTE AT CHEROKEE. If
23 building space located at the state mental health
24 institute at Cherokee being used by an organization
   other than the state will be vacated by the
25
   organization, the department of human services shall
27
    reserve the space to be available for the purposes
28 described in this section. The department shall
29 develop a plan for using vacant building space at the
30 institute for a program to address the treatment needs
31 of persons with a developmental disability who exhibit
    sexually violent behavior and are residents at state
33 resource centers or other residential settings.
    Sec.____. EFFECTIVE DATE. The sections of this
34
35 division of this Act amending section 260C.18A, Code
36 Supplement 2003, being deemed of immediate importance,
    take effect upon enactment.
    Sec.____. EFFECTIVE DATE. The section of this
38
39 division of this Act amending section 306.46, being
40 deemed of immediate importance, takes effect upon
41
    enactment.
    Sec.____. REAP PLATES – EFFECTIVE DATE. The
42
43 section of this division of this Act amending section
    321.34, subsection 11, paragraphs "c" and "d", takes
45 effect January 1, 2005.
            _. EFFECTIVE DATE. The sections of this
47
    division of this Act amending sections 432.1, 518.18,
    and 518A.35, being deemed of immediate importance,
   take effect upon enactment.
                DIVISION
50
Page 31
             CORRECTIVE PROVISIONS
             . Section 9E.6A, unnumbered paragraph 1,
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3
   Code 2003, as amended by 2004 Iowa Acts, House File
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2516, section 1, if enacted, is amended to read as

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5
    follows:
     Each person performing a notarial act pursuant to
    section 9E.10 must acquire and use a stamp or seal as
    provided in this chapter. However, this section shall
    not apply to a notarial act performed by a judicial
10 officer as defined in section 602.1101, if the
11 notarial act is performed in accordance with state or
12 federal statutory authority, or is and shall not apply
13 to a certification by a chief officer or a chief
14 officer's designee of a peace officer's verification
15 of a uniform citation and complaint pursuant to
16 section 805.6, subsection 5.
    Sec.____. Section 9H.1, subsection 17, Code
18 Supplement 2003, is amended to read as follows:
19
     17. "Limited partnership" means a limited
    partnership as defined in section 487.101, subsection
    7, and or 488.102, or a limited liability limited
22 partnership under section 487.1301 or chapter 488,
23 which owns or leases agricultural land or is engaged
24 in farming.
    Sec.____. Section 9H.1, subsection 17, Code
26 Supplement 2003, as amended by this division of this
    Act to take effect January 1, 2005, is amended to read
29
     17. "Limited partnership" means a limited
    partnership as defined in section 487.101 or 488.102,
    or a limited liability limited partnership under
32 section 487.1301 or chapter 488, which owns or leases
33 agricultural land or is engaged in farming.
    Sec.____. Section 10B.1, subsection 8, Code
35 Supplement 2003, is amended to read as follows:
     8. "Limited partnership" means a foreign or
37
    domestic limited partnership, including a limited
    partnership as defined in section 487.101, subsection
    7 or 488.102, and a domestic or foreign limited
40 liability limited partnership under section 487.1301
41 or 487.1303, or chapter 488.
    Sec. . Section 10B.1, subsection 8, Code
43 Supplement 2003, as amended by this division of this
    Act to take effect January 1, 2005, is amended to read
46
     8. "Limited partnership" means a foreign or
    domestic limited partnership, including a limited
    partnership as defined in section 487.101 or 488.102,
    and a domestic or foreign limited liability limited
   partnership under section 487.1301 or 487.1303, or
Page 32
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- Sec.____. Section 34A.7A, subsection 2, paragraph
- f, if enacted by 2004 Iowa Acts, House File 2434, is

- amended by striking the paragraph and inserting in lieu thereof the following: f. (1) The program manager shall allocate an 6 amount up to one hundred twenty-seven thousand dollars 8 per calendar quarter equally to the joint E911 service boards and the department of public safety that have 10 submitted an annual written request to the program 11 manager in a form approved by the program manager by 12 May 15 of each year. (2) Upon retirement of outstanding obligations 14 referred to in paragraph "e", the amount allocated 15 under this paragraph "f" shall be an amount up to four 16 hundred thousand dollars per calendar quarter 17 allocated as follows: 18 (a) Sixty-five percent of the total dollars 19 available for allocation shall be allocated in 20 proportion to the square miles of the service area to 21 the total square miles in this state. (b) Thirty-five percent of the total dollars 23 available for allocation shall be allocated in proportion to the wireless E911 calls taken at the 25 public safety answering point in the service area to 26 the total number of wireless E911 calls originating in (c) Notwithstanding subparagraph subdivisions (a) 28 29 and (b), the minimum amount allocated to each joint 30 E911 service board and to the department of public 31 safety shall be no less than one thousand dollars for 32 each public safety answering point within the service 33 area of the department of public safety or joint E911 34 service board. (3) The funds allocated in this paragraph "f" 36 shall be used for communication equipment located 37 inside the public safety answering points for the 38 implementation and maintenance of wireless E911 phase 2. The joint E911 service boards and the department of public safety shall provide an estimate of phase 2 implementation costs to the program manager by January 1, 2005. 42 Sec. Section 48A.11, subsection 1, paragraph 43 44 e, Code 2003, as amended by 2004 Iowa Acts, Senate
- Page 33

47

identification card, or the last four numerals of the

45 File 2269, section 8, if enacted, is amended to read

e. Iowa driver's license number if the registrant 48 has a current and valid Iowa driver's license, Iowa 49 nonoperator's identification card if the registrant 50 has a current and valid Iowa nonoperator's

registrant's social security number. If the

registrant does not have an Iowa driver's license number, an **Iowa** nonoperator's identification card number, or a social security number, the form shall 5 provide space for a number to be assigned as provided 6 in subsection 7. Sec.____. Section 48A.25A, unnumbered paragraph 1, 8 if enacted by 2004 Iowa Acts, Senate File 2269, 10 section 13, is amended to read as follows:. Upon receipt of an application for voter registration by mail, the state registrar of voters 13 shall compare the driver's license number, the Iowa 14 nonoperator's identification card number, or the last 15 four numerals of the social security number provided 16 by the registrant with the records of the state department of transportation. To be verified, the 17 voter registration record shall contain the same name, 19 date of birth, and driver's license number or Iowa 20 nonoperator's identification card number or whole or 21 partial social security number as the records of the department of transportation. If the information cannot be verified, the application shall be rejected 24 and the registrant shall be notified of the reason for 25 the rejection. If the information can be verified, a 26 record shall be made of the verification and the application shall be accepted. 27 Sec.____. Section 48A.37, subsection 2, Code 2003, 28 29 as amended by 2004 Iowa Acts, Senate File 2269, 30 section 18, if enacted, is amended to read as follows: 2. Electronic records shall include a status code 32 designating whether the records are active, inactive, 33 local, or pending. Inactive records are records of 34 registered voters to whom notices have been sent pursuant to section 48A.28, subsection 3, and who have 35 36 not returned the card or otherwise responded to the 37 notice, and those records have been designated 38 inactive pursuant to section 48A.29. Local records 39 are records of applicants who did not answer either 40 "yes" or "no" to the question in section 48A.11, 41 subsection 2A, paragraph "a". Pending records are 42 records of applicants whose applications have not been 43 verified pursuant to section 48A.25A. All other 44 records are active records. An inactive record shall be made active when the registered voter votes at an 46 election, registers again, or reports a change of 47 name, address, telephone number, or political party 48 affiliation. A pending record shall be made active 49 upon verification. A local record shall be valid for 50 any election for which no candidates for federal

Page 34

1 office appear on the ballot, but the. A registrant

49

Sec.

may with only a local record shall not vote in a federal election unless the registrant submits a new voter registration application before election day 4 indicating that the applicant is a citizen of the 5 6 United States. Sec.____. Section 49.81, subsection 2, unnumbered 7 paragraph 3, if enacted by 2004 Iowa Acts, Senate File 2269, section 20, is amended to read as follows: 10 You must show identification before your ballot can be counted. Please bring or mail a copy of a current 12 and valid photo identification card to the county 13 commissioners commissioner's office or bring or mail a 14 copy of one of the following current documents that 15 show your name and address: Sec.____. Section 52.7, unnumbered paragraph 4. 16 17 Code 2003, as amended by 2004 Iowa Acts, Senate File 2269, section 27, if enacted, is amended to read as 18 19 follows: 20 Such machine shall be so constructed as to accurately account for every vote cast upon it. The 21 machine shall be so constructed as to remove 23 information from the ballot identifying the voter 24 before the ballot is recorded and counted. If the 25 machine is a direct electronic recording electronic 26 device, the machine shall be so constructed as to 27 store each ballot cast separate from the ballot 28 tabulation function, which ballot may be reproduced on 29 paper in the case of a recount, manual audit, or 30 machine malfunction. 31 __. Section 53.3, subsection 7, if enacted 32 by 2004 Iowa Acts, Senate File 2269, section 30, is 33 amended to read as follows: 34 7. A statement that an absentee ballot will by be 35 mailed to the applicant within twenty-four hours after 36 the ballot for the election is available. Sec.____. Section 53.17, subsection 1, paragraph 37 38 a, if enacted by 2004 Iowa Acts, Senate File 2269, 39 section 33, is amended to read as follows: a. The sealed carrier envelope may be delivered by 40 41 the registered voter, by the special precinct election 42 officials designated pursuant to section 53.22, 43 subsection 1, or by the voter's designee if the 44 absentee ballot is voted by a voter described in 45 section 53.22, subsection 5, to the commissioner's 46 office no later than the time the polls are closed on 47 election day, except as otherwise provided in 48 subsection 4.

_. Section 53.17, subsection 4, paragraph

50 d, subparagraph (2), if enacted by 2004 Iowa Acts,

- Senate File 2269, section 33, is amended to read as
- (2) The date and time the voted completed absentee
- ballot was received from the voter.
- Sec.____. Section 68A.402, subsection 7, paragraph
- b, as amended by 2004 Iowa Acts, House File 2319,
- 7 section 1, if enacted, is amended to read as follows:
- b. COUNTY ELECTIONS. A political committee 8
- expressly advocating the nomination, election, or
- 10 defeat of candidates for county office shall file
- 11 reports on the same dates as \underline{a} candidate's committee
- 12 is required to file reports under subsection 2,
- 13 paragraph "a" and subsection 5, paragraph "b".
- 14 Sec.___. Section 68A.503, subsection 4, 15 unnumbered paragraph 1, as amended by 2004 Iowa Acts,
- 16 House File 2318, section 7, if enacted, is amended to
- 17 read as follows:
- The prohibitions in sections subsections 1 and 2 18
- 19 shall not apply to an insurance company, savings and
- 20 loan association, bank, credit union, or corporation
- 21 engaged in any of the following activities:
- . Section 99B.11, subsection 2, paragraph Sec.
- 23 c, Code 2003, as amended by 2004 Iowa Acts, Senate
- 24 File 2249, section 1, is amended to read as follows:
 - c. Contests or exhibitions of cooking,
- 26 horticulture, livestock, poultry, fish or other
- 27 animals, artwork, hobbywork or craftwork, except those
- 28 prohibited by chapter 717A or section 725.11.
- Sec.____. Section 174.1, subsection 0B, paragraph
- 30 a, as enacted by House File 2403, section 8, is
- amended to read as follows:
- a. The organization owns or leases at least ten
- 33 acres of fairgrounds. A society An organization may
- 34 meet the requirement of owning or leasing land,
- 35 buildings, and improvements through ownership by a
- joint entity under chapter 28E.
- Sec.____. Section 174.12, subsection 2, unnumbered 37
- paragraph 1, Code 2003, as amended by 2004 Iowa Acts, 38
- 39 House File 2403, section 16, is amended to read as
- 40 follows:
- A district director of the association representing 41
- the district in which the county is located, and the
- 43 director of the Iowa state fair board representing the
- 44 state fair board district in which the county is
- 45 located, certify to the association that the fair had
- 46 an accredited delegate in attendance at at least one
- 47 of the district meetings, and at the association's
- 48 annual meeting.
- Sec.____. Section 229.27, subsection 1, Code 2003, 49
- 50 is amended to read as follows:

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- 1 1. Hospitalization of a person under this chapter,
- 2 either voluntarily or involuntarily, does not
- 3 constitute a finding of nor equate with nor raise a
- 4 presumption of incompetency, nor cause the person so
- 5 hospitalized to be deemed a person of unsound mind nor
- 6 a person under legal disability for any purpose,
- 7 including but not limited to any circumstances to
- 8 which sections 6B.15, 447.7, 487.402, subsection 5,
- 9 paragraph "b", section 488.603, subsection 6,
- 10 paragraph "c", sections 487.705, 488.704, 597.6,
- 11 600B.21, 614.8, 614.19, 614.22, 614.24, 614.27, and
- 12 **633.244** are applicable.
- 13 Sec.____. Section 229.27, subsection 1, Code 2003,
- 14 as amended by this division of this Act to take effect
- 15 January 1, 2005, is amended to read as follows:
 - 1. Hospitalization of a person under this chapter,
- 17 either voluntarily or involuntarily, does not
- $18 \quad constitute \ a \ finding \ of \ nor \ equate \ with \ nor \ raise \ a$
- 19 presumption of incompetency, nor cause the person so
- 20 hospitalized to be deemed a person of unsound mind nor
- 21 a person under legal disability for any purpose,
- 22 including but not limited to any circumstances to
- 23 which sections 6B.15, 447.7, 487.402, subsection 5,
- 24 paragraph "b", section 488.603, subsection 6,
- 25 paragraph "c", sections 487.705, 488.704, 597.6,
- 26 600B.21, 614.8, 614.19, 614.22, 614.24, 614.27, and
- 27 633.244 are applicable.
- 28 Sec.____. Section 260C.18A, subsection 2,
- 29 unnumbered paragraph 1, Code Supplement 2003, is
- 30 amended to read as follows:
- 31 On July 1 of each year for the fiscal year
- 32 beginning July 1, 2003, and for every fiscal year
- 33 thereafter, moneys from the grow Iowa values fund
- 34 created in section 15G.108 are appropriated to the
- 35 department of economic development for deposit in the
- 36 workforce training and economic development funds in
- 37 amounts determined pursuant to subsection $\frac{3}{4}$. Moneys
- 38 deposited in the funds and disbursed to community 39 colleges for a fiscal year shall be expended for the
- 40 following purposes, provided seventy percent of the
- 41 moneys shall be used on projects in the areas of
- 42 advanced manufacturing, information technology and
- 43 insurance, and life sciences which include the areas
- 44 of biotechnology, health care technology, and nursing
- 45 care technology:
- 46 Sec.___. Section 321I.10, if enacted by 2004 Iowa
- 47 Acts, Senate File 297, section 53, is amended by
- 48 adding the following new subsection:
- 49 NEW SUBSECTION. 2A. Cities may designate streets
- 50 under the jurisdiction of cities within their

- 1 respective corporate limits which may be used for the
- 2 sport of driving all-terrain vehicles.
- 3 Sec.____. Section 331.606B, subsection 4,
- 4 paragraph a, if enacted by 2004 Iowa Acts, Senate File
- 5 371, section 3, is amended to read as follows:
- a. A document or instrument that was signed before
- 7 July 1, 2004 <u>2005</u>.
- 8 Sec.____. Section 488.102, subsection 10,
- 9 paragraph a, subparagraph (2), as enacted by 2004 Iowa
- 10 Acts, House File 2347, section 2, is amended to read
- 11 as follows:
- 12 (2) A person that was a general partner in a
- 13 limited partnership when the limited partnership
- 14 became subject to this chapter under section 488.1206
- 15 <u>488.1204</u>, subsection 1 or 2.
- 16 Sec.____. Section 488.102, subsection 12,
- 17 paragraph a, subparagraph (2), as enacted by 2004 Iowa
- 18 Acts, House File 2347, section 2, is amended to read
- 19 as follows:
- 20 (2) A person that was a limited partner in a
- 21 limited partnership when the limited partnership
- 22 became subject to this chapter under section 488.1206
- 23 <u>488.1204</u>, subsection 1 or 2.
- 24 Sec.____. Section 488.102, subsection 13, as
- 25 enacted by 2004 Iowa Acts, House File 2347, section 2,
- 26 is amended to read as follows:
- 27 13. "Limited partnership", except in the phrases
- 28 "foreign limited partnership" and "foreign limited
- 29 liability limited partnership", means an entity,
- 30 having one or more general partners and one or more
- 31 limited partners, which is formed under this chapter
- 32 by two or more persons or becomes subject to this
- 33 chapter under article 11 or section 488.1206 488.1204,
- 34 subsection 1 or 2. The term includes a limited
- 35 liability limited partnership.
- 36 Sec.___. Section 488.202, subsection 3,
- 37 unnumbered paragraph 1, as enacted by 2004 Iowa Acts,
- 38 House File 2347, section 20, is amended to read as
- 39 follows:
- 40 A general partner that knows that any information
- 41 in a filed certificate of limited partnership was
- 42 false when the certificate was filed or has become
- 43 false due to changed circumstances shall promptly do
- 44 at least one of the following:
- 45 Sec.____. Section 488.209, subsection 1, paragraph
- 46 c, as enacted by 2004 Iowa Acts, House File 2347,
- 47 section 27, is amended to read as follows:
- 48 c. Whether all fees, taxes, and penalties under
- 49 this chapter or other law due to the secretary of
- 50 state have been paid.

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Sec.____. Section 488.209, subsection 2, paragraph c, as enacted by 2004 Iowa Acts, House File 2347, 2 section 27, is amended to read as follows: c. Whether all fees, taxes, and penalties under 5 this chapter or other law due to the secretary of state have been paid. 7 Sec.____. Section 488.508, subsection 6, as 8 enacted by 2004 Iowa Acts, House File 2347, section 50, is amended to read as follows: 6. A limited partnership's indebtedness, including 10 11 indebtedness issued in connection with or as part of a distribution, is not considered a liability for purposes of subsection 2 if the terms of the indebtedness provide that payment of principal and 15 interest are is made only to the extent that a 16 distribution could then be made to partners under this 17 section. _. Section 488.703, subsection 1, as 18 Sec.__ 19 enacted by 2004 Iowa Acts, House File 2347, section 61, is amended to read as follows: 21 1. On application to a court of competent 22 jurisdiction by any judgment creditor of a partner or 23 transferee, the court may charge the transferable 24 interest of the judgment debtor with payment of the unsatisfied amount of the judgment with interest. To 26 the extent so charged, the judgment creditor has only 27 the rights of a transferee. The court may appoint a 28 receiver of the share of the distributions due or to 29 become due to the judgment debtor in respect of the 30 partnership and make all other orders, directions, accounts, and inquiries the judgment debtor might have 32 made or which the circumstances of the case may $33\,\,$ require to give effect to the charging order. Sec.____. Section 488.809, subsection 1, paragraph 35 a, as enacted by 2004 Iowa Acts, House File 2347, 36 section 72, is amended to read as follows: 37 a. Pay any fee, tax, or penalty under this chapter 38 or other law due to the secretary of state. Sec. . Section 488.906, subsection 1, paragraph 40 a, as enacted by 2004 Iowa Acts, House File 2347, 41 section 81, is amended to read as follows: a. Pay, within sixty days after the due date, any 43 fee, tax or penalty under this chapter or other law 44 due to the secretary of state. Sec.____. Section 488.1106, subsection 1, 46 paragraph a, as enacted by 2004 Iowa Acts, House File 2347, section 94, is amended to read as follows: a. The governing statute of each of the other

49 organizations authorizes the merger.

Sec. . Section 504.304, subsection 1, if

- 1 enacted by 2004 Iowa Acts, Senate File 2274, section
- 2 27, is amended to read as follows:
- 1. Except as provided in subsection 2, the
- 4 validity of corporate action may shall not be
- 5 challenged on the ground that the corporation lacks or
- 6 lacked power to act.
- 7 Sec.____. Section 504.854, subsection 3, paragraph
- 8 b, if enacted by 2004 Iowa Acts, Senate File 2274,
- 9 section 104, is amended to read as follows:
- 10 b. By the members, but the director who, at the
- 11 time does not qualify as a disinterested director, may
- 12 shall not vote as a member or on behalf of a member.
- 13 Sec.____. Section 504.1422, subsection 3, if
- 14 enacted by 2004 Iowa Acts, Senate File 2274, section
- 15 145, is amended to read as follows:
- 16 3. A corporation that is administratively
- 17 dissolved continues its corporate existence but may
- 18 shall not carry on any activities except those
- 19 necessary to wind up and liquidate its affairs
- 20 pursuant to section 504.1406 and notify its claimants
- 21 pursuant to sections 504.1407 and 504.1408.
- 22 Sec.____. Section 614.37, Code 2003, as amended by
- 23 2004 Iowa Acts, House File 2450, section 8, if
- 24 enacted, is amended to read as follows:
- 25 614.37 LIMITATION STATUTES NOT EXTENDED.
- 26 Nothing contained in this chapter shall be
- 27 construed to extend the period for the bringing of an
- 28 action or for the doing of any other required act
- 29 under any statutes of limitations, nor, except as
- 30 herein specifically provided, to effect the operation
- 31 of any statutes governing the effect of the recording
- 32 or the failure to record any instrument affecting
- 33 land. It is intended that nothing contained in this
- 34 division chapter be interpreted to revive or extend
- $\,$ 35 $\,$ the period of filing a claim or bringing an action
- 36 that may be limited or barred by any other statute.
- 37 Sec.___. Section 669.14, subsection 11, 38 unnumbered paragraph 1, Code Supplement 2003, as
- 39 amended by 2004 Iowa Acts, House File 2347, section
- 40 116, is amended to read as follows:
- 41 Any claim for financial loss based upon an act or
- 42 omission in financial regulation, including but not
- 43 limited to examinations, inspections, audits, or other
- 44 financial oversight responsibilities, pursuant to
- 45 chapters 87, 203, 203C, 203D, 421B, 486, or the figure
- 46 "487" 487, 488, and 490 through 553, excluding
- 47 chapters 540A, 542, 542B, 543B, 543C, 543D, 544A, and
- 48 544B.
- 49 Sec.____. Section 709A.1, subsection 2, paragraph
- 50 c, Code 2003, as amended by 2004 Iowa Acts, Senate

- 1 File 2249, section 2, is amended to read as follows:
- 2 c. Any premises the use of which constitutes a
- 3 violation of chapter 717A, or section 725.5, or
- 4 725.10, or 725.11.
- 5 Sec.___. Section 714.26, subsection 1, paragraph
- 6 c, if enacted by 2004 Iowa Acts, House File 2395, is
- 7 amended to read as follows:
- 8 c. "Retail value" means the highest value of an
- 9 item determined by any reasonable standard at the time
- 10 the item bearing or identified by a counterfeit mark
- 11 is seized. If a seized item bearing or identified by
- 12 a counterfeit mark is a component of a finished
- 13 product, "retail value" also means the highest value,
- 14 determined by any reasonable standard, of the finished
- 15 product on which the component would have been
- 16 utilized. The retail value shall be the retail value
- $17 \hspace{0.1in} \textbf{of the aggregate quantity of all items seized which} \\$
- 18 bear or are identified by a counterfeit mark. For
- purposes of this paragraph, reasonable standard
 includes but is not limited the to the market value
- 21 within the community, actual value, replacement value,
- 22 or the counterfeiter's regular selling price for the
- 23 item bearing or identified by a counterfeit mark, or
- the intellectual property owner's regular selling
- 25 price for an item similar to the item bearing or
- 25 price for an item similar to the item bearing of
- 26 identified by a counterfeit mark.
- 27 Sec. ____. Section 717E.1, subsection 3, paragraph
- 28 a, if enacted by 2004 Iowa Acts, House File 2480,
- 29 section 1, is amended to read as follows:
- 30 a. The annual fair and exposition held by the Iowa
- 31 state fair board pursuant to chapter 173 or any fair
- 32 held event conducted by a county or district fair or
- 33 agricultural society under the provisions of chapter
- 34 174.
- $35 \quad Sec. \underline{\hspace{1cm}}. \ Section \ 812.6, subsection \ 2, unnumbered$
- 36 paragraph 1, if enacted by 2004 Iowa Acts, Senate File
- 37 2272, section 8, is amended to read as follows:
- 38 If the court finds by clear and convincing evidence
- 39 that the defendant poses a danger to the public peace
- 40 or safety, or that the defendant is otherwise not
- 41 qualified for pretrial release, or the defendant
- 42 refuses to cooperate with treatment, the court shall
- 43 commit the defendant to an appropriate inpatient
- 44 treatment facility as provided in paragraphs paragraph
- 45 "a" and or "b". The defendant shall receive mental
- 46 health treatment designed to restore the defendant to
- 47 competency.
- 48 Sec.___. Sections 7D.15, 10D.1, 15.114, 15.221,
- 49 15E.64, 18A.11, 84A.1C, 225C.13, 303.3, 331.441,
- 50 357A.2, 357A.11, 357A.20, 357A.21, 357A.22A, 357A.23,

- 1 357A.24, 425.11, 476.1, 476.27, 480.3, 499.5, 499.5A,
- 2 500.3, 504C.1, 514.19, 514.23, and 515.1, Code 2003,
- 3 are amended by inserting before the figure "504A" the
- 4 following: "504 or", if 2004 Iowa Acts, Senate File
- **5** 2274 is enacted.
- 6 Sec.___. Sections 9H.1, 9H.4, 10B.1, 190C.6,
- 7 304A.21, 331.427, 357A.15, 422.45, 490.1701, 504B.1,
- 8 504B.6, 513C.10, 514.1, 514.2, 514.5, 616.10, 633.63,
- 9 and 716.6B, Code Supplement 2003, are amended by
- 10 inserting before the figure "504A" the following:
- 11 "504 or", if 2004 Iowa Acts, Senate File 2274 is
- 12 enacted.
- 13 Sec.____. 2004 Iowa Acts, House File 401, section
- 14 1, is amended by striking the section and inserting in
- 15 lieu thereof the following:
- 16 SECTION 1. Section 404A.4, subsection 4, Code
- 17 Supplement 2003, is amended to read as follows:
- 18 4. The total amount of tax credits that may be
- 19 approved for a fiscal year under this chapter shall
- 20 not exceed two million four hundred thousand dollars.
- $21\ \ \,$ For the fiscal years beginning July $\,1,\,\,2005,$ and July
- 22 1, 2006, an additional five hundred thousand dollars
- 23 of tax credits may be approved each fiscal year for
- 24 purposes of projects located in cultural and
- 25 entertainment districts certified pursuant to section
- 26 303.3B. Any of the additional tax credits allocated
- 27 for projects located in certified cultural and
- 28 entertainment districts that are not approved during a
- 29 fiscal year may be carried over to the succeeding
- 30 fiscal year. Tax credit certificates shall be issued
- 31 on the basis of the earliest awarding The department
- 32 of cultural affairs shall establish by rule the
- 33 procedures for the application, review, selection, and
- 34 <u>awarding</u> of certifications of completion as provided
- 35 in subsection 1. The departments of economic
- 36 development, cultural affairs, and revenue shall each
- 37 adopt rules to jointly administer this subsection and
- 38 shall provide by rule for the method to be used to
- 39 determine for which fiscal year the tax credits are
- 40 approved available.
- 41 Sec.___. 2004 Iowa Acts, House File 2562, section
- 42 10, subsection 2, if enacted, is amended to read as
- 43 follows:
- 44 2. On and after July 1, 2005, an owner of an
- 45 electrical and mechanical amusement device as
- 46 described in subsection 1 shall not offer the device
- 47 for use by the public. However, the owner of a device
- 48 shall be permitted to sell the device to a
- 49 distributor, as defined in section 99B.1, as amended
- 50 by this Act, or to a person authorized to offer the

- 1 device to the public pursuant to section 99B.10,
- 2 subsection 4, as amended by this Act for which a class
- 3 "A", class "B", class "C", or class "D" liquor control
- 4 license or class "B" or class "C" beer permit has been
- 5 issued pursuant to chapter 123.
- 6 Sec.____. 2004 Iowa Acts, Senate File 2070,
- 7 section 35, subsection 1, is amended to read as
- 8 follows:
- 9 1. Except as provided in subsections 2 through 4
- 10 6, this Act takes effect January 1, 2005.
- 11 Sec.____. The section of 2004 Iowa Acts, House
- 12 File 2489, amending section 523A.502, subsection 7, is
- 13 repealed if 2004 Iowa Acts, House File 2269, is
- 14 enacted.
- 15 Sec.____. 2004 Iowa Acts, Senate File 2282,
- 16 section 1, if enacted, is amended to read as follows:
- 17 SECTION 1. LOESS HILLS STUDY AND REPORT. The
- 18 loess hills development and conservation authority, in
- 19 consultation with the state advisory board for
- 20 preserves, shall conduct a comprehensive study to
- 21 determine the archaeological and paleontological
- 22 significance and the significance of the flora and
- 23 fauna of the loess hills and to determine the
- 24 feasibility of designating land in the loess hills for
- 25 dedication as a state native prairie preserve and of
- 26 other various uses of the loess hills. The natural
- 27 resource commission loess hills development and
- 28 conservation authority may accept gifts, grants,
- 29 bequests, and other private contributions, as well as
- 30 federal, state, or local funds for the purposes of
- 31 conducting the study. The loess hills development and
- 32 conservation authority and the state advisory board
- 33 for preserves shall file a joint report containing
- 34 their findings and recommendations with the
- 35 legislative services agency by December 15, 2006, for
- 36 distribution to the general assembly.
- 37 Sec.____. EFFECTIVE AND RETROACTIVE APPLICABILITY
- 38 DATES.
- 39 1. The sections of this division of this Act
- 40 amending sections 9H.1 and 10B.1, Code Supplement
- 41 2003, and 229.27, Code 2003, take effect January 1,
- 42 2005. The sections of this division of this Act
- 43 further amending sections 9H.1 and 10B.1, Code 44 Supplement 2003, and 229.27, Code 2003, as amended by
- 45 this division of this Act to take effect January 1,
- 46 2005, take effect January 1, 2006.
- 47 2. The section of this division of this Act
- 48 amending section 260C.18A, being deemed of immediate
- 49 importance, takes effect upon enactment and applies
- 50 retroactively to July 1, 2003.

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3. The section of this division of this Act amending 2004 Iowa Acts, Senate File 2070, being deemed of immediate importance, takes effect upon enactment and applies retroactively to the date of 5 enactment of Senate File 2070.

DIVISION

COMMUNITY ATTRACTION AND TOURISM FUND

_. Section 15F.204, subsection 3, Code 2003, is amended to read as follows:

- 3. The fund shall be used to provide assistance 10
- 11 only from funds, rights, and assets legally available
- 12 to the board in the form of grants, loans, forgivable
- 13 loans, and credit enhancements and financing
- instruments under the community attraction and tourism
- 15 program established in section 15F.202. A project
- 16 with a total cost exceeding twenty million dollars may
- 17 receive financial assistance under the program. An
- 18 applicant under the community attraction and tourism
- program shall not receive financial assistance from
- 20 the fund in an amount exceeding fifty percent of the
- 21 total cost of the project.
- . Section 15F.204, Code 2003, is amended Sec.
- 23 by adding the following new subsection:
- NEW SUBSECTION. 8. a. There is appropriated from 24
- the rebuild Iowa infrastructure fund to the community
- attraction and tourism fund, the following amounts:
- (1) For the fiscal year beginning July 1, 2004, 27
- 28 and ending June 30, 2005, the sum of twelve million 29 dollars.
- 30 (2) For the fiscal year beginning July 1, 2005,
- and ending June 30, 2006, the sum of five million 31
- 32 dollars.
- 33 (3) For the fiscal year beginning July 1, 2006,
- 34 and ending June 30, 2007, the sum of five million 35 dollars.
- (4) For the fiscal year beginning July 1, 2007, 37
- and ending June 30, 2008, the sum of five million 38 dollars.
- (5) For the fiscal year beginning July 1, 2008,
- 40 and ending June 30, 2009, the sum of five million
- 41 dollars.
- (6) For the fiscal year beginning July 1, 2009, 42
- 43 and ending June 30, 2010, the sum of five million
- 44 dollars.
 - b. There is appropriated from the franchise tax
- 46 revenues deposited in the general fund of the state to
- the community attraction and tourism fund, the
- following amounts:
- (1) For the fiscal year beginning July 1, 2005, 49
- 50 and ending June 30, 2006, the sum of seven million

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- dollars.
 - (2) For the fiscal year beginning July 1, 2006,
- and ending June 30, 2007, the sum of seven million
- (3) For the fiscal year beginning July 1, 2007,
- and ending June 30, 2008, the sum of seven million 7 dollars.
- 8 (4) For the fiscal year beginning July 1, 2008,
- 9 and ending June 30, 2009, the sum of seven million 10 dollars.
- 11 (5) For the fiscal year beginning July 1, 2009,
- 12 and ending June 30, 2010, the sum of seven million 13 dollars.
- 14 Notwithstanding the allocation requirements in
- subsection 5, the board may make a multiyear 15
- 16 commitment to an applicant of up to four million
- 17 dollars in any one fiscal year.

DIVISION

REGULATORY EFFICIENCY COMMISSION

Sec.____. REGULATORY EFFICIENCY COMMISSION.

- 21 1. A regulatory efficiency commission is
- established for purposes of identifying unneeded
- regulations, fines, and fees that hinder business
- 24 development. The commission shall also identify
- methods for streamlining access to regulatory
- 26 information.
- 2. The commission shall consist of eight voting 27
- 28 members appointed by the governor and four ex officio 29 members.
- 30 a. The eight voting members appointed by the
- governor are subject to the requirements of sections
- 69.16, 69.16A, and 69.19. The eight members shall 33 consist of the following:
- (1) Two members shall be economic development
- 35 representatives from two different chambers of
- commerce. One shall be from a metropolitan area with
- 37 more than fifty thousand people and one shall be from
- a metropolitan area with fifty thousand people or 38
- 40 (2) Two members representing agricultural
- 41 interests.
- (3) One member representing the Iowa association
- 43 of business and industry.
- (4) Two members representing commercial-based and
- 45 manufacturing-based businesses.
- 46 (5) One member representing the Iowa environmental
- 47 council.
- b. The four ex officio members shall be members of
- 49 the general assembly. Two members shall be from the
- 50 senate and two members shall be from the house of

- representatives, with not more than one member from
- each chamber being from the same political party. The
- two senators shall be designated by the president of
- the senate after consultation with the majority and
- minority leaders of the senate. The two
- representatives shall be designated by the speaker of
- the house of representatives after consultation with
- the majority and minority leaders of the house of 8
- representatives. Legislative members shall serve in
- 10 an ex officio, nonvoting capacity.
- 3. Meetings of the commission are subject to the 12 provisions of chapter 21.
- 4. By January 10, 2005, the commission shall 13
- submit a written report to the governor and the
- general assembly. The report shall include the 15
- 16 findings and legislative recommendations of the
- 17 commission. The report shall be distributed by the
- 18 secretary of the senate and the chief clerk of the
- 19 house of representatives to the chairpersons and
- members of the administrative rules review committee 21
- and the economic growth committees in the senate and 22 the house of representatives.

DIVISION

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24 WIND ENERGY TAX CREDITS

NEW SECTION. 422.11J WIND ENERGY Sec. PRODUCTION TAX CREDIT.

- 26 The taxes imposed under this division, less the 27
- 28 credits allowed under sections 422.12 and 422.12B,
- 29 shall be reduced by a wind energy production tax
- 30 credit allowed under chapter 476B.
- Sec.____. Section 422.33, Code Supplement 2003, is
- 32 amended by adding the following new subsection:
- NEW SUBSECTION. 16. The taxes imposed under this
- 34 division shall be reduced by a wind energy production
- 35 tax credit allowed under chapter 476B.
- Sec.____. Section 422.60, Code Supplement 2003, is
- 37 amended by adding the following new subsection:
- NEW SUBSECTION. 9. The taxes imposed under this 38 39 division shall be reduced by a wind energy production
- 40 tax credit allowed under chapter 476B.
- . NEW SECTION. 432.12E WIND ENERGY 41 Sec.
- PRODUCTION TAX CREDIT.
- The taxes imposed under this chapter shall be 43
- 44 reduced by a wind energy production tax credit allowed
- 45 under chapter 476B.
- _. Section 437A.6, subsection 1, paragraph 46 Sec.__
- 47 c, Code 2003, is amended to read as follows:
- c. Wind energy conversion property subject to
- 49 section 427B.26 or eligible for a tax credit under
- 50 chapter 476B.

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Sec.____. <u>NEW SECTION</u>. 476B.1 DEFINITIONS. For purposes of this chapter, unless the context otherwise requires: 1. "Board" means the utilities board within the 5 utilities division of the department of commerce. 2. "Department" means the department of revenue. 3. "Qualified electricity" means electricity produced from wind at a qualified facility. 8 4. "Qualified facility" means an electrical 10 production facility that meets all of the following: a. Produces electricity from wind. 12 b. Is located in Iowa. c. Was originally placed in service on or after 13 July 1, 2004, but before July 1, 2007. Sec. NEW SECTION. 476B.2 GENERAL RULE. 15 The owner of a qualified facility shall, for each 16 17 kilowatt-hour of qualified electricity that the owner 18 sells during the ten-year period beginning on the date 19 the qualified facility was originally placed in 20 service, be allowed a wind energy production tax 21 credit to the extent provided in this chapter against 22 the tax imposed in chapter 422, divisions II, III, and 23 V, and chapter 432. Sec. . NEW SECTION. 476B.3 CREDIT AMOUNT. 24 1. Except as limited by subsection 2, the wind 25 energy production tax credit allowed under this 26 chapter equals the product of one cent multiplied by 27 28 the number of kilowatt-hours of qualified electricity 29 sold by the owner during the taxable year. 30 2. a. The maximum amount of tax credit which a group of qualified facilities operating as one unit 32 may receive for a taxable year equals the rate of 33 credit times thirty-two percent of the total number of 34 kilowatts of nameplate generating capacity. b. However, if for the previous taxable year the 35 amount of the tax credit for the group of qualified 37 facilities operating as one unit is less than the 38 maximum amount available as provided in paragraph "a", 39 the maximum amount for the next taxable year shall be 40 increased by the amount of the previous year's unused 41 maximum credit. . NEW SECTION. 476B.4 LIMITATIONS. 42 Sec. 1. a. The wind energy production tax credit shall 43 44 not be allowed for any kilowatt-hour of electricity 45 produced on wind energy conversion property for which 46 the owner has claimed or otherwise received for that property the benefit of special valuation under

48 section 427B.26 or section 441.21, subsection 8, or 49 the exemption from retail sales tax under section 50 422.45, subsection 48, or section 423.3, subsection

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- 1 53, as applicable.
- b. The disallowance of the tax credit pursuant to
- 3 paragraph "a" does not apply to an owner of a
- 4 qualified facility that owns, directly or indirectly,
- 5 in the aggregate, a total annual turbine nameplate
- 6 capacity of all such property of less than one
- 7 megawatt. A qualified facility under this paragraph
- 8 shall not be owned by more than one person.
- 2. The wind energy production tax credit shall not
- 10 be allowed for any kilowatt-hour of electricity that
- 11 is sold to a related person. For purpose of this
- 12 subsection, persons shall be treated as related to
- 13 each other if such persons would be treated as a
- 14 single employer under the regulations prescribed under
- 15 section 52(b) of the Internal Revenue Code. In the
- 16 case of a corporation that is a member of an
- 17 affiliated group of corporations filing a consolidated
- 18 return, such corporation shall be treated as selling
- 19 electricity to an unrelated person if such electricity
- 20 is sold to such a person by another member of such
- 21 group.
- 23 TAX CREDIT CERTIFICATES.
- $\,\,$ 1. a. To be eligible to receive the wind energy
- 25 production tax credit, the owner must first receive
- 26 approval of the board of supervisors of the county in
- 27 which the qualified facility is located. The
- 28 application for approval may be submitted prior to
- 29 commencement of the construction of the qualified
- 30 facility but shall be submitted no later than the
- 31 close of the owner's first taxable year for which the
- 32 credit is to be applied for. The application must
- 33 contain the owner's name and address, the address of
- $34 \quad the \ qualified \ facility, \ and \ the \ dates \ of \ the \ owner's$
- 35 first and last taxable years for which the credit will
- 36 be applied for. Within forty-five days of the receipt
- 37 of the application for approval, the board of
- 38 supervisors shall either approve or disapprove the
- 39 application. After the forty-five-day limit, the
- 40 application is deemed to be approved.
- 41 b. Upon approval of the application, the owner may
- 42 apply for the tax credit as provided in subsection 2.
- 43 In addition, approval of the application is acceptance
- 44 by the applicant for the assessment of the qualified
- 45 facility for property tax purposes for a period of
- 46 twelve years and approval by the board of supervisors
- 47 for the payment of the property taxes levied on the
- 48 qualified property to the state. For purposes of
- 49 property taxation, the qualified facility shall be
- 50 centrally assessed and shall be exempt from any

- replacement tax under section 437A.6 for the period during which the facility is subject to property taxation. The property taxes to be paid to the state are those property taxes which make up the consolidated tax levied on the qualified facility and which are due and payable in the twelve-year period 7 beginning with the first fiscal year beginning on or 8 after the end of the owner's first taxable year for which the credit is applied for. Upon approval of the application, the board of supervisors shall notify the 10 county treasurer to state on the tax statement which 12 lists the taxes on the qualified facility that the 13 amount of the property taxes shall be paid to the department. Payment of the designated property taxes 15 to the department shall be in the same manner as 16 required for the payment of regular property taxes and 17 failure to pay designated property taxes to the 18 department shall be treated the same as failure to pay 19 property taxes to the county treasurer. c. Once the owner of the qualified facility 21 receives approval under paragraph "a", subsequent 22 approval under paragraph "a" is not required for the 23 same qualified facility for subsequent taxable years. 24 2. To receive the wind energy production tax credit, an owner of the qualified facility must submit 26 an application for a tax credit certificate to the board not later than thirty days after the close of 27 28 the taxable year for which the credit is applied for. 29 The owner's application must contain, but need not be 30 limited to, all of the following information: the owner's name, tax identification number, and address,
- 34 the address of the qualified facility at which the 35 qualified electricity was produced, and the
- denomination that each tax credit certificate is to

32 the number of kilowatt-hours of qualified electricity 33 sold by the owner during the preceding taxable year,

- 37 carry. For the first taxable year for which the
- credit is applied for, there shall be attached to the
- application a notarized copy of the board of
- 40 supervisors' approval as required in subsection 1.
- 3. The board shall, in conjunction with the
- department, prescribe appropriate forms, including
- board of supervisors' approval forms, and instructions 44 to enable owners to claim the tax credit allowed under
- 45 this chapter. If the board prescribes these forms and
- 46 instructions, an owner's application for a tax credit
- 47 certificate shall not be valid unless made on and in
- accordance with these forms and instructions.
- Sec. NEW SECTION. 476B.6 ISSUANCE OF TAX 49
- 50 CREDIT CERTIFICATES.

1. If the owner meets the criteria for eligibility for the wind energy production tax credit, the board shall determine the validity of the application and if valid, shall approve the application for credit. Once approval of the credit for a qualified facility is granted, subsequent approval is not required for the same qualified facility. However, application is required to be filed as provided in section 476B.5, subsection 2, for purposes of the issuance of credit certificates. The board shall issue one or more tax 10 11 credit certificates to the owner not later than thirty 12 days after the application is submitted to the board. 13 Each tax credit certificate must contain the owner's name, address, and tax identification number, amount of tax credits, the first taxable year the 15 16 certificates may be used, which shall not be for a taxable year beginning prior to July 1, 2005, and the 18 expiration date of the tax credit certificate, which shall be seven years from its date of issuance and any 19 other information required by the department. Once 21 issued by the board, the tax credit certificate shall 22 be binding on the board and the department and shall 23 not be modified, terminated, or rescinded. The board 24 shall notify the department and identify the qualified facility for which the owner received tax credit 26 certificates that property taxes levied on the qualified facility are to be paid to the department. 27 2. If the tax credit application is filed by a 29 partnership, limited liability company, S corporation, 30 estate, trust, or other reporting entity all of the income of which is taxed directly to its equity holders or beneficiaries, the tax credit certificate 33 may, at the election of the owner, be issued directly 34 to equity holders or beneficiaries of the owner in proportion to their pro rata share of the income of such entity. If the owner elects to have the tax 37 credit certificate issued directly to its equity 38 holders or beneficiaries, the owner must, in the application made under section 476B.5, identify its 40 equity holders or beneficiaries, and the amount of 41 such entity's income that is allocable to each equity holder or beneficiary. 42 43 44 CREDIT CERTIFICATES. Wind energy production tax credit certificates 46 issued under this chapter may be transferred to any person or entity. Within thirty days of transfer, the transferee must submit the transferred tax credit $49 \ \ certificate \ to \ the \ board \ along \ with \ a \ statement$ 50 containing the transferee's name, tax identification

- number, and address, and the denomination that each
- replacement tax credit certificate is to carry and any
- other information required by the department. Within
- thirty days of receiving the transferred tax credit
- certificate and the transferee's statement, the board
- shall issue one or more replacement tax credit
- certificates to the transferee. Each replacement
- 8 certificate must contain the information required
- under section 476B.6 and must have the same effective
- taxable year and the same expiration date that 10
- 11 appeared in the transferred tax credit certificate.
- 12 Tax credit certificate amounts of less than the
- 13 minimum amount established by rule of the board shall
- not be transferable. A tax credit shall not be
- 15 claimed by a transferee under this chapter until a
- 16 replacement tax credit certificate identifying the
- 17 transferee as the proper holder has been issued.
- The tax credit shall only be transferred once. The
- 19 transferee may use the amount of the tax credit
- 20 transferred against the taxes imposed under chapter
- 422, divisions II, III, and V, and chapter 432 for any
- 22 tax year the original transferor could have claimed
- 23 the tax credit. Any consideration received for the
- 24 transfer of the tax credit shall not be included as
- income under chapter 422, divisions II, III, and V.
- 26 Any consideration paid for the transfer of the tax
- 27 credit shall not be deducted from income under chapter
- 422, divisions II, III, and V.
- . NEW SECTION. 476B.8 USE OF TAX CREDIT 29 Sec.
- 30 CERTIFICATES.
- To claim a wind energy production tax credit under
- 32 this chapter, a taxpayer must attach one or more tax
- 33 credit certificates to the taxpayer's tax return. A
- 34 tax credit certificate shall not be used or attached
- 35 to a return filed for a taxable year beginning prior
- 36 to July 1, 2005. The tax credit certificate or
- 37 certificates attached to the taxpayer's tax return
- 38 shall be issued in the taxpayer's name, expire on or
- 39 after the last day of the taxable year for which the
- 40 taxpayer is claiming the tax credit, and show a tax 41 credit amount equal to or greater than the tax credit
- claimed on the taxpayer's tax return. Any tax credit
- 43 in excess of the taxpayer's tax liability for the 44 taxable year may be credited to the taxpayer's tax
- 45 liability for the following seven taxable years or
- 46 until depleted, whichever is the earlier.
- Sec._. NEW SECTION. 476B.9 REGISTRATION OF 47
- TAX CREDIT CERTIFICATES.
- The board shall, in conjunction with the 49
- 50 department, develop a system for the registration of

the wind energy production tax credit certificates issued or transferred under this chapter and a system that permits verification that any tax credit claimed on a tax return is valid and that transfers of the tax credit certificates are made in accordance with the requirements of this chapter. The tax credit 7 certificates issued under this chapter shall not be classified as a security pursuant to chapter 502. 8 Sec.____. EFFECTIVE AND APPLICABILITY DATES. This 10 division of this Act, being deemed of immediate 11 importance, takes effect upon enactment and applies 12 retroactively to taxable years beginning on or after 13 January 1, 2004. 14 DIVISION LICENSED INTERPRETER FOR THE HEARING IMPAIRED 15 16 Sec. . Section 147.1, subsection 2, paragraph 17 c, Code 2003, is amended to read as follows: 18 c. "Licensed" or "certified" when applied to a 19 physician and surgeon, podiatric physician, osteopath, 20 osteopathic physician and surgeon, physician 21 assistant, psychologist or associate psychologist, 22 chiropractor, nurse, dentist, dental hygienist, 23 optometrist, speech pathologist, audiologist, 24 pharmacist, physical therapist, occupational therapist, respiratory care practitioner, practitioner of cosmetology arts and sciences, practitioner of barbering, funeral director, dietitian, marital and 27 28 family therapist, mental health counselor, social 29 worker, massage therapist, athletic trainer, or 30 acupuncturist, or interpreter for the hearing 31 impaired, means a person licensed under this subtitle. 32 __. Section 147.1, subsection 2, paragraph Sec. 33 f. Code 2003, is amended to read as follows: f. "Profession" means medicine and surgery, 35 podiatry, osteopathy, osteopathic medicine and surgery, practice as a physician assistant, 37 psychology, chiropractic, nursing, dentistry, dental 38 hygiene, optometry, speech pathology, audiology, 39 pharmacy, physical therapy, occupational therapy, 40 respiratory care, cosmetology arts and sciences, 41 barbering, mortuary science, marital and family therapy, mental health counseling, social work, 43 dietetics, massage therapy, athletic training, or 44 acupuncture, or interpreting for the hearing impaired. _. Section 147.2, unnumbered paragraph 1, Sec.__ 46 Code 2003, is amended to read as follows: 47 A person shall not engage in the practice of medicine and surgery, podiatry, osteopathy, osteopathic medicine and surgery, psychology, 50 chiropractic, physical therapy, nursing, dentistry,

- 1 dental hygiene, optometry, speech pathology,
- 2 audiology, occupational therapy, respiratory care,
- 3 pharmacy, cosmetology, barbering, social work,
- 4 dietetics, marital and family therapy or mental health
- 5 counseling, massage therapy, mortuary science, or
- 6 acupuncture, or interpreting for the hearing impaired.
- 7 or shall not practice as a physician assistant as
- 8 defined in the following chapters of this subtitle,
- 9 unless the person has obtained from the department a
- 10 license for that purpose.
- 11 Sec.____. Section 147.13, Code 2003, is amended by
- 12 adding the following new subsection:
- 13 <u>NEW SUBSECTION</u>. 21. For interpreters, interpreter
- 14 for the hearing impaired examiners.
- 15 Sec.____. Section 147.14, Code 2003, is amended by
- 16 adding the following new subsection:
- 17 NEW SUBSECTION. 21. For interpreting for the
- 18 hearing impaired, four members licensed to practice
- 19 interpreting, three of whom shall be practicing
- 20 interpreters at the time of appointment to the board
- 21 and at least one of whom is employed in an educational
- 22 setting; and three members who are consumers of
- 23 interpreting services as defined in section 154E.1,
- 24 each of whom shall be deaf. A majority of members of
- 25 the board constitutes a quorum.
- 26 Sec.____. Section 147.74, Code Supplement 2003, is
- 27 amended by adding the following new subsection:
- 28 NEW SUBSECTION. 21A. An interpreter licensed
- 29 under chapter 154E and this chapter may use the title
- $30\,\,$ "licensed interpreter" or the letters "L.I." after the
- 31 person's name.
- 32 Sec.____. Section 147.80, Code Supplement 2003, is
- 33 amended by adding the following new subsection:
- 34 NEW SUBSECTION. 28A. License to practice
- 35 interpreting, license to practice interpreting under a
- 66 reciprocal license, or renewal of a license to
- 37 practice interpreting.
- 38 Sec. . NEW SECTION. 154E.1 DEFINITIONS.
- 39 As used in this chapter, unless the context
- 40 otherwise requires:
- 41 1. "Board" means the board of interpreter for the
- 42 hearing impaired examiners established in chapter 147.
 - 2. "Consumer" means an individual utilizing
- 44 interpreting services who uses spoken English,
- 45 American sign language, or a manual form of English.
- 46 3. "Department" means the Iowa department of
- 47 public health.
- 48 4. "Interpreter training program" means a post-
- 49 secondary education program training individuals to
- 50 interpret or transliterate.

- 1 5. "Interpreting" means facilitating communication
- 2 between individuals who communicate via American sign
- 3 language and individuals who communicate via spoken
- 4 English.
- 6. "Licensee" means any person licensed to
- 6 practice interpreting or transliterating for deaf,
- 7 hard-of-hearing, and hearing individuals in the state
- 8 of Iowa.
- 9 7. "Transliterating" means facilitating
- 10 communication between individuals who communicate via
- 11 a manual form of English and individuals who
- 12 communicate via spoken English.
- 13 Sec. <u>NEW SECTION.</u> 154E.2 DUTIES OF THE
- 14 BOARD.
- 15 The board shall administer this chapter. The
- 16 board's duties shall include, but are not limited to,
- 17 the following:
- 18 1. Adopt rules consistent with this chapter and
- 19 with chapter 147 which are necessary for the
- 20 performance of its duties.
- 21 2. Act on matters concerning licensure and the
- 22 process of applying for, granting, suspending,
- 23 imposing supervisory or probationary conditions upon,
- 24 reinstating, and revoking a license.
- 3. Establish and collect licensure fees. The
- 26 board shall establish the amounts of license and
- 27 renewal fees based upon the actual costs of sustaining
- 28 the board and the actual costs of issuing the
- 29 licenses, and all fees collected shall be deposited
- 30 with the treasurer of state who shall deposit them in
- 31 the general fund of the state.
- 4. Administer the provisions of this chapter
- 33 regarding documentation required to demonstrate
- 34 competence as an interpreter, and the processing of
- 35 applications for licenses and license renewals.
- 36 5. Establish and maintain as a matter of public
- 37 record a registry of interpreters licensed pursuant to38 this chapter.
- 39 6. Develop continuing education requirements as a
- 40 condition of license renewal.
- 41 7. Evaluate requirements for licensure in other
- 42 states to determine if reciprocity may be granted.
- 43 Sec. . <u>NEW SECTION</u>. 154E.3 REQUIREMENTS FOR
- 44 LICENSURE.
- 45 On or after July 1, 2005, every person providing
- 46 interpreting or transliterating services in this state
- 47 shall be licensed pursuant to this chapter. The board
- 48 shall adopt rules pursuant to chapters 17A, 147, and
- 49 272C establishing procedures for the licensing of new
- 50 and existing interpreters. Prior to obtaining

- 1 licensure, an applicant shall successfully pass an
- 2 examination prescribed and approved by the board,
- 3 demonstrating the following:
 - 1. VOICE-TO-SIGN INTERPRETATION. An applicant
- 5 shall demonstrate proficiency at:
- a. Message equivalence, producing a true and
- 7 accurate signed form of the spoken message,
- 8 maintaining the integrity of content and meaning, and
- 9 exhibiting few omissions, substitutions, or other
- 10 errors.
- 11 b. Affect, producing nonmanual grammar consistent
- 12 with the intent and emotion of the speaker, and
- 13 exhibiting no distracting mannerisms.
- 14 c. Vocabulary choice, making correct sign choices
- 15 appropriate to the setting and consumers, applying
- 16 facial grammar consistent with sign choice, selecting
- 17 signs that remain true to speaker's intent, and
- 18 demonstrating lexical variety.
- 19 d. Fluency, displaying confidence in production,
- 20 exhibiting a strong command of American sign language
- 21 or manual codes for English, applying nonmanual
- 22 behaviors consistent with the speaker's intent, and
- 23 demonstrating understanding of and sensitivity to
- 24 cultural differences.
- 25 2. SIGN-TO-VOICE INTERPRETATION. An applicant
- 26 shall demonstrate proficiency at:
- 27 a. Message equivalence, producing a true and
- 28 accurate spoken form of the signed message,
- 29 maintaining the integrity of content and meaning, and
- 30 exhibiting few omissions, substitutions, or other
- 31 errors
- 32 b. Affect, producing inflection consistent with
- 33 the intent and emotion of the speaker, and exhibiting
- 34 no distracting mannerisms.
- 35 c. Vocabulary choice, making correct word choices
- 36 appropriate to the setting and consumers, using vocal
- 37 inflection consistent with word choice, selecting
- 38 words that remain true to the speaker's intent, and
- 39 demonstrating lexical variety.
- 40 d. Fluency, displaying confidence in production,
- 41 exhibiting a strong command of English in both spoken
- 42 and written forms, applying vocal inflections
- 43 consistent with the speaker's intent, and
- 44 demonstrating understanding of and sensitivity to
- 45 cultural differences.
- 46 3. PROFESSIONAL CONDUCT. An applicant shall
- 47 demonstrate:
- 48 a. Proficiency in functioning as a communicator of
- 49 messages between the sender and receiver, and
- 50 educating consumers of services about the functions

- 1 and logistics of the interpreting process.
- b. An impartial demeanor, refraining from
- 3 interjecting opinions or advice and from aligning with
- 4 one party over another. An applicant shall treat all
- 5 people fairly and respectfully regardless of their
- 6 relationship to the interpreting assignment, and
- 7 present a professional appearance that is not visually
- 8 distracting and is appropriate to the setting. An
- 9 applicant shall exhibit knowledge and application of
- 10 federal and state laws pertaining to the interpreting
- 11 profession.
- 12 c. Integrity, and shall be proficient in
- 13 understanding and applying ethical behavior
- 14 appropriate for a licensee. An applicant shall
- 15 demonstrate discretion in accepting and meeting
- 16 interpreter services requests, and shall engage
- 17 actively in lifelong learning.
- 18 Sec. NEW SECTION. 154E.4 EXCEPTIONS.
- 19 1. A person shall not practice interpreting or
- 20 transliterating, or represent oneself to be an
- 21 interpreter, unless the person is licensed under this22 chapter.
- 23 2. This chapter does not prohibit any of the
- 24 following:
- 25 a. Any person residing outside of the state of
- 26 Iowa holding a current license from another state that
- 27 meets the state of Iowa's requirements from providing
- 28 interpreting or transliterating services in this state
- 29 for up to fourteen days per calendar year without a
- 30 license issued pursuant to this chapter.
- 31 b. Any person who interprets or transliterates
- 32 solely in a religious setting with the exception of
- 33 those working in schools that receive government
- 34 funding.
- 35 c. Volunteers working without compensation,
- 36 including emergency situations, until a licensed
- 37 interpreter is obtained.
- 38 d. Any person working as a substitute for a
- 39 licensed interpreter in an early childhood,
- 40 elementary, or secondary education setting for no more
- 41 than thirty school days in a calendar year.
- 42 Sec.___. Section 272C.1, subsection 6, Code 2003,
- 43 is amended by adding the following new paragraph:
- 44 NEW PARAGRAPH. ad. The board of interpreter for
- 45 the hearing impaired examiners, created pursuant to
- 46 chapter 154E.
- 48 There is appropriated from the general fund of the
- 49 state to the Iowa department of public health, for the
- 50 fiscal year beginning July 1, 2004, and ending June

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1	30, 2005, the following amount, or so much thereof as
2	is necessary, for the purpose designated:
3	For protecting the health and safety of the public
4	through establishing standards and enforcing
5	regulations of interpreters for the deaf, hard-of-
6	hearing, and hearing impaired, and for not more than
7	the following full-time equivalent positions:
8	\$ 60,390
9	FTEs 1.00
10	Sec TRANSITION PROVISIONS.
11	1. The board of interpreter for the hearing
12	impaired examiners shall be provisionally established
13	as provided in section 147.14, as amended in this
14	division of this Act, effective July 1, 2004, for the
15	sole purpose of appointment of members and organizing,
16	planning, and adopting rules, as described in section
17	154E.2, as enacted in this division of this Act, which
18	rules shall be effective July 1, 2005. The board
19	shall become fully operational July 1, 2007, as
20	provided in this division of this Act.
21	2. Applicants for licensure under chapter 154E who
22	have not passed a licensure examination approved by
23	the board by July 1, 2005, shall be issued a temporary
24	license to practice interpreting for a period of two
25	years, commencing on July 1, 2005.
26	3. Applicants issued a temporary license pursuant
27	to this section shall pass a licensure examination
28	approved by the board on or before July 1, 2007, in
29	order to remain licensed as an interpreter.
30	Sec EFFECTIVE DATE. This division of this
31	Act providing for the licensing of interpreters by
32	amending chapters 147 and 272C and enacting chapter
33	154E takes effect July 1, 2005.
34	DIVISION
35	INCOME TAX CHECKOFFS
36	Sec. <u>NEW SECTION</u> . 100B.13 VOLUNTEER FIRE
37	FIGHTER PREPAREDNESS FUND.
38	1. A volunteer fire fighter preparedness fund is
39	created as a separate and distinct fund in the state
40	treasury under the control of the division of fire
41	protection of the department of public safety.
42	2. Revenue for the volunteer fire fighter
43	preparedness fund shall include, but is not limited
44	to, the following:
45	a. Moneys credited to the fund pursuant to section
46	422.12F.
47	b. Moneys in the form of a devise, gift, bequest,
48	donation, or federal or other grant intended to be
49	used for the purposes of the fund.
50	3. Moneys in the volunteer fire fighter

- 1 preparedness fund are not subject to section 8.33.
- Notwithstanding section 12C.7, subsection 2, interest
- 3 or earnings on moneys in the fund shall be credited to
- 4 the fund.
- 4. Moneys in the volunteer fire fighter
- 6 preparedness fund are appropriated to the division of
- 7 fire protection of the department of public safety to
- 8 be used annually to pay the costs of providing
- 9 volunteer fire fighter training around the state and
- 10 to pay the costs of providing volunteer fire fighting
- 11 equipment.
- 12 Sec.___. Section 314.28, Code 2003, is reenacted
- 13 to read as follows:
- 14 314.28 KEEP IOWA BEAUTIFUL FUND.
- 15 A keep Iowa beautiful fund is created in the office
- 16 of the treasurer of state. The fund is composed of
- 17 moneys appropriated or available to and obtained or
- 18 accepted by the treasurer of state for deposit in the
- 19 fund. The fund shall include moneys credited to the 20 fund as provided in section 422.12A. All interest
- 21 earned on moneys in the fund shall be credited to and
- 22 remain in the fund. Section 8.33 does not apply to
- 23 moneys in the fund.
- 24 Moneys in the fund are subject to appropriation by
- 25 the general assembly annually for the purposes of
- 26 educating and encouraging Iowans to take greater
- 27 responsibility for improving their community
- 28 environment and enhancing the beauty of the state
- 29 through litter prevention, improving waste management
- 30 and recycling efforts, and beautification projects.
- 31 The department may authorize payment of moneys
- 32 appropriated from the fund to the department upon
- 33 approval of an application from a private or public
- 34 organization. The applicant shall submit a plan for
- 35 litter prevention, improving waste management and
- 36 recycling efforts, or a beautification project along
- 37 with its application. The department shall establish
- 38 standards relating to the type of projects available
- 39 for assistance.
- 40 Sec.___. Section 422.12A, Code Supplement 2003,
- 41 is reenacted to read as follows:
- 42 422.12A INCOME TAX REFUND CHECKOFF FOR KEEP IOWA
- 43 BEAUTIFUL FUND.
- 1. A person who files an individual or a joint
- 45 income tax return with the department of revenue under
- 46 section 422.13 may designate one dollar or more to be
- 47 paid to the keep Iowa beautiful fund as created in
- 48 section 314.28. If the refund due on the return or
- 49 the payment remitted with the return is insufficient
- 50 to pay the additional amount designated by the

- 1 taxpayer to the keep Iowa beautiful fund, the amount
- 2 designated shall be reduced to the remaining amount of
- 3 refund or the remaining amount remitted with the
- 4 return. The designation of a contribution to the keep
- 5 Iowa beautiful fund under this section is irrevocable.
- 2. The director of revenue shall draft the income
- 7 tax form to allow the designation of contributions to
- 8 the keep Iowa beautiful fund on the tax return. The
- 9 department of revenue, on or before January 31, shall
- 10 certify the total amount designated on the tax return
- 11 forms due in the preceding calendar year and shall
- 12 report the amount to the treasurer of state. The
- 13 treasurer of state shall credit the amount to the keep
- 14 Iowa beautiful fund. However, before a checkoff
- 15 pursuant to this section shall be permitted, all
- 16 liabilities on the books of the department of revenue
- 17 and accounts identified as owing under section 421.17
- 18 and the political contribution allowed under section
- 19 68A.601 shall be satisfied.
- 3. Moneys in the fund are subject to appropriation
- 21 as provided in section 314.28.
- 4. The department of revenue shall adopt rules to
- 23 administer this section.24 5 This section is subjection.
- 24 5. This section is subject to repeal under section
- 25 422.12E.
- 26 Sec.___. Section 422.12E, Code Supplement 2003,
- 27 is amended to read as follows:
- 28 422.12E INCOME TAX RETURN CHECKOFFS LIMITED.
- $\,\,$ For tax years beginning on or after January 1, $\,$ $\,$ 1995
- 30 2004, there shall be allowed no more than three four
- 31 income tax return checkoffs on each income tax return.
- 32 When the same three four income tax return checkoffs
- 33 have been provided on the income tax return for three
- 34 <u>two</u> consecutive years, the <u>checkoff two checkoffs</u> for 35 which the least amount has been contributed in the
- 35 which the least amount has been contributed, in the 36 aggregate for the first two tax years year and through
- 37 March 15 of the third second tax year, shall be are
- 38 repealed. This section does not apply to the income
- 39 tax return checkoff provided in section 68A.601.
- 40 If more checkoffs are enacted in the same session
- 41 of the general assembly than there is space for
- 42 inclusion on the individual tax return form, the
- 43 earliest enacted checkoffs for which there is space
- 44 for inclusion on the return form shall be included on
- 45 the return form, and all other checkoffs enacted
- 46 during that session of the general assembly are
- 47 repealed.
- 48 Sec.__. NEW SECTION. 422.12F INCOME TAX
- 49 CHECKOFF FOR VOLUNTEER FIRE FIGHTER PREPAREDNESS.
- 50 1. A person who files an individual or a joint

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- 1 income tax return with the department of revenue under
- section 422.13 may designate one dollar or more to be
- 3 paid to the volunteer fire fighter preparedness fund
- 4 as created in section 100B.13. If the refund due on
- 5 the return or the payment remitted with the return is
- 6 insufficient to pay the additional amount designated
- 7 by the taxpayer to the volunteer fire fighter
- 8 preparedness fund, the amount designated shall be
- 9 reduced to the remaining amount of refund or the
- 10 remaining amount remitted with the return. The
- 11 designation of a contribution to the volunteer fire
- 12 fighter preparedness fund under this section is
- 13 irrevocable.
 - 2. The director of revenue shall draft the income
- $\,$ 15 $\,$ tax form to allow the designation of contributions to
- 16 the volunteer fire fighter preparedness fund on the
- 17 tax return. The department of revenue, on or before
- 18 January 31, shall certify the total amount designated
- 19 on the tax return forms due in the preceding calendar
- 20 year and shall report the amount to the treasurer of
- 21 state. The treasurer of state shall credit the amount
- 22 to the volunteer fire fighter preparedness fund.
- 23 However, before a checkoff pursuant to this section
- 24 shall be permitted, all liabilities on the books of
- 25 the department of revenue and accounts identified as
- 26 owing under section 421.17 and the political
- 27 contribution allowed under section 68A.601 shall be
- 28 satisfied.
- 29 3. The department of revenue shall adopt rules to 30 administer this section.
- 31 4. This section is subject to repeal under section 32 422.12E.
- 33 Sec.___. EFFECTIVE AND APPLICABILITY DATES.
- 1. The section of this division of this Act
- $35 \quad amending \ section \ \ 422.12E, \ being \ deemed \ of \ immediate$
- 36 importance, takes effect upon enactment.
- 37 2. The sections of this division of this Act
- 38 reenacting section 422.12A and enacting section
- 39 422.12F apply retroactively to tax years beginning on
- 40 or after January 1, 2004.

DIVISION

STATE TAX IMPLEMENTATION COMMITTEE

43 Sec.___. STATE TAX IMPLEMENTATION COMMITTEE.

- $44\,$ $\,$ 1. On or before July 1, 2004, the department of
- 45 revenue, in consultation with the department of
- 46 management, shall initiate and coordinate the
- 47 establishment of a state tax implementation committee.
- 48 The department of revenue and the department of
- 49 management shall provide staffing assistance to the
- 50 committee.

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- 1 The state tax implementation committee shall
- 2 include four members of the general assembly, one each
- 3 appointed by the majority leader of the senate, the
- 4 speaker of the house of representatives, the minority
- 5 leader of the senate, and the minority leader of the
- 6 house of representatives. The committee shall also
- 7 include members appointed by the department of
- 8 revenue. One member shall be appointed to represent
- 9 each of the following:
- 10 a. The department of revenue.
- 11 b. The department of management.
- 12 c. Counties
- 13 d. Cities.
- 14 e. School districts.
- 15 f. Local assessors.
- 16 g. County auditors.
- 17 h. Commercial property taxpayers.
- 18 i. Industrial property taxpayers.
- 19 j. Residential property taxpayers.
- 20 k. Agricultural property taxpayers.
- 21 l. Chapter 437A taxpayers.
- 22 One additional stakeholder shall be appointed
- 23 jointly by the majority leader of the senate and the
- 24 speaker of the house of representatives.
- 25 Any vacancy shall be filled in the same manner as
- 26 regular appointments are made.
- 27 The chairpersons of the committee shall be those
- 28 members of the general assembly appointed by the
- 29 majority leader of the senate and the speaker of the
- 30 house of representatives.
- 31 The members of the committee representing the
- 32 department of revenue and the department of management
- 33 are nonvoting, ex officio members.
- 34 The committee shall meet quarterly and at other
- 35 times as necessary at the call of the chairpersons.
- 36 Written notice of the time and place of each meeting
- 37 shall be given to each member of the committee. The
- 38 only vote taken by the committee shall be the vote
- 39 approving the final report in subsection 2.
- 40 2. The committee shall review and analyze the
- 41 following:
- 12 a. Revenue sources available to local governments
- 43 and school districts, including taxes, payments in
- 44 lieu of property taxes, fees, state appropriations,
- 45 and federal moneys.
- 46 b. Revenue sources available to the state,
- 47 including taxes, fees, and federal moneys, and the
- 48 portion of state revenues annually appropriated, or
- 49 otherwise disbursed, to local governments.
- 50 c. Exemptions, credits, deductions, exclusions,

- and other reductions in state or local taxes made
- available, by state statute or local ordinance, to
- state and local taxpayers; and state reimbursement of
- any property tax credits and exemptions.
- d. Services provided by local governments,
- including those provided at the discretion of a local
- 7 government and those mandated by federal or state
- 8 statutes and regulations.
- e. The role of property taxes in funding local
- 10 government services, the types of services currently
- funded by property taxes, and the property tax
- 12 financing portion of the school funding formula.
- f. Alternative systems of property taxation, 13
- alternative procedures for protesting property
- assessments, and various methods of controlling 15
- 16 property tax revenues and expenditures.
- In conducting its review and analysis, the
- 18 committee shall study state and local taxes from the
- standpoint of neutrality; competitiveness; simplicity; 19
- stability; and equity, including maintenance of equity
- 21 among classes of taxpayers and among taxpayers within
- 22 the same class.
- The committee may hold public hearings to allow
- persons and organizations to be heard. 24
- The committee shall submit a final report to the
- general assembly no later than final adjournment of
- the 2005 regular legislative session. The report 27 28 shall summarize the committee's activities to date,
- 29 analyze issues studied to date, and may include such
- 30 other information that the committee deems relevant and necessary.
- 32 3. The committee may request from any state agency 33 or official the information and assistance as needed
- 34 to perform the review and analysis required in
- 35 subsection 2. A state agency or official shall
- 36 furnish the information or assistance requested within
- 37 the authority and resources of the state agency or
- 38 official. This subsection does not allow the
- 39 examination or copying of any public record required
- 40 by law to be kept confidential.
- Sec.___. FUTURE REPEAL. The section of this 41
- division of this Act establishing the state tax
- 43 implementation committee is repealed effective June
- 44 30, 2005.
- 2003 Iowa Acts, First Extraordinary Sec._
- 46 Session, chapter 1, section 41, is repealed.
- Sec.___. EFFECTIVE DATE. This division of this 47
- Act, being deemed of immediate importance, takes
- 49 effect upon enactment.
- DIVISION 50

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1
                 911 EMERGENCY
2
            _. Section 34A.1, Code 2003, is amended to
     Sec.
    read as follows:
     34A.1 PURPOSE.
5
     The legislature general assembly finds that
    enhanced 911 emergency telephone communication systems
    and other emergency 911 notification devices further
    the public interest and protect the health, safety,
    and welfare of the people of Iowa. The purpose of
10 this chapter is to enable the orderly development,
11 installation, and operation of enhanced 911 emergency
12 telephone communication systems and other emergency
    911 notification devices statewide. These systems are
13
    to be operated under governmental management and
15 control for the public benefit.
16
    Sec.___. Section 34A.2, Code 2003, is amended to
17 read as follows:
     34A.2 DEFINITIONS.
18
19
     As used in this chapter, unless the context
    otherwise requires:
21
     1. "Access line" means a local an exchange access
22 line that has the ability to access local dial tone
23 and reach a local public safety agency answering
24
   <u>point</u>.
25
     2. "Administrator" means the E911 administrator
26
    appointed pursuant to section 34A.2A of the homeland
    security and emergency management division of the
27
28 department of public defense.
     3. "Competitive local exchange service provider"
30 means the same as defined in section 476.96.
     4. "Emergency 911 notification device" means a
32 product capable of accessing a public safety answering
33 point through the 911 system.
     3. 5. "Enhanced 911" or "E911" means a service
35 which that provides the user of a public telephone
    system communications service with the ability to
37
    reach a public safety answering point by dialing the
38 digits 911, and which that has the following
39 additional features:
40 a. Routes an incoming 911 call to the appropriate
41 public safety answering point selected from the public
    safety answering points operating in a 911 service
42
43 area.
    b. Automatically provides voice, displays the
45 name, address or location, and telephone number of an
46 incoming 911 call and public safety agency servicing
    the address on a video monitor at the appropriate
    public safety answering point location.
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4. 6. "Enhanced 911 service area" means the

50 geographic area to be serviced, or currently serviced

49

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- 1 under an enhanced 911 service plan, provided that an
- 2 enhanced 911 service area must at minimum encompass
- 3 one entire county. The enhanced 911 service area may
- 4 encompass more than one county, and need not be
- 5 restricted to county boundaries.
- 6 5. 7. "Enhanced 911 service plan" means a plan that includes the following information:
 - a. A description of the enhanced 911 service area.
- b. A list of all public and private safety
- 10 agencies within the enhanced 911 service area.
- 11 c. The number of public safety answering points
- 2 within the enhanced 911 service area.
- 13 d. Identification of the agency responsible for
- 14 management and supervision of the enhanced 911
- 15 emergency telephone communication system.
- 16 e. A statement of estimated costs to be incurred
- 17 by the joint E911 service board or the department of
- 18 <u>public safety</u>, including separate estimates of the
- 19 following:
- 20 (1) Nonrecurring costs, including, but not limited
- 21 to, public safety answering points, network equipment,
- 22 software, database, addressing, initial training, and
- 23 other capital and start-up expenditures, including the
- 24 purchase or lease of subscriber names, addresses, and
- 25 telephone information from the local exchange service
- 26 provider.
- 27 (2) Recurring costs, including, but not limited
- 28 to, network access fees and other telephone charges,
- 29 software, equipment, and database management, and
- 30 maintenance, including the purchase or lease of
- 31 subscriber names, addresses, and telephone information
- 32 from the local exchange service provider. Recurring
- 33 costs shall not include personnel costs for a public
- 34 safety answering point.
- 35 Funds deposited in an E911 service fund shall be
- 36 are appropriated and shall be used for the payment of
- 37 costs which that are limited to nonrecurring and
- 38 recurring costs directly attributable to the provision
- 39 of 911 emergency telephone communication service and
- 40 may include costs for portable and vehicle radios,
- 41 communication towers and associated equipment, and
- 42 other radios and <u>associated</u> equipment permanently
- 43 located at the public safety answering point and as
- 44 <u>directed by either the joint E911 service board or the</u>
 45 <u>department of public safety</u>. Costs do not include
- 46 expenditures for any other purpose, and specifically
- 47 exclude costs attributable to other emergency services
- 48 or expenditures for buildings or personnel, except for
- 49 the costs of personnel for database management and
- 50 personnel directly associated with addressing.

- Page 64 f. Current equipment operated by affected <u>local</u> exchange service providers, and central office equipment and technology upgrades necessary for the provider to implement enhanced 911 service within the enhanced 911 service area on or before July 1, 1992. g. A schedule for implementation of the plan throughout the E911 service area. The schedule may 8 provide for phased implementation. However, a joint 911 service board may decide not to implement E911 10 service. h. The number of telephone access lines capable of 11 12 access to 911 in the enhanced 911 service area. i. The total property valuation in the enhanced 13 14 911 service area. 6. "Enhanced 911 service surcharge" is a charge 15 16 set by the E911 service area operating authority and assessed on each access line which physically 18 terminates within the E911 service area. 8. "Local exchange carrier" means the same as 19 20 defined in section 476.96. 21 7. 9. "Local exchange service provider" means a 22 person vendor engaged in providing telecommunications 23 service between points within an exchange and includes but is not limited to a competitive local exchange service provider and a local exchange carrier. 26 10. "Program manager" means the E911 program 27 manager appointed pursuant to section 34A.2A. 8. 11. "Provider" means a person vendor who 29 provides, or offers to provide, E911 equipment, 30 installation, maintenance, or exchange access services within the enhanced 911 service area. 32 9. 12. "Public or private safety agency" means a 33 unit of state or local government, a special purpose
- 34 district, or a private firm which provides or has the authority to provide fire fighting, police, ambulance, 35 36 er emergency medical services, or hazardous materials 37 10. 13. "Public safety answering point" means a 38 39 twenty four hour local jurisdiction twenty-four-hour 40 public safety communications facility which that receives enhanced 911 service calls and directly 41 dispatches emergency response services or relays calls
- to the appropriate public or private safety agency. 43 14. "Wireless E911 phase 1" means a 911 call made 45 from a wireless device in which the wireless service
- 46 provider delivers the call-back number and address of
- the tower that received the call to the appropriate
- public safety answering point.
- 15. "Wireless E911 phase 2" means a 911 call made 49
- 50 from a wireless device in which the wireless service

provider delivers the call-back number and the latitude and longitude coordinates of the wireless device to the appropriate public safety answering 4 point. 5 16. "Wire-line E911 service surcharge" is a charge set by the E911 service area operating authority and 7 assessed on each wire-line access line which 8 physically terminates within the E911 service area. Sec.____. Section 34A.2A, Code 2003, is amended to 10 read as follows: 34A.2A ADMINISTRATOR PROGRAM MANAGER -12 APPOINTMENT - DUTIES. 1. The administrator of the division of homeland security and emergency management division of the 15 department of public defense shall appoint an E911 16 administrator program manager to administer this 17 chapter. 2. The E911 administrator program manager shall 18 19 act under the supervisory control of the administrator of the division of homeland security and emergency 21 management <u>division</u> of the department of public 22 defense, and in consultation with the E911 23 communications council, and perform the duties 24 specifically set forth in this chapter and as assigned by the administrator. 26 Sec.____. Section 34A.3, Code 2003, is amended to 27 read as follows: 34A.3 JOINT 911 E911 SERVICE BOARD - 911 SERVICE 29 PLAN - IMPLEMENTATION - WAIVERS. 1. JOINT 911 E911 SERVICE BOARDS TO SUBMIT -31 PLANS. 32 a. The board of supervisors of each county shall 33 establish maintain a joint 911 E911 service board not 34 later than January 1, 1989. (1) Each political subdivision of the state having 36 a public safety agency serving territory within the 37 county is entitled to voting membership on the joint 911 E911 service board. Each private safety agency 39 operating within the area is entitled to nonvoting 40 membership on the board. (2) A township which that does not operate its own 41 public safety agency, but contracts for the provision of public safety services, is not entitled to 44 membership on the joint 911 E911 service board, but 45 its contractor is entitled to membership according to 46 the contractor's status as a public or private safety 47 agency. b. The joint 911 E911 service board shall devel op maintain an enhanced 911 service plan encompassing at 49

50 minimum the entire county, unless an exemption is

- 1 granted by the administrator program manager
- 2 permitting a smaller E911 service area.
- (1) The administrator program manager may grant a
- 4 discretionary exemption from the single county minimum
- 5 service area requirement based upon an E911 a joint
- 6 E911 service board's or other E911 service plan
- 7 operating authority's presentation of evidence which
- 8 supports the requested exemption if the administrator
- 9 program manager finds that local conditions make
- 10 adherence to the minimum standard unreasonable or
- 11 technically infeasible, and that the purposes of this
- 12 chapter would be furthered by granting an exemption.
- 13 The minimum size requirement is intended to prevent
- 14 unnecessary duplication of public safety answering
- 15 points and minimize other administrative, personnel,
- 16 and equipment expenses. An E911 service area must
- 17 encompass a geographically contiguous area. No
- 18 exemption shall be granted from the contiguous area
- 19 requirement.
- 20 <u>(2)</u> The administrator <u>program manager</u> may order
- 21 the inclusion of a specific territory in an adjoining
- 22 E911 service plan area to avoid the creation by
- 23 exclusion of a territory smaller than a single county
- 24 not serviced by surrounding E911 service plan areas
- 25 upon request of the joint 911 E911 service board
- 26 representing the territory.
- 27 <u>c.</u> The E911 service plan operating authority shall
- 28 submit proposed changes to the plan on or before
- 29 January 1, 1994, to all of the following:
- 30 a. (1) The administrator program manager.
- 31 b. (2) Public and private safety agencies in the
- 32 enhanced 911 service area.
- 33 c. (3) Providers Local exchange service provide rs
- 34 affected by the enhanced 911 service plan.
- 35 An E911 joint service board that has a state-
- 36 approved service plan in place prior to July 1, 1993,
- 37 is exempt from the provisions of this section. The 38 administrator shall establish, by July 1, 1994, E911
- 39 service plans for those E911 joint service boards
- 39 Service plans for those E911 Joint Service boards
- 40 which do not have a state approved service plan in
- 41 place on or before January 1, 1994.
- 12 The administrator shall prepare a summary of the
- 43 plans submitted and present the summary to the
- 44 legislature on or before August 1, 1994.
- 45 2. COMPLIANCE WAIVERS AVAILABLE IN LIMITED
- 46 CIRCUMSTANCES.
- 47 <u>a.</u> The administrator program manager may extend,
- 48 in whole or in part, the time period for plan
- 49 implementation by issuing for implementation of an
- 50 enhanced 911 service plan beyond the scheduled plan of

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implementation, by issuance of a compliance waiver.
     b. The compliance waiver shall be based upon a
    joint 911 E911 service board's presentation of
    evidence which supports an extension if the
    administrator program manager finds that local
    conditions make implementation financially
    unreasonable or technically infeasible by the
    originally scheduled plan of implementation.
    c. The compliance waiver shall be for a set period
10 of time, and subject to review and renewal or denial
11 of renewal upon its expiration.
    d. The waiver may cover all or a portion of a 911
13 service plan's enhanced 911 service area to facilitate
    phased implementation when possible.
    e. The granting of a compliance waiver does not
15
16 create a presumption that the identical or similar
    waiver will be extended in the future.
    f. Consideration of compliance waivers shall be on
19 a case-by-case basis.
     3. CHAPTER 28E AGREEMENT – ALTERNATIVE TO JOINT
21 911 E911 SERVICE BOARD. A legal entity created
22 pursuant to chapter 28E by a county or counties, other
23 political divisions, and public or private agencies to
   jointly plan, implement, and operate a countywide, or
    larger, enhanced 911 service system may be substituted
26 for the joint 911 E911 service board required under
27 subsection 1.
    An alternative legal entity created pursuant to
29 chapter 28E as a substitute for a joint 911 E911
30 service board, as permitted by this subsection, may be
    created by either:
    a. Agreement of the parties entitled to voting
33 membership on a joint 911 E911 service board.
    b. Agreement of the members of a joint 911 E911
35 service board.
    An alternative chapter 28E entity has all of the
37
    powers of a joint 911 E911 service board and any
38 additional powers granted by the agreement. As used
39 in this chapter, "joint 911 E911 service board"
40 includes an alternative chapter 28E entity created for
41 that purpose, except as specifically limited by the
   chapter 28E agreement or unless clearly provided
43 otherwise in this chapter. A chapter 28E agreement
44 related to E911 service shall permit the participation
45 of a private safety agency or other persons allowed to
46 participate in a joint 911 E911 service board, but the
    terms, scope, and conditions of participation are
    subject to the chapter 28E agreement.
     4. PARTICIPATION IN JOINT E911 SERVICE BOARD
49
50 REQUIRED. A political subdivision or state agency
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- 1 having a public safety agency within its territory or
- 2 jurisdiction shall participate in a joint E911 service
- 3 board and cooperate in preparing maintaining the E911
- 4 service plan.
- 5 Sec.___. Section 34A.4, Code 2003, is amended to
- 6 read as follows:
- 7 34A.4 REQUIRED CONVERSION REQUIREMENTS OF PAY
- 8 TELEPHONES AND OTHER TELECOMMUNICATIONS DEVICES TO
- 9 ALLOW 911 CALLS WITHOUT DEPOSITING COINS OR OTHER
- 10 CHARGE.
- 11 1. CONVERSION AND NOTICE REQUIRED. When an
- 12 enhanced 911 service system becomes operational or as
- 13 soon as feasible thereafter, each provider or other
- 14 owner or lessee of a pay station telephone to be
- 15 operated within the enhanced 911 service area shall do
- 16 the following:
- 17 a. Convert each telephone to permit a caller to
- 18 dial 911 without first inserting a coin or paying any
- 19 other charge.
- 20 b. Prominently display on each pay telephone a
- 21 notice advising callers to dial 911 in an emergency
- 22 and that deposit of a coin is not required.
- 23 2. CERTAIN PAY PHONES PROHIBITED WITHIN SERVICE
- 24 AREA. After commencement of enhanced 911 service in
- 25 <u>In</u> an enhanced 911 service area, a person shall not
- 26 install or offer for use within the enhanced 911
- 27 service area a pay station telephone $\underline{\text{or other fixed}}$
- 28 <u>device</u> unless the telephone <u>or device</u> is capable of
- 29 accepting making a 911 call without prior insertion of
- $30\ \ a$ coin or payment of any other charge, and unless the
- 31 telephone or device displays notice of free 911
- 32 service.
- 33 Sec.___. Section 34A.6, subsection 1, unnumbered
- 34 paragraph 1, Code 2003, is amended to read as follows:
- 35 Before a joint E911 service board may request
- 36 imposition of the surcharge by the administrator
- 37 program manager, the board shall submit the following
- 38 question to voters, as provided in subsection 2, in
- 39 the proposed E911 service area, and the question shall
- 40 receive a favorable vote from a simple majority of41 persons submitting valid ballots on the following
- 42 question within the proposed E911 service area:
- 43 Sec.___. Section 34A.7, unnumbered paragraph 1,
- 44 Code 2003, is amended to read as follows:
- 45 When an E911 service plan is implemented, the costs
- 46 of providing E911 service within an E911 service area
- 47 are the responsibility of the joint E911 service board
- 48 and the member political subdivisions. Costs in
- 49 excess of the amount raised by imposition of the E911
- 50 service surcharge provided for under subsection 1,

- shall be paid by the joint E911 service board from
- such revenue sources allocated among the member
- political subdivisions as determined by the joint E911
- service board. Funding is not limited to the
- surcharge, and surcharge revenues may be supplemented
- by other permissible local and state revenue sources.
- A joint 911 E911 service board shall not commit a
- political subdivision to appropriate property tax
- revenues to fund an E911 service plan without the
- consent of the political subdivision. A joint 911 10
- 11 E911 service board may approve a 911 an E911 service
- 12 plan, including a funding formula requiring
- 13 appropriations by participating political
- subdivisions, subject to the approval of the funding
- formula by each political subdivision. However, a 15
- 16 political subdivision may agree in advance to
- appropriate property tax revenues or other moneys
- 18 according to a formula or plan developed by an
- alternative chapter 28E entity. 19
- Sec.___. Section 34A.7, subsections 1, 2, 3, and
- 21 4, Code 2003, are amended to read as follows:
- 1. LOCAL WIRE-LINE E911 SERVICE SURCHARGE
- 23 IMPOSITION.
- 24 a. To encourage local implementation of E911
- service, one source of funding for E911 emergency
- telephone communication systems shall come from a
- surcharge per month, per access line on each access
- 28 line subscriber, except as provided in subsection 5,
- 29 equal to the lowest amount of the following:
- 30 (1) One dollar.
- (2) An amount less than one dollar, which would
- 32 fully pay both recurring and nonrecurring costs of the
- 33 E911 service system within five years from the date
- 34 the maximum surcharge is imposed.
- 35 (3) The maximum monetary limitation approved by referendum.
- 37 b. The surcharge shall be imposed by order of the
- administrator program manager as follows:
- (1) The administrator program manager shall notify
- 40 a local exchange service provider scheduled to provide
- exchange access line service to an E911 service area, that implementation of an E911 service plan has been
- approved by the joint 911 E911 service board and by 44 the service area referendum, and that collection of
- 45 the surcharge is to begin within one hundred days.
- (2) The notice shall be provided at least one
- 47 hundred days before the surcharge must be billed for
- the first time program manager shall also provide
- 49 notice to all affected public safety answering points.
- c. The surcharge shall terminate at the end of

- twenty four months, unless either, or both, of the
- following conditions is met: 2
- (1) E911 service is initiated for all or a part of
- the E911 service area.
- 5 (2) An extension is granted by the administrator
- d. The surcharge shall terminate at the end of 7
- 8 twenty four months if the joint E911 service plan has
- not been approved by the administrator within eighteen
- 10 months of the original notice to the provider to
- 11 impose the surcharge, and shall not be reimposed until
- 12 a service plan is approved by the administrator and
- 13 the administrator gives providers notice as required
- 14 by paragraph "a", subparagraphs (1) and (2).
- 2. SURCHARGE COLLECTED BY LOCAL EXCHANGE SERVICE 15
- 16 PROVIDERS.
- 17 a. The surcharge shall be collected as part of the
- 18 access line service provider's periodic billing to a
- 19 subscriber. In compensation for the costs of billing
- 20 and collection, the <u>local exchange service</u> provider
- 21 may retain one percent of the gross surcharges
- 22 collected. If the compensation is insufficient to
- 23 fully recover a local exchange service provider's
- 24 costs for billing and collection of the surcharge, the
- deficiency shall be included in the local exchange
- 26 service provider's costs for ratemaking purposes to
- 27 the extent it is reasonable and just under section
- 28 476.6. The surcharge shall be remitted to the E911
- 29 service operating authority for deposit into the E911
- 30 service fund quarterly by the <u>local exchange service</u>
- provider. The total amount for multiple exchanges may
- 32 be combined.
- b. A local exchange service provider is not liable
- 34 for an uncollected surcharge for which the <u>local</u>
- 35 exchange service provider has billed a subscriber but
- not been paid. The surcharge shall appear as a single
- 37 line item on a subscriber's periodic billing entitled,
- "E911 emergency telephone service surcharge". The
- 39 E911 service surcharge is not subject to sales or use
- 40 tax.
- 41 c. The joint E911 service board may request, not
- more than once each quarter, the following information
- 43 <u>from the local exchange service provider:</u>
- (1) The identity of the exchange from which the 44
- 45 surcharge is collected.
- 46 (2) The number of lines to which the surcharge was
- applied for the quarter.
- 48 (3) The number of refusals to pay per exchange if
- 49 applicable.
- (4) Write-offs applied per exchange if applicable.

- (5) The number of lines exempt per exchange.
- (6) The amount retained by the local exchange
- service provider generated from the one percent
- administration fee.
- d. Access line counts and surcharge remittances
- are confidential public records as provided in section
- 7 34A.8.
- 3. MAXIMUM LIMIT PER SUBSCRIBER BILLING FOR 8
- SURCHARGE. An individual subscriber shall not be
- 10 required to pay on a single periodic billing the
- 11 surcharge on more than one hundred access lines, or
- 12 their equivalent, in an E911 service area. A
- 13 subscriber shall pay the surcharge in each E911
- service area in which the subscriber receives access
- 15 line service.
- 16 4. E911 SERVICE FUND. Each joint E911 service
- 17 board shall establish and maintain as a separate
- 18 account an E911 service fund. Any funds remaining in
- 19 the account at the end of each fiscal year shall not
- 20 revert to the general funds of the member political
- 21 subdivisions, except as provided in subsection 5, but
- 22 shall remain in the E911 service fund. Moneys in an
- 23 E911 service fund may only be used for nonrecurring
- 24 and recurring costs of the E911 service plan as
- approved by the administrator program manager, as
- 26 those terms are defined by section 34A.2.
- 27 Sec. ___. Section 34A.7, subsection 5, paragraph
- 28 b, subparagraphs (2) and (3), Code 2003, are amended
- 29 to read as follows:
- 30 (2) If money remains in the fund after fully
- paying for recurring costs incurred in the preceding
- year, the remainder may be spent to pay for
- 33 nonrecurring costs, not to exceed actual nonrecurring
- 34 costs as approved by the administrator program
- 35 manager.
- (3) If money remains in the fund after fully
- 37 paying obligations under subparagraphs (1) and (2),
- 38 the remainder may be accumulated in the fund as a
- 39 carryover operating surplus. If the surplus is
- 40 greater than twenty-five percent of the approved
- annual operating budget for the next year, the 41
- administrator program manager shall reduce the
- 43 surcharge by an amount calculated to result in a
- 44 surplus of no more than twenty-five percent of the
- 45 planned annual operating budget. After nonrecurring
- 46 costs have been paid, if the surcharge is less than
- 47 the maximum allowed and the fund surplus is less than
- twenty-five percent of the approved annual operating
- budget, the administrator program manager shall, upon
- application of the joint E911 service board, increase

- 1 the surcharge in an amount calculated to result in a
- 2 surplus of twenty-five percent of the approved annual
- 3 operating budget. The surcharge may only be adjusted
- 4 once in a single year, upon one hundred days' prior
- 5 notice to the provider.
- 6 Sec.___. Section 34A.7A, subsection 1, Code 2003,
- 7 is amended to read as follows:
- 8 1. a. Notwithstanding section 34A.6, the
- 9 administrator shall adopt by rule a monthly surcharge
- 10 of up to $\frac{\text{fifty}}{\text{sixty-five}}$ cents to be imposed on each
- 11 wireless communications service number provided in
- 12 this state. The surcharge shall be imposed uniformly
- 13 on a statewide basis and simultaneously on all
- 14 wireless communications service numbers as provided by
- 15 rule of the administrator.
- 16 b. The administrator program manager shall provide
- 17 no less than one hundred days' notice of the surcharge
- $18 \hskip 3mm to be imposed to each wireless communications service \hskip 3mm$
 - 9 provider. The administrator program manager, subject
- 20 to the fifty sixty-five cent limit in paragraph "a",
- 21 may adjust the amount of the surcharge as necessary,
- 22 but no more than once in any calendar year.
- 23 c. (1) The surcharge shall be collected as part
- 24 of the wireless communications service provider's
 - periodic billing to a subscriber. The surcharge shall
- 26 appear as a single line item on a subscriber's
- 27 periodic billing indicating that the surcharge is for
- 28 E911 emergency telephone service. In the case of
- 29 prepaid wireless telephone service, this surcharge
- 30 shall be remitted based upon the address associated
- 31 with the point of purchase, the customer billing
- 32 address, or the location associated with the mobile
- 33 <u>telephone number for each active prepaid wireless</u>
- 34 <u>telephone that has a sufficient positive balance as of</u>
- 35 the last days of the information, if that information
- 36 is available. The wireless E911 service surcharge is
- 37 <u>not subject to sales or use tax.</u>
- 38 (2) In compensation for the costs of billing and
- 39 collection, the wireless communications service
- 40 provider may retain one percent of the gross
- 41 surcharges collected.
- 12 (3) The surcharges shall be remitted quarterly by
- 43 the wireless communications service provider to the
- 44 administrator program manager for deposit into the
- 45 fund established in subsection 2.
- 46 (4) A wireless communications service provider is
- 47 not liable for an uncollected surcharge for which the
- 48 wireless communications service provider has billed a
- 49 subscriber but which has not been paid. The surcharge
- 50 shall appear as a single line item on a subscriber's

- periodic billing indicating that the surcharge is for
- E911 emergency telephone service. The E911 service
- surcharge is not subject to sales or use tax.
- Sec.___. Section 34A.7A, subsection 2, Code 2003,
- 5 is amended to read as follows:
- 2. Moneys collected pursuant to subsection 1 shall
- 7 be deposited in a separate wireless E911 emergency
- communications fund within the state treasury under 8
- the control of the administrator program manager.
- 10 Section 8.33 shall not apply to moneys in the fund.
- 11 Moneys earned as income, including as interest, from
- 12 the fund shall remain in the fund until expended as
- provided in this section. Moneys in the fund shall be
- expended and distributed annually as follows in the
- 15 following priority order:
- 16 a. An amount as appropriated by the general
- assembly to the administrator shall be allocated to
- the administrator and program manager for 18
- 19 implementation, support, and maintenance of the
- functions of the administrator and program manager and
- to employ the auditor of state to perform an annual
- audit of the wireless E911 emergency communications
- 23 <u>fund</u>.
- 24 b. The program manager shall allocate twenty-one
- percent of the total amount of surcharge generated to
- 26 wireless carriers to recover their costs to deliver
- E911 phase 1 services. If the allocation in this 27
- 28 paragraph is insufficient to reimburse all wireless
- carriers for such carrier's eligible expenses, the
- 30 program manager shall allocate a prorated amount to
- each wireless carrier equal to the percentage of such
- carrier's eligible expenses as compared to the total
- 33 of all eligible expenses for all wireless carriers for
- 34 the calendar quarter during which such expenses were
- submitted. When prorated expenses are paid, the
- remaining unpaid expenses shall no longer be eligible
- 37 for payment under this paragraph.
- 38 c. The program manager shall reimburse wire-line
- carriers on a calendar quarter basis for carriers'
- 40 eligible expenses for transport costs between the
- 41 selective router and the public safety answering
- points related to the delivery of wireless E911 phase 42
- 43 1 services.
- b. d. (1) The administrator shall retain funds 44
- 45 necessary to reimburse wireless carriers for their
- 46 costs to deliver E911 services. The administrator
- 47 shall assure that wireless carriers recover all
- eligible costs associated with the implementation and
- operation of E911 services, including but not limited 49
- 50 to hardware, software, and transport costs. The

- 1 administrator shall adopt rules defining eligible
- 2 costs which are consistent with federal law,
- 3 regulations, and any order of a federal agency program
- 4 manager shall reimburse wire-line carriers and third-
- 5 party E911 automatic location information database
- 6 providers on a calendar quarterly basis for the costs
- 7 of maintaining and upgrading the E911 components and
- 8 <u>functionalities beyond the input to the E911 selective</u>
- 9 router, including the E911 selective router and the
- 10 automatic location information database.
- 11 (2) The administrator shall provide for the
- 12 reimbursement of wireless carriers on a quarterly
- 13 basis. If the total amount of moneys available in the
- 14 fund for the reimbursement of wireless carriers
- 15 pursuant to subparagraph (1) is insufficient to
- 16 reimburse all wireless carriers for such carriers'
- 17 eligible expenses, the administrator shall remit an
- 18 amount to each wireless carrier equal to the
- 19 percentage of such carrier's eligible expenses as
- 20 compared to the total of all eligible expenses for all
- 21 wireless carriers for the calendar quarter during
- 22 which such expenses were submitted.
- 23 e. The program manager shall apply an amount up to
- 24 five hundred thousand dollars per calendar quarter to
- 25 any outstanding wireless E911 phase 1 obligations
- 26 <u>incurred pursuant to this chapter prior to July 1.</u>
- 27 2004.
- 28 f. (1) The program manager shall allocate an
- 29 amount up to one hundred fifty-nine thousand dollars
- 30 per calendar quarter equally to the joint E911 service
- 31 boards and the department of public safety that have
- 32 <u>submitted an annual written request to the program</u>
- 33 manager in a form approved by the program manager by
- 34 May 15 of each year. The program manager shall
- 35 allocate to each joint E911 service board and to the
- 36 department of public safety a minimum of one thousand
- 37 dollars per calendar quarter for each public safety
- 38 answering point within the service area of the
- 39 department of public safety or joint E911 service
- 40 board.
- 41 (2) Upon retirement of outstanding obligations
- 42 referred to in paragraph "e", the amount allocated
- 43 <u>under this paragraph</u> "f" shall be twenty-four percent
- 44 of the total amount of surcharge generated per
- 45 calendar quarter allocated as follows:
- 46 (a) Sixty-five percent of the total dollars
- 47 available for allocation shall be allocated in
- 48 proportion to the square miles of the service area to
- 49 the total square miles in this state.
- 50 (b) Thirty-five percent of the total dollars

- 1 available for allocation shall be allocated in
- 2 proportion to the wireless E911 calls taken at the
- 3 <u>public safety answering point in the service area to</u>
- 4 the total number of wireless E911 calls originating in
- 5 this state.
- 6 (c) Notwithstanding subparagraph subdivisions (a)
- 7 and (b), the minimum amount allocated to each joint
- 8 E911 service board and to the department of public
- 9 safety shall be no less than one thousand dollars for
- 10 each public safety answering point within the service
- 11 area of the department of public safety or joint E911
- 12 service board.
- 13 (3) The funds allocated in this paragraph "f"
- 14 shall be used for communication equipment located
- 15 <u>inside the public safety answering points for the</u>
- 16 implementation and maintenance of wireless E911 phase
- 17 2. The joint E911 service boards and the department
- 18 of public safety shall provide an estimate of phase 2
- 19 implementation costs to the program manager by January
- 20 1, 2005
- 21 c. (1) The remainder of the surcharge collected
- 22 shall be remitted to the administrator for
- 23 distribution to the joint E911 service boards and the
- 24 department of public safety pursuant to subparagraph
- 5 (2) to be used for the implementation of enhanced
- 26 wireless communications capabilities.
- 27 g. If moneys remain in the fund after fully paying
- 28 all obligations under paragraphs "a" through "f", the
- 29 remainder may be accumulated in the fund as a
- $30 \quad \underline{carryover\ operating\ surplus.\ This\ surplus\ shall\ be}$
- 31 used to fund future phase 2 network and public safety
- 32 <u>answering point improvements and wireless carriers'</u>
- 33 transport costs related to wireless E911 services, if
- 34 those costs are not otherwise recovered by wireless
- 35 carriers through customer billing or other sources and
- 36 approved by the program manager. Notwithstanding
- 37 section 8.33, any moneys remaining in the fund at the
- 38 end of each fiscal year shall not revert to the
- 39 general fund of the state but shall remain available
- 40 for the purposes of the fund.
- 41 (2) h. The administrator, in consultation with the
- 42 program manager and the E911 communications council,
- 43 shall adopt rules pursuant to chapter 17A governing
- 44 the distribution of the surcharge collected and
- 45 distributed pursuant to this lettered paragraph
- 46 <u>subsection</u>. The rules shall include provisions that
- 47 all joint E911 service boards and the department of
- 48 public safety which answer or service wireless E911
- 49 calls are eligible to receive an equitable portion of
- 50 the receipts.

47

49

is amended to read as follows:

3. The amount collected from a wireless service provider and deposited in the fund, pursuant to

50 section 22.7, subsection 6, information provided by a

A joint E911 service board or the department of 2 public safety, to receive funds from the wireless E911 emergency communications fund, must submit a written request for such funds to the administrator in a form 5 as approved by the administrator. A request shall be for funding under an approved E911 service plan for 7 equipment which is directly related to the reception 8 and disposition of incoming wireless E911 calls. The administrator may approve the distribution of funds pursuant to such request if the administrator finds 10 that the requested funding is for equipment necessary 12 for the reception and disposition of such calls and 13 that sufficient funds are available for such 14 distribution. If insufficient funds are available to fund all 15 16 requests, the administrator shall fund requests in an order deemed appropriate by the administrator after 18 considering factors including, but not limited to, all of the following: 19 (a) Documented volume of wireless E911 calls 21 received by each public safety answering point. (b) The population served by each public safety 23 answering point. 24 (c) The number of wireless telephones in the 25 public safety answering point jurisdiction. 26 (d) The public safety of the citizens of this 27 state. (e) Any other factor deemed appropriate by the 28 29 administrator, in consultation with the E911 30 communications council, and adopted by rule. (3) 2A. a. The administrator program manager 32 shall submit an annual report by January 15 of each year to the legislative government oversight committee 34 advising the general assembly of the status of E911 35 implementation and operations, including both landline wire-line and wireless services, and the 37 distribution of surcharge receipts, and an accounting 38 of the revenues and expenses of the E911 program. b. The program manager shall submit a calendar quarter report of the revenues and expenses of the 41 E911 program to the fiscal services division of the 42 legislative services agency. 43 c. The legislative government oversight committee 44 shall review the priorities of distribution of funds 45 under this chapter at least every two years. Sec.___. Section 34A.7A, subsection 3, Code 2003, 46

- 1 wireless service provider to the administrator program
- 2 manager consisting of trade secrets, pursuant to
- 3 section 22.7, subsection 3, and other financial or
- 4 commercial operations information provided by a
- 5 wireless service provider to the administrator program
- 6 manager, shall be kept confidential as provided under
- 7 section 22.7. This subsection does not prohibit the
- 8 inclusion of information in any report providing
- 9 aggregate amounts and information which does not
- 10 identify numbers of accounts or customers, revenues,
- 11 or expenses attributable to an individual wireless
- 12 communications service provider.
- 13 Sec.___. Section 34A.8, subsection 2, unnumbered
- 14 paragraph 2, Code 2003, is amended to read as follows:
- 15 The program manager, joint E911 service board, the
- 16 designated E911 service provider, and the public
- 17 safety answering point, their agents, employees, and
- 18 assigns shall use local exchange service information
- 19 provided by the local exchange service provider solely
- 20 for the purposes of providing E911 emergency telephone
- 21 service, and it shall otherwise be kept confidential.
- 22 A person who violates this section is guilty of a
- 23 simple misdemeanor.
- 24 Sec.___. Section 34A.9, Code 2003, is amended to
- 25 read as follows:
- 26 34A.9 TELECOMMUNICATIONS DEVICES FOR THE DEAF
- 27 SPEECH AND HEARING-IMPAIRED.
- 28 By January 1, 1990, each county Each public safety
- 29 answering point shall provide for the installation and
- 30 use of at least one telecommunications device devices
- 31 for the deaf at a public safety answering point speech
- 32 <u>and hearing-impaired</u>.
- 33 Sec. . NEW SECTION. 34A.10 E911 SELECTIVE
- 34 ROUTER.
- 35 On and after July 1, 2004, only the program manager
- 36 shall approve access to the E911 selective router.
- 37 Sec. ____. Section 34A.15, Code 2003, is amended by
- 38 adding the following new subsection:
- 39 NEW SUBSECTION. 1A. The auditor of state or the
- 40 auditor of state's designee shall serve as an ex
- 41 officio nonvoting member.
- 42 Sec.___. Section 34A.15, subsection 2, Code 2003,
- 43 is amended to read as follows:
- 44 2. The council shall advise and make
- 45 recommendations to the administrator and program
- 46 manager regarding the implementation of this chapter.
- 47 Such advice and recommendations shall be provided on
- 48 issues at the request of the administrator or program
- 49 manager or as deemed necessary by the council.
- 50 Sec.___. Section 16.161, unnumbered paragraph 1,

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Code 2003, is amended to read as follows:
    The authority shall assist the administrator
    program manager, appointed pursuant to section 34A.2A,
    as provided in chapter 34A, subchapter II, and the
    authority shall have all of the powers delegated to it
5
    by a joint E911 service board or the department of
7
    public defense in a chapter 28E agreement with respect
8
    to the issuance and securing of bonds or notes and the
9
    carrying out of the purposes of chapter 34A.
10
                DIVISION
              SEX OFFENDER REGISTRY
11
12
             . Section 22.7, Code Supplement 2003, is
    amended by adding the following new subsection:
13
14
    NEW SUBSECTION. 48. Sex offender registry records
    under chapter 692A, except as provided in section
15
16
    692A.13.
17
    Sec.___. Section 229A.8A, subsection 4, Code
18 Supplement 2003, is amended to read as follows:
     4. For purposes of registering as a sex offender
19
20 under chapter 692A, a person placed in the
21 transitional release program shall be classified a
22 "high risk" sex offender and public notification shall
23 be as provided in section 692A.13A, subsection 2. A
24 committed person who refuses to register as a sex
   offender is not eligible for placement in a
26 transitional release program.
    Sec.___. Section 692A.13, Code Supplement 2003,
27
28 is amended by striking the section and inserting in
29 lieu thereof the following:
30
     692A.13 AVAILABILITY OF RECORDS.
     1. The department may provide relevant information
32 from the sex offender registry to the following:
    a. A criminal or juvenile justice agency, an
34 agency of the state, any sex offender registry of
35 another state, or the federal government.
    b. The general public through the sex offender
37
    registry's web page, except that relevant information
38 about an offender who was under twenty years of age at
39 the time the offender committed a violation of section
40 709.4, subsection 2, paragraph "c", subparagraph (4),
41 shall not be disclosed on the web page.
    c. The single contact repository established
43 pursuant to section 135C.33, in accordance with the
44 rules adopted by the department.
     2. A criminal or juvenile justice agency may
46 provide relevant information from the sex offender
    registry to the following:
    a. A criminal or juvenile justice agency, an
49 agency of the state, or any sex offender registry of
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50 another state, or the federal government.

- 1 b. The general public, including public and
- 2 private agencies, organizations, public places, public
- 3 and private schools, child care facilities, religious
- 4 and youth organizations, neighbors, neighborhood
- 5 associations, community meetings, and employers.
- 6 Registry information may be distributed to the public
- 7 through printed materials, visual or audio press
- 8 releases, or through a criminal or juvenile justice
- 9 agency's web page.
- 10 3. Any member of the public may contact a county
- 11 sheriff's office or police department to request
- 12 relevant information from the registry regarding a
- 13 specific person required to register under this
- 14 chapter. The request for information shall be in
- 15 writing, and shall include the name of the person and
- 16 at least one of the following identifiers pertaining
- 17 to the person about whom the information is sought:
 - B a. The date of birth of the person.
- 19 b. The social security number of the person.
- 20 c. The address of the person.
- 4. A county sheriff shall also provide to any
- 22 person upon request access to a list of all
- 23 registrants in that county. However, records of a
- 24 person protected under 18 U.S.C. 3521 shall not be
- 25 disclosed.
- 5. Relevant information provided to the generalpublic may include the offender's name, address, a
- 28 photograph, locations frequented by the offender,
- 20 pilotograph, locations frequented by the offender,
- 29 relevant criminal history information from the
- 30 registry, and any other relevant information.
- 31 Relevant information provided to the public shall not
- 32 include the identity of any victim.
- 33 6. Notwithstanding sections 232.147 through
- $34\quad 232.151,\, records\, concerning\, convictions\, which\, are$
- 35 committed by a minor may be released in the same
- 36 manner as records of convictions of adults.
- 37 7. Sex offender registry records are confidential
- 38 records pursuant to section 22.7 and shall only be
- 39 released as provided in this section.
- 40 Sec.___. Section 901.4, Code Supplement 2003, is
- 41 amended to read as follows:
- 42 901.4 PRESENTENCE INVESTIGATION REPORT
- 43 CONFIDENTIAL DISTRIBUTION.
- 44 The presentence investigation report is
- 45 confidential and the court shall provide safeguards to
- 46 ensure its confidentiality, including but not limited
- 47 to sealing the report, which may be opened only by
- 48 further court order. At least three days prior to the
- 49 date set for sentencing, the court shall serve all of
- 50 the presentence investigation report upon the

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defendant's attorney and the attorney for the state,
    and the report shall remain confidential except upon
    court order. However, the court may conceal the
    identity of the person who provided confidential
    information. The report of a medical examination or
    psychological or psychiatric evaluation shall be made
    available to the attorney for the state and to the
8
    defendant upon request. The reports are part of the
    record but shall be sealed and opened only on order of
10 the court. If the defendant is committed to the
11 custody of the Iowa department of corrections and is
12 not a class "A" felon, a copy of the presentence
13 investigation report shall be forwarded to the
14 director with the order of commitment by the clerk of
15 the district court and to the board of parole at the
16 time of commitment. Pursuant to section 904.602, the
    presentence investigation report may also be released
18 by the department of corrections or a judicial
19 district department of correctional services to
20 another jurisdiction for the purpose of providing
21 interstate probation and parole compact services or
22 evaluations, or to a substance abuse or mental health
23 services provider when referring a defendant for
24 services. The defendant or the defendant's attorney
   may file with the presentence investigation report, a
26 denial or refutation of the allegations, or both,
27 contained in the report. The denial or refutation
28 shall be included in the report. If the person is
29 sentenced for an offense which requires registration
30 under chapter 692A, the court shall release the report
    to the department which is responsible under section
32
    692A.13A for performing the assessment of risk.
    Sec.___. Section 692A.13A, Code 2003, is
33
34 repealed.
    Sec.___. APPLICABILITY OF AVAILABLE RECORDS IN
35
   THE SEX OFFENDER REGISTRY. Section 692A.13, as
37
    amended by this division of this Act, shall apply
38 retroactively to all offenders on the registry.
    Sec.___. EFFECTIVE DATE. This division of this
40 Act, being deemed of immediate importance, takes
41 effect upon enactment."
        . Title page, by striking lines 1 through 3
42
43 and inserting the following: "An Act making,
44 reducing, and transferring appropriations, providing
45 for government and economic development-related
46 taxation, surcharge, and fee matters, providing for
    other properly related matters, and including penalty
    and effective and retroactive and other applicability
49 date provisions.""
```

Speaker pro tempore Carroll in the chair at 4:00 p.m.

Speaker Rants in the chair at 4:06 p.m.

Roll call was requested by Dix of Butler and Murphy of Dubuque.

On the question "Shall amendment $\underline{H-8643}$ be adopted?" (S.F. 2298)

The ayes were, 51:

Alons	Arnold	Boal	Boddicker
Boggess	Carroll	Chambers	De Boef
Dennis	Dix	Dolecheck	Drake
Eichhorn	Elgin	Freeman	Gipp
Granzow	Greiner	Hahn	Hanson
Heaton	Hoffman	Horbach	Huseman
Hutter	Jacobs	Jenkins	Jones
Klemme	Kramer	Kurtenbach	Lalk
Lukan	Maddox	Manternach	Olson, S.
Paulsen	Raecker	Rasmussen	Rayhons
Roberts	Sands	Schickel	Struyk
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.R.	Wilderdyke	Mr. Speaker	•
		Rants	

The nays were, 47:

Berry	Bukta	Cohoon
Dandekar	Davitt	Fallon
Ford	Frevert	Gaskill
Heddens	Hogg	Hunter
Jacoby	Jochum	Kuhn
Lykam	Mascher	McCarthy
Miller	Murphy	Oldson
Osterhaus	Petersen	Quirk
Shomshor	Shoultz	Smith
Swaim	Taylor, D.	Taylor, T.
Van Fossen, J.K.	Wendt	Whitaker
Winckler	Wise	
	Dandekar Ford Heddens Jacoby Lykam Miller Osterhaus Shomshor Swaim Van Fossen, J.K.	Dandekar Davitt Ford Frevert Heddens Hogg Jacoby Jochum Lykam Mascher Miller Murphy Osterhaus Petersen Shomshor Shoultz Swaim Taylor, D. Van Fossen, J.K. Wendt

Absent or not voting, 2:

Baudler Watts

The motion prevailed and the House concurred in the Senate amendment $\underline{\text{H-8643}}$, to the House amendment.

Dix of Butler moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2298)

The ayes were, 52:

Alons Boal Boddicker Arnold Carroll Chambers De Boef **Boggess** Dennis Dix Dolecheck Drake Eichhorn Elgin Freeman Gipp Greiner Hahn Granzow Hanson Heaton Hoffman Horbach Huseman Hutter Jacobs Jenkins Jones Klemme Kramer Kurtenbach Lalk Lukan Maddox Manternach Olson, S. Paulsen Rasmussen Rayhons Raecker Roberts Sands Schickel Struyk Van Engelenhoven **Tjepkes** Tymeson Upmeyer Van Fossen, J.K. Van Fossen, J.R. Wilderdyke Mr. Speaker **Rants**

The nays were, 46:

Bell Berry Bukta Cohoon Dandekar Davitt Fallon Connors Foege Ford Frevert Gaskill Greimann Heddens Hunter Hogg Jacoby Jochum Kuhn Huser Mascher McCarthy Lensing Lykam Mertz Miller Murphy Oldson Olson, D. Osterhaus Petersen Quirk Shoultz Smith Reasoner Shomshor Taylor, T. Stevens Swaim Taylor, D. **Thomas** Wendt Whitaker Whitead Winckler Wise

Absent or not voting, 2:

Baudler Watts

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

IMMEDIATE MESSAGE

Gipp of Winneshiek asked and received unanimous consent that **Senate File 2298** be immediately messaged to the Senate.

REMARKS BY MINORITY LEADER MURPHY

Minority Leader Murphy offered the following remarks:

Thank you, Mr. Speaker.

I want to first thank the members of my caucus for giving me the opportunity to lead them this session. I'm not sure I realized what a difficult and time-consuming job this is, but I have tried to work hard to do everything the job demands.

I want to thank our staff. They do a great job of keeping us informed and prepared.

I also want to thank all the clerks and doorkeepers and backroom staff and pages who make the House run efficiently.

Finally, thanks to the Republican caucus for their service this year. I enjoyed working with Rep. Gipp and Speaker Rants. You had some difficult decisions to make this year and while I did not agree with all of them, I appreciate the hard work you put in.

Democrats came into this session with a handful of goals – to secure adequate funding for public schools and health care, to prevent the state's budget problems from being shifted to property taxpayers, and to provide long-term funding for Iowa's economic development efforts. To a large extent, I am disappointed in the results.

The layoffs and programs cuts being announced at schools all across the state are because the Legislature has not voted for adequate funding. We should have done more to prevent the cuts that will affect schoolchildren this fall, and we could have by using money transferred from the Grow Iowa Values Fund.

For the 05-06 school year, Democrats were initially disappointed with the insufficient funding initially approved by the Legislature. But after the Governor's veto, we were pleased that, for whatever reason, an agreement was reached to support schools at a level that is more in line with their needs.

We didn't fully fund the property tax credits, as property taxpayers were promised we would. Likewise, I am concerned that we have not fully funded all the Medicaid costs which we expect to incur next year. I expect one of the first bills to be considered next year will be a large supplemental to meet our health care obligations to seniors.

And we failed to provide long-term funding for the Grow Iowa Values Fund, which makes it difficult if not impossible for our economic development officials to reach multi-year agreements with high-tech businesses. The solution was easy – bond for the Values Fund – the same solution we passed last year, the solution supported by business organizations, chambers of commerce, and professional developers across the state.

I am concerned about the borrowing and spending in this budget, and at the lack of money in the cash reserve fund. We are very much at risk of repeating the problems we ran into last year when the budget you passed, which was based on what we thought were good estimates, turned out to be a deficit budget, and Governor Vilsack was forced to impose across-the-board cuts to make it balance.

It will make for an uneasy 2005 legislation session. While the economy shows signs of getting better, nothing short of a miraculous recovery can pull the state out of the

hole we face next year. So more tough decisions await the majority party next year, whoever that might be.

I don't want to sound all doom and gloom. We didn't have a marquee bill this year like last year's Grow Iowa Values Fund that was a tremendous bipartisan effort. But we did provide more money for community attractions. We will gather more data on stillbirths. We will get the federal HAVA money we need to modernize our voting systems. We continued the early childhood/class-size reduction and teacher quality programs.

In closing, best wishes to you over the interim. I don't think people understand the sacrifices you make in this job until you have this job and make those sacrifices. Thanks for being willing to put your name on the ballot and for representing your districts to the best of your ability. We'll see you again soon.

SPECIAL PRESENTATION

J.R. Van Fossen of Scott introduced to the House, Nicole White, Miss Iowa 2003.

The House rose and expressed its welcome.

REMARKS BY MAJORITY LEADER GIPP

Majority Leader Gipp offered the following remarks:

Ladies and Gentlemen of the House,

Representative Greimann, in her farewell address, referenced her desire to keep her remarks short by just saying goodnight. With that idea no longer being original, I cannot use it; therefore, you'll have to listen to a longer address.

I knew going into this session, that this body would have to deal with continued budget pressures as a result of the accruals not meeting expectations, resulting in an across-the-board cut and taking away our ability to finally fund our shared priorities of public safety and education in this budget year. But as this body has done repeatedly in the past, we found a way to do it by going to our savings account – the Cash Reserve. As one of the few who were here when the Rainy Day Fund was established, use of these monies to get us through tough budget times was the primary reason it was put in place.

As I said on opening day, this body would keep our commitment to public safety and education and we did! In spite of having only an estimated \$12 million in new revenues available for overall spending, we committed over ten times that amount to K-12 education alone. It would be difficult for me to understand how anyone could accuse us of cutting dollars for education, let alone say it was not a priority.

We found new dollars for public safety and corrections as well as community colleges and the independent universities.

We funded the property tax credits in order to not shift costs onto local property tax payers.

We funded our priorities and did so without raising taxes! That is a remarkable feat considering the response from neighboring states to their budget shortfalls was to increase the tax burden on their citizens. We did not and we should be proud of that fact

In addition to providing for a balanced budget as we are required to do, we put forth initiatives that will have a positive effect on the future of Iowans. We know that we will have to deal with an aging population and the health care costs associated with growing older. That is why the bill we passed to encourage Iowans to purchase long term care insurance is so important. That is why the bill we passed that will give our seniors the information they need to access affordable prescription drugs is so important as they wait for the new federal drug program to kick in.

We provided incentives for Iowans to save for their children's college education as well as provide opportunities for low and moderate-income students to choose private school options.

Last year was the year this legislature concentrated on promoting economic development in our state and assisting businesses to locate or expand their operations in Iowa. Part of the Values Fund provided dollars to aid in this growth and expansion of new businesses. While traveling across Iowa this past summer visiting long time corporate citizens and small businesses, it became clear that simply offering incentives to locate or expand in Iowa was not enough. The businesses that I spoke to were not interested in financial incentives, they simply did not want more barriers put in the way. This session of the legislature heard their pleas and did not throw up more disincentives.

In spite of the gloomy economic conditions with which this session started, we did our job of balancing the budget and funding our priorities.

Many that have spoken before me have thanked all of the people that make this place function as well as it does. I will not repeat those thank yous, but will add my thanks and appreciation for all that you do. You know who you are. Thank you very much!!!

REMARKS BY SPEAKER RANTS

Speaker Rants offered the following remarks:

Representative Gipp, Representative Murphy, ladies and gentlemen of the House, today is day 100 of the 80^{th} General Assembly. It may not feel like it, but we are adjourning right on time.

Two years ago when all of us campaigned for election to the House, I'm sure none of us campaigned for this job expecting that the Iowa Supreme Court would rule Iowa's tax code unconstitutional causing a 160 million dollar plus shortfall in our budget. None of us anticipated a 60 million drop in accruals reducing our revenue estimate for the fourth year in a row. Who would have thought that the Governor would enact yet another round of across the board budget cuts.

These were not conditions of our choosing or making. Yet Iowans have entrusted us to respond to these issues, and not just the ones we campaigned on. It is in the

handling of unforeseen circumstances that leadership is tested, and we passed that test.

Our session began with a steady drumbeat on the part of the Governor to raise taxes. Time and time again, Governor Vilsack called for Iowans to pay more, to take home less. Yet the Governor always ended his pitch for higher taxes with the caveat that if there is a better way, another way, he was willing to listen.

We found that better option. Rather than ask the taxpayers to dig deeper into their wallets, we used the state's cash currently in the bank to fund our priorities.

To Governor Vilsack I'd point out that the priorities we funded are shared by all Iowans. We all agree that education is our most valued public function in our state. Governor, for House Republicans, our commitment to educating our students is not measured solely in allowable growth percentages, and it is time to find another measuring stick. We may prize our community colleges a little more than you do. We think the state should honor our commitment to school districts that choose to participate in the infrastructure pool. We believe a lack of wealth should not be a barrier to attending the school of your choice. We want the state to assist families saving for a college education. These items may not have been on your agenda Governor, but these four bills should all receive your signature.

Governor, we corrected your action from last spring that would have caused every Iowan to pay more on their heating bill this fall. That too, deserves your signature.

This House worked to improve our business climate with changes to our product liability laws, addressed unreasonable supersedeas bonds, and modernized our drug testing laws. We also demonstrated that a body known for protracted debates can be nimble when the need arises, making changes to our NJIP economic development program to keep one of Iowa's best employers.

Assisting Iowa seniors was a key focus for the session. The prescription drug discount assistance program creates a hotline that will help Iowa seniors sign up for drug discount programs to help reduce the cost of prescriptions. $\underline{HF~2554}$ should be signed by the Governor. We encouraged Iowans to purchase long term care insurance coverage, with the incentive of protecting assets that otherwise would be used to pay for nursing home care.

The House responded to the challenge rural Iowans are experiencing in finding doctors. The medical malpractice legislation is a modest step toward making our state a place where doctors can afford to practice medicine, and if the Governor is truly concerned about addressing the cost of health care in this state, he will sign that bill as well.

I hesitate to start naming legislators for the work they've done, but Representative Raecker, the work you and all the members of the subcommittee on gaming Representatives Jochum, Jones, Rasmussen, Roberts, Gaskill and Lykum did was just outstanding. Representative Raecker you set a new standard for subcommittee work, and created a process that made everyone; whether they be pro or anti; made everyone comfortable that there would be no surprises and everything was on the up and up.

But, none of us did it alone. We are blessed with great people who work with us. The folks in the well, the folks in all of the back rooms, the Chief Clerks Office, the people crunching numbers, the people drafting amendments, the people proofing the journal. They all continue to work when we walk out of here. I know I was tired leaving the capitol around midnight each night last week, but they were all still here getting things ready for us the next day.

I have to say a special thanks to the Republican Caucus staff. In twelve years, I've never had a better group of people to work with. You all put up with my spur of the moment ideas, and pleas for more information. You're an integral part of our team. As glad as I am to have the Kellies back from maternity leave; and Captain Coonan back from Iraq; I want to thank Marc, Amy and Bernardo for pitching in.

To Kirk, Becky, Tim and Allison, you are the best team I could ever ask for. Just keeping track of me, has to be a job in itself, let alone responding to my stream of consciousness requests.

To my fellow Republican leaders: Gene, Rod, Libby, Carmen, Danny and Ralph, thank you for helping to carry the burden, debating every option, listening to every theoretical and heretical idea out there. Most importantly, thank you for all of the extra time and effort you devoted to our caucus. Mr. Majority Leader, what a couple of years. That, by the way, is how we will all be measured – not just 100 days here, and 100 days there – but on the sum total of two years worth of work. You've been an excellent leader for our caucus and a great friend. A former majority leader once told me that office is the one that has the most fun, I hope you found that to be true. What he didn't say, however, is that it can also be one of the most lonely, and I hope you didn't experience too much of that.

To my fellow Republicans, what a privilege you have allowed me. To sit in this chair, well, it's indescribable. The only promise I made when I asked you for this job, was that I would make mistakes. I've upheld my part of that bargain, and no doubt a few of you are keeping a list. The highest on my own list is I spent too much time working in the capitol at night and haven't spent as much time as I'd like out at night getting to know all of you better.

I have, no doubt, pushed some of you to go in directions you'd prefer not to. Some of you too have prodded me to go in other directions. One of the best definitions of leadership I've heard is that leadership is the ability to disappoint those that have placed their trust in you at a rate they can absorb. I hope that I have not exceeded that limit with any of you.

It is at this point in the session that you look back and ask yourself, what could I have done differently. Probably a lot of things. The shut down of a session is always difficult, particularly in even numbered years.

Winston Churchill once said "The nose of the bulldog has been slanted backwards so he can breathe without letting go." Perhaps that describes me as well, and that is probably one of my mistakes. But its time to let go, and to find a new challenge to tackle

As we head home let us remember the words of President Ronald Regan when he said, "We in government should learn to look at our country with the eyes of the

entrepreneur, seeing possibilities where others see only problems." Let us keep on the look out for new possibilities for Iowa.

May you all have safe travels home.

ADOPTION OF SENATE CONCURRENT RESOLUTION 118

Gipp of Winneshiek asked and received unanimous consent for the immediate consideration of **Senate Concurrent Resolution 118**, as follows and moved its adoption:

- 1 SENATE CONCURRENT RESOLUTION 118
- 2 By: Committee on Rules and Administration
- 3 A Senate Concurrent Resolution to provide for
- 4 adjournment sine die.
- 5 Be It Resolved by the Senate, The House Concurring,
- 6 That when adjournment is had on Tuesday, April 20,
- 7 2004, it be the final adjournment of the 2004 Regular
- 8 Session of the Eightieth General Assembly.

The motion prevailed and the resolution was adopted.

REPORT OF THE CHIEF CLERK OF THE HOUSE

MR. SPEAKER: Pursuant to House Rule 42, I report that in enrolling bills the following corrections were made:

House File 2557

- 1. Page 65, line 16 Change sections to section.
- 2. Page 114, line 8 Should read "section and inserting" instead of "section the inserting".

House File 2577

- 1. Page 6, line 10 Renumber 6. to 7.
- 2. Page 6, line 35 Renumber 7. to 8.
- 3. Page 11, line 17 There needs to be two spaces between (4) and the word Notwithstanding.

MARGARET A. THOMSON Chief Clerk of the House

EXPLANATION OF VOTE

I was necessarily absent from the House chamber on Thursday, April 15; Friday, April 16; Monday, April 19 and Tuesday, April 20, 2004. Had I been present, I would have voted "aye" on House Files 2200, 2302, 2390, 2418, 2434, 2455, 2555, 2571, 2574, 2577, 2578. I would have voted "nay" on amendment $\underline{H-8585}$ to $\underline{House\ File\ 2555}$ and "nay" on amendments $\underline{H-8618}$ and $\underline{H-8622}$ to $\underline{House\ File\ 2578}$. I would have voted "aye" on $\underline{Senate\ Joint\ Resolution\ 2010}$ and "aye" on Senate Files 2215, 2275, 2291, 2298, 2303, 2305, 2306, and 2308 and "aye" on amendments $\underline{H-8636}$, $\underline{H-8638}$, $\underline{H-8640}$ and $\underline{H-8643}$ to $\underline{Senate\ File\ 2298}$ and "nay" on $\underline{Senate\ File\ 2298}$.

BAUDLER of Adair

BILLS ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Mr. Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this 20th day of April, 2004: House Files 22, 250, 265, 561, 593, 2150, 2186, 2187, 2193, 2200, 2207, 2230, 2243, 2259, 2262, 2269, 2281, 2302, 2319, 2327, 2328, 2352, 2357, 2366, 2367, 2378, 2390, 2392, 2393, 2394, 2395, 2396, 2402, 2418, 2432, 2433, 2440, 2447, 2455, 2460, 2462, 2467, 2471, 2480, 2481, 2484, 2486, 2489, 2505, 2514, 2515, 2518, 2527, 2528, 2530, 2533, 2544, 2549, 2551, 2554, 2555, 2557, 2558, 2559, 2560, 2561, 2562, 2567, 2568, 2569, 2571, 2572, 2573, 2577 and 2579.

MARGARET A. THOMSON Chief Clerk of the House

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 7, 2004, he approved and transmitted to the Secretary of State the following bills:

<u>House File 2138</u>, an Act relating to payment of legal expenses for indigent persons by the state public defender.

<u>House File 2149</u>, an Act relating to the prosecution of certain simple misdemeanors committed in a city located in two or more counties.

<u>House File 2318</u>, an Act relating to the filing of statements of organization or dissolution by a political or candidate's committee, and regulating campaign and other contributions.

<u>House File 2350</u>, an Act relating to Family Investment Program eligibility requirements involving motor vehicle equity, family investment plans, limited benefit plans, and required school attendance and including an applicability provision.

<u>House File 2358</u>, an Act providing for technical and substantive changes relating to the practice of cosmetology, establishing penalties, and making penalties applicable.

<u>House File 2452</u>, an Act providing for licensure requirements relating to the practice of athletic training and increasing a penalty.

<u>House File 2520</u>, an Act relating to purchasing preferences for Iowa-based products and services.

Also: the Governor announcing that on April 20, 2004, he approved and transmitted to the Secretary of State the following bills:

<u>House File 2401</u>, an Act relating to the Comprehensive Petroleum Underground Storage Tank Fund and providing an effective date.

<u>House File 2475</u>, an Act relating to persons doing business as swine dealers and persons engaged in the business of buying or selling feeder pigs and providing an effective date.

<u>House File 2541</u>, an Act relating to utility replacement taxes by redefining major additions for purposes of allocating replacement taxes to taxing districts, requiring certain taxpayers to report estimated replacement taxes, and changing or establishing certain reporting dates and including effective and retroactive applicability date provisions.

<u>Senate File 2179</u>, an Act relating to ethics laws and the Iowa Ethics Campaign Disclosure Board.

<u>Senate File 2289</u>, an Act relating to various duties of the county treasurer and to certain fees collected by the county treasurer.

<u>Senate File 2306</u>, an Act relating to civil action appeal bonds and including monetary limits, and including an effective and applicability date provisions.

COMMUNICATIONS RECEIVED

The following communications were received and filed in the office of the Chief Clerk:

DEPARTMENT OF INSPECTIONS AND APPEALS Iowa Racing and Gaming Commission

2003 Annual Report, pursuant to Chapter 99D.5, Code of Iowa.

IOWA COLLEGE STUDENT AID

Annual Report for the 2002-2003 fiscal year, pursuant to Chapter 261, Code of Iowa.

MARGARET A. THOMSON Chief Clerk of the House

CERTIFICATES OF RECOGNITION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that certificates of recognition have been issued as follows.

MARGARET A. THOMSON Chief Clerk of the House

2004\1517 2004\1518	Bob and Faith Walters, Eldora – For celebrating their 55^{th} wedding anniversary. Norma and Alvin Johnson, Ackley – For celebrating their 50^{th} wedding anniversary.
2004\1519	Shirley McCarthy, Eldora – For celebrating her 90th birthday.
2004\1520	Leland Weuve, State Center – For celebrating his 90th birthday.
2004\1521	Wilbur and Ida Mae Schultz, Elkader – For celebrating their $60^{\rm th}$ wedding anniversary.
2004\1522	Bobbi Peake, Arlington – For celebrating her 90 th birthday.
2004\1523	Marvin Helmrichs, Manchester – For celebrating his 80^{th} birthday.
2004\1524	Eleanor Loftsgard, Elgin – For celebrating her 80th birthday.
2004\1525	Willa Howson, DeWitt – For celebrating her 99th birthday.
2004\1526	Helen Knoche, Grand Mound – For celebrating her 85 th birthday.
2004\1527	Glenn and Thelma Teisinger, Denver – For celebrating their $70^{\rm th}$ wedding anniversary.
2004\1528	Harold Irwin, Calamus – For celebrating his 80 th birthday.
2004\1529	Ronald L. and Margery Meyer, Sumner – For celebrating their $58^{\rm th}$ wedding anniversary.

2004\1530	$Lucile\ E.\ Woods,\ Sheldon-For\ celebrating\ her\ 100^{th}\ birthday.$
2004\1531	Caitlin Stewart, Sibley – For being selected as a U.S. National Award Winner in History and Government.
2004\1532	Herb and Marie Blum, Westphalia – For celebrating their $65^{\rm th}$ wedding anniversary.
2004\1533	Johanna Erickson, Spencer – For celebrating her $90^{\rm th}$ birthday.
2004\1534	Dick Hansen, Spencer – For celebrating his 90^{th} birthday.
2004\1535	Leonard Meyer, Sheffield – For celebrating his 90^{th} birthday.
2004\1536	Marilyn Bechtel, Hampton – For celebrating her 80th birthday.
2004\1537	Molly Steenhard, Hampton – For celebrating her $90^{\rm th}$ birthday.
2004\1538	Maryls Vulgamott, Webster City – For celebrating her 92^{nd} birthday.
2004\1539	Dorothy Stearns, Webster City – For celebrating her 80^{th} birthday.
2004\1540	Cathryn Powers, Duncombe – For celebrating her 80^{th} birthday.
2004\1541	Phyllis Elwood, Eagle Grove – For celebrating her 80^{th} birthday.
2004\1542	Larry and Carolyn Iles, Stratford – For celebrating their 50^{th} wedding anniversary.
2004\1543	lem:lem:lem:lem:lem:lem:lem:lem:lem:lem:
2004\1544	Jake and Janet Boelman, Belmond – For celebrating their $60^{\rm th}$ wedding anniversary.
2004\1545	Norma Schmidt, Amana – For celebrating her 90^{th} birthday.
2004\1546	Rachael and Ross Kimm, Blairstown – For celebrating their 65^{th} wedding anniversary.
2004\1547	Florence Stineford, Keystone – For celebrating her 98^{th} birthday.
2004\1548	Midge and Bill Albert, East Amana – For celebrating their 50^{th} wedding anniversary.
2004\1549	Lores and Orlin Hochstetler, Williamsburg – For celebrating their $50^{\rm th}\ wedding$ anniversary.
2004\1550	Hollis Moseley, Cedar Falls – For celebrating his 100^{th} birthday.
2004\1551	Ronald Mason, Chariton – For celebrating his $90^{\rm th}$ birthday.

2004\1552	Dorothy Mason, Chariton – For celebrating her 80th birthday.
2004\1553	Lorrine Barfels, Belle Plaine – For celebrating her $90^{\rm th}$ birthday.
2004\1554	Evelyn Brockway, Brandon – For celebrating her 90^{th} birthday.
2004\1555	Jesse and Arlene Craun, Toledo – For celebrating their $50^{\rm th}$ wedding anniversary.
2004\1556	Frank and Pat Kester, Grinnell – For celebrating their 50^{th} wedding anniversary.
2004\1557	Marion and Marie Slagle, Fremont – For celebrating their 68^{th} wedding anniversary.
2004\1558	Dan and Jean Grimes, Dubuque – For celebrating their 50^{th} wedding anniversary.
2004\1559	Henry Lanser, Oskaloosa – For celebrating his 85th birthday.
2004\1560	Iva Keniston, Oelwein – For celebrating her $90^{\rm th}$ birthday.
2004\1561	Leo Fox, Oskaloosa – For celebrating his 90th birthday.
2004\1562	Loretta Treptow, Oelwein – For celebrating her $80^{\rm th}$ birthday.
2004\1563	Henrietta Groenenboom, Oskaloosa – For celebrating her $80^{\rm th}$ birthday.
2004\1564	Tom Jones, Oskaloosa – For celebrating his 80th birthday.
2004\1565	Oren James, Oskaloosa – For celebrating his $95^{\rm th}$ birthday.
2004\1566	Reba Kiefer, Oskaloosa – For celebrating her $90^{\rm th}$ birthday.
2004\1567	Evelyn and Tony Bentler, Mt. Pleasant – For celebrating their $50^{\rm th}$ wedding anniversary.

RESOLUTION FILED

HCR 127, by Rants and Murphy, a house concurrent resolution to provide for adjournment sine die.

Laid over under Rule 25.

The House stood at ease at 5:21 p.m., until the fall of the gavel.

The House resumed session at $2:08\ p.m.$, Speaker Rants in the chair.

FINAL DISPOSITION OF MOTION TO RECONSIDER

Pursuant to House Rule 73.7, the following motion to reconsider which remained on the House Calendar upon adjournment of the 2004 Regular Session of the Eightieth General Assembly will be considered to have failed:

By Gipp of Winneshiek to <u>Senate File 2305</u>, a bill for an act relating to Iowa individual income tax checkoffs, providing an income tax checkoff for volunteer fire fighter preparedness, providing an income tax checkoff for the keep Iowa beautiful fund, relating to the limitation on income tax checkoffs, and including effective and retroactive applicability date provisions and amendment <u>H-8602</u> (found on pages 1565 through 1566 of the House Journal) filed on April 19, 2004.

Gipp of Winneshiek moved that the Governor be notified that the House was ready to adjourn in accordance with <u>Senate Concurrent Resolution 118</u>, duly adopted.

The motion prevailed and the Governor was messaged.

FINAL ADJOURNMENT

By virtue of <u>Senate Concurrent Resolution 118</u>, duly adopted, the day of April 20, 2004 having arrived, the Speaker of the House of Representatives declared the 2004 Regular Session of the Eightieth General Assembly adjourned sine die.