



LEGISLATIVE  
SERVICES AGENCY

*Serving the Iowa Legislature*



# 2011 SUMMARY OF LEGISLATION

## IOWA GENERAL ASSEMBLY LEGISLATIVE SERVICES AGENCY REGULAR SESSION



---

**SUMMARY OF LEGISLATION  
ENACTED IN THE YEAR 2011 BY THE FIRST REGULAR SESSION  
OF THE EIGHTY-FOURTH GENERAL ASSEMBLY**

**Prepared by the Legislative Services Agency**

**PURPOSE**

This summary of legislation enacted by the 2011 General Assembly has been prepared for the use of legislators and other interested parties. The summary of each legislative enactment has been assigned to a major subject category. This compilation provides interested persons with quick reference to legislation enacted in specific areas and generally informs persons of the contents and effective date of the legislation.

**HOW TO FIND A SUMMARY**

If you know the original file number of a particular bill, you may refer to the charts on pages v through viii to locate the category in which the summary will be found. Otherwise, each subject category begins with a table of contents listing the file number and the chapter title from the 2011 Iowa Acts and a listing of related legislation directing the reader to the category in which the summary is located and briefly explaining how the category at hand is related.

**EFFECTIVE DATE**

The effective date of the legislative enactments is July 1, 2011, unless otherwise specified in an individual summary.

**FISCAL ANALYSIS**

The Internet version of this summary of legislation provides links to fiscal information for certain legislation. Legislation linked to such information contains the words "Fiscal Analysis" following the title of the legislation.

**FISCAL YEAR**

For purposes of this summary of legislation, "fiscal year 2011-2012," "FY 2011-2012," and "FY 2012" for example, all describe the fiscal year beginning July 1, 2011, and ending June 30, 2012.

**VETOED BILLS**

Bills vetoed by the Governor are included and noted in this summary. Item vetoes by the Governor are specified in their particular summary.



**Legislative Services Agency  
State Capitol Building  
Des Moines, Iowa 50319  
(515) 281-3566  
<http://www.legis.state.ia.us>**

*Kathleen Hanlon, Principal Editor*

*Cover Photo by Craig Cronbaugh  
Published September 2011*



## TABLE OF CONTENTS

### LOCATION OF SUMMARIES BY FILE NUMBER:

<a href="#">Senate Files</a> .....	v
<a href="#">House Files</a> .....	vii

### SUBJECT AREAS:

<a href="#">Agriculture</a> .....	1
<a href="#">Alcohol Regulation and Substance Abuse</a> .....	11
<a href="#">Appropriations</a> .....	17
<a href="#">Business, Banking, and Insurance</a> .....	59
<a href="#">Children and Youth</a> .....	73
<a href="#">Civil Law, Procedure, and Court Administration</a> .....	79
<a href="#">Criminal Law, Procedure, and Corrections</a> .....	87
<a href="#">Economic Development</a> .....	93
<a href="#">Education</a> .....	99
<a href="#">Elections, Ethics, and Campaign Finance</a> .....	107
<a href="#">Energy and Public Utilities</a> .....	111
<a href="#">Environmental Protection</a> .....	115
<a href="#">Gaming</a> .....	119
<a href="#">Health and Safety</a> .....	123
<a href="#">Human Services</a> .....	131
<a href="#">Labor and Employment</a> .....	137
<a href="#">Local Government</a> .....	141
<a href="#">Natural Resources and Outdoor Recreation</a> .....	147
<a href="#">Public Defense and Veterans</a> .....	151
<a href="#">State Government</a> .....	155
<a href="#">Taxation</a> .....	167
<a href="#">Transportation</a> .....	175

### APPENDICES:

<a href="#">Sections Amended, Added, or Repealed</a> .....	181
<a href="#">Iowa Acts Amended</a> .....	215
<a href="#">Congressional and Legislative Redistricting Maps</a> .....	219

The following is a list of acronyms used:

AEA - Area education agency  
 CSRU - Child Support Recovery Unit  
 DALs - Department of Agriculture and Land Stewardship  
 DAS - Department of Administrative Services  
 DE - Department of Education  
 DED - Department of Economic Development

DHS - Department of Human Services  
 DNR - Department of Inspections and Appeals  
 DNR - Department of Natural Resources  
 DOC - Department of Corrections  
 DOM - Department of Management  
 DOR - Department of Revenue  
 DOT - Department of Transportation  
 DPH - Department of Public Health  
 DPS - Department of Public Safety

FIP - Family Investment Program  
 IDA - Iowa Department on Aging  
 DWD - Department of Workforce Development  
 LSA - Legislative Services Agency  
 MH/MR/DD - Mental Health/Mental Retardation/Developmental Disabilities  
 RIIF - Rebuild Iowa Infrastructure Fund  
 TANF - Temporary Assistance for Needy Families



**LOCATION OF SUMMARIES BY FILE NUMBER****SENATE FILES**

<b>Number</b>	<b>Major Subject</b>
<a href="#">SF 7</a>	Criminal Law, Procedure, and Corrections
<a href="#">SF 72</a>	Business, Banking and Insurance
<a href="#">SF 120</a>	Education
<a href="#">SF 122</a>	Education
<a href="#">SF 123</a>	Education
<a href="#">SF 124</a>	Criminal Law, Procedure, and Corrections
<a href="#">SF 149</a>	Transportation
<a href="#">SF 194</a>	Public Defense and Veterans
<a href="#">SF 197</a>	Health and Safety
<a href="#">SF 205</a>	Transportation
<a href="#">SF 209</a>	Appropriations
<a href="#">SF 233</a>	Health and Safety
<a href="#">SF 236</a>	State Government
<a href="#">SF 240</a>	Alcohol Regulation and Substance Abuse
<a href="#">SF 243</a>	Energy and Public Utilities
<a href="#">SF 244</a>	Civil Law, Procedure, and Court Administration
<a href="#">SF 259</a>	Criminal Law, Procedure, and Corrections
<a href="#">SF 260</a>	Taxation
<a href="#">SF 279</a>	Civil Law, Procedure, and Court Administration
<a href="#">SF 286</a>	Health and Safety
<a href="#">SF 289</a>	State Government
<a href="#">SF 291</a>	Criminal Law, Procedure, and Corrections
<a href="#">SF 299</a>	Environmental Protection
<a href="#">SF 302</a>	Economic Development
<a href="#">SF 312</a>	Transportation
<a href="#">SF 313</a>	Human Services
<a href="#">SF 315</a>	Local Government
<a href="#">SF 321</a>	Agriculture
<a href="#">SF 325</a>	Business, Banking, and Insurance
<a href="#">SF 326</a>	Civil Law, Procedure, and Court Administration
<a href="#">SF 327</a>	Children and Youth
<a href="#">SF 361</a>	Agriculture
<a href="#">SF 367</a>	Education
<a href="#">SF 389</a>	Public Defense and Veterans
<a href="#">SF 393</a>	Agriculture
<a href="#">SF 396</a>	Civil Law, Procedure, and Court Administration
<a href="#">SF 397</a>	Criminal Law, Procedure, and Corrections
<a href="#">SF 399</a>	Public Defense and Veterans
<a href="#">SF 400</a>	Civil Law, Procedure and Court Administration
<a href="#">SF 402</a>	Public Defense and Veterans
<a href="#">SF 406</a>	Business, Banking, and Insurance
<a href="#">SF 407</a>	Environmental Protection
<a href="#">SF 412</a>	Local Government
<a href="#">SF 418</a>	Business, Banking, and Insurance
<a href="#">SF 424</a>	Education
<a href="#">SF 427</a>	Gaming
<a href="#">SF 428</a>	Agriculture
<a href="#">SF 429</a>	Agriculture
<a href="#">SF 434</a>	Local Government

<b><u>Number</u></b>	<b><u>Major Subject</u></b>
<a href="#"><u>SF 438</u></a>	Health and Safety
<a href="#"><u>SF 453</u></a>	Education
<a href="#"><u>SF 456</u></a>	Civil Law, Procedure and Court Administration
<a href="#"><u>SF 460</u></a>	Business, Banking, and Insurance
<a href="#"><u>SF 464</u></a>	Natural Resources and Outdoor Recreation
<a href="#"><u>SF 470</u></a>	Education
<a href="#"><u>SF 474</u></a>	State Government
<a href="#"><u>SF 475</u></a>	State Government
<a href="#"><u>SF 478</u></a>	Agriculture
<a href="#"><u>SF 482</u></a>	Children and Youth
<a href="#"><u>SF 483</u></a>	Education
<a href="#"><u>SF 508</u></a>	Appropriations
<a href="#"><u>SF 509</u></a>	Appropriations
<a href="#"><u>SF 510</u></a>	Appropriations
<a href="#"><u>SF 511</u></a>	Appropriations
<a href="#"><u>SF 512</u></a>	Taxation
<a href="#"><u>SF 514</u></a>	Economic Development
<a href="#"><u>SF 515</u></a>	Taxation
<a href="#"><u>SF 517</u></a>	Appropriations
<a href="#"><u>SF 521</u></a>	Economic Development
<a href="#"><u>SF 525</u></a>	Human Services
<a href="#"><u>SF 526</u></a>	Gaming
<a href="#"><u>SF 530</u></a>	Agriculture
<a href="#"><u>SF 531</u></a>	Agriculture
<a href="#"><u>SF 533</u></a>	Appropriations
<a href="#"><u>SF 535</u></a>	Environmental Protection

## LOCATION OF SUMMARIES BY FILE NUMBER

### HOUSE FILES

<u>Number</u>	<u>Major Subject</u>
<a href="#">HF 45</a>	Appropriations
<a href="#">HF 126</a>	Elections, Ethics, and Campaign Finance
<a href="#">HF 132</a>	Taxation
<a href="#">HF 148</a>	Appropriations
<a href="#">HF 195</a>	Civil Law, Procedure and Court Administration
<a href="#">HF 243</a>	Civil Law, Procedure and Court Administration
<a href="#">HF 245</a>	Civil Law, Procedure and Court Administration
<a href="#">HF 254</a>	Business, Banking, and Insurance
<a href="#">HF 267</a>	Energy and Public Utilities
<a href="#">HF 271</a>	Criminal Law, Procedure and Corrections
<a href="#">HF 290</a>	Transportation
<a href="#">HF 299</a>	Business, Banking, and Insurance
<a href="#">HF 321</a>	Education
<a href="#">HF 322</a>	Health and Safety
<a href="#">HF 328</a>	Business, Banking, and Insurance
<a href="#">HF 329</a>	Agriculture
<a href="#">HF 348</a>	Agriculture
<a href="#">HF 363</a>	Public Defense and Veterans
<a href="#">HF 364</a>	Public Defense and Veterans
<a href="#">HF 389</a>	State Government
<a href="#">HF 390</a>	Health and Safety
<a href="#">HF 392</a>	Business, Banking, and Insurance
<a href="#">HF 393</a>	Health and Safety
<a href="#">HF 404</a>	Business, Banking, and Insurance
<a href="#">HF 405</a>	Business, Banking, and Insurance
<a href="#">HF 453</a>	Agriculture
<a href="#">HF 454</a>	Energy and Public Utilities
<a href="#">HF 461</a>	Natural Resources and Outdoor Recreation
<a href="#">HF 467</a>	Health and Safety
<a href="#">HF 468</a>	Agriculture
<a href="#">HF 474</a>	Public Defense and Veterans
<a href="#">HF 484</a>	State Government
<a href="#">HF 493</a>	Labor and Employment
<a href="#">HF 512</a>	Local Government
<a href="#">HF 516</a>	Local Government
<a href="#">HF 532</a>	Agriculture
<a href="#">HF 536</a>	State Government
<a href="#">HF 537</a>	Health and Safety
<a href="#">HF 557</a>	Agriculture
<a href="#">HF 562</a>	Children and Youth
<a href="#">HF 565</a>	Business, Banking, and Insurance
<a href="#">HF 590</a>	Economic Development
<a href="#">HF 592</a>	Agriculture
<a href="#">HF 593</a>	Health and Safety
<a href="#">HF 597</a>	Business, Banking, and Insurance
<a href="#">HF 617</a>	Alcohol Regulation and Substance Abuse
<a href="#">HF 642</a>	Appropriations
<a href="#">HF 645</a>	Appropriations
<a href="#">HF 646</a>	Appropriations

<u>Number</u>	<u>Major Subject</u>
<a href="#">HF 648</a>	Appropriations
<a href="#">HF 649</a>	Appropriations
<a href="#">HF 651</a>	Transportation
<a href="#">HF 652</a>	Taxation
<a href="#">HF 654</a>	Agriculture
<a href="#">HF 658</a>	Agriculture
<a href="#">HF 672</a>	Energy and Public Utilities
<a href="#">HF 676</a>	Transportation
<a href="#">HF 679</a>	Taxation
<a href="#">HF 682</a>	Elections, Ethics, and Campaign Finance
<a href="#">HF 683</a>	Appropriations
<a href="#">HF 698</a>	Appropriations

## HOUSE JOINT RESOLUTIONS

<u>Number</u>	<u>Major Subject</u>
<a href="#">HJR 16</a>	State Government

## AGRICULTURE

- [SENATE FILE 321](#) - On-Farm Food Commodity Processing Operations — Wastewater Disposal
- [SENATE FILE 361](#) - Iowa State Fair Board, Foundation, and Funding
- [SENATE FILE 393](#) - Drainage and Levee Districts — Written Communications to State or Local Government
- [SENATE FILE 428](#) - Levee or Drainage District — State Benefits Assessment
- [SENATE FILE 429](#) - Agricultural Development Authority
- [SENATE FILE 478](#) - Livestock — Care and Feeding — Liens — Neglect
- [SENATE FILE 530](#) - Family Farm Property Tax Credit
- [SENATE FILE 531](#) - Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds
- [HOUSE FILE 329](#) - Equipment Dealership Agreements — Supplier Liability
- [HOUSE FILE 348](#) - Cooperative Associations — Voting Methods
- [HOUSE FILE 453](#) - Regulation of Egg Handlers
- [HOUSE FILE 468](#) - Cooperative Associations — Preferred Stock Dividends
- [HOUSE FILE 532](#) - Regulation of Agriculture — Miscellaneous Changes
- [HOUSE FILE 557](#) - Swine Health Regulation — Exhibitions
- [HOUSE FILE 592](#) - Agricultural Education Advisory Council
- [HOUSE FILE 654](#) - Drainage and Levee Districts — Miscellaneous Changes
- [HOUSE FILE 658](#) - Regulation of Grade “A” Milk

## RELATED LEGISLATION

- [SENATE FILE 299](#) - Waste Management and Environmental Remediation  
**SEE ENVIRONMENTAL PROTECTION.** This Act relates to pesticide and fertilizer contamination.
- [SENATE FILE 312](#) - Business-Trade and Special Truck Registration Plates  
**SEE TRANSPORTATION.** This Act discontinues the issuance of business-trade truck registration plates and special truck registration plates and allows owners of business-trade trucks and special trucks to display regular or specialty registration plates on their vehicles.
- [SENATE FILE 509](#) - Appropriations — Agriculture and Natural Resources  
**SEE APPROPRIATIONS.** This Act provides that beginning on July 1, 2012, civil penalties assessed by or on behalf of the Department of Natural Resources against animal feeding operations are no longer to be deposited into the Animal Agriculture Compliance Fund but into a special account of the Watershed Improvement Fund for use in supporting local watershed improvement grants and monitoring the progress of local watershed improvement projects awarded grants. The Act establishes an initiative related to the production, processing, and marketing of local foods as administered by the Department of Agriculture and Land Stewardship and Iowa State University.
- [SENATE FILE 517](#) - Appropriations — Economic Development  
**SEE APPROPRIATIONS.** This Act appropriates moneys for purposes of the wine and grape industry.

**SENATE FILE 533**

- State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. For FY 2011-2012 and FY 2012-2013, Division VIII of the Act appropriates moneys from the General Fund of the State to the Department of Agriculture and Land Stewardship for a program for farmers with disabilities. Division VIII also requires the Department of Revenue to take into account reasonable variances due to testing and other limitations when ensuring that biodiesel blended fuel meets the classification requirements in relation to the biodiesel blended fuel tax credit.

**SENATE FILE 535**

- Water Resources Coordinating Council

**SEE ENVIRONMENTAL PROTECTION.** This Act transfers the Water Resources Coordinating Council from the Office of the Governor to the Department of Agriculture and Land Stewardship.

## AGRICULTURE

### [SENATE FILE 321](#) - On-Farm Food Commodity Processing Operations — Wastewater Disposal

BY COMMITTEE ON AGRICULTURE. This Act provides for on-farm processing operations which manufacture products from commodities derived from an agricultural animal or crop which is intended for human consumption in its raw or processed state. A food commodity in its raw state for processing includes milk, eggs, vegetables, fruits, nuts, syrup, and honey. A food commodity in its processed state includes dairy products, pastries, pies, and meat or poultry products.

The Act requires the Department of Natural Resources to adopt standards by rule for the disposal of wastewater or septage from the on-farm processing operation. The standards for disposal of wastewater must provide for disposal by land application, at a wastewater treatment system, through a subsurface absorption system, or through a disposal system that discharges into a public water. The department must also adopt by rule standards for the disposal of septage to a septage lagoon or septage drying bed.

The Act provides that the owner of an on-farm processing operation that produces less than 1,500 gallons per day of wastewater is not required to be assessed a fee for a National Pollutant Discharge Elimination System permit.

### [SENATE FILE 361](#) - Iowa State Fair Board, Foundation, and Funding

BY COMMITTEE ON STATE GOVERNMENT. This Act creates an endowment trust fund known as the Iowa State Fairgrounds Trust Fund under the authority and in the custody of the Iowa State Fair Board acting in its capacity as the Iowa State Foundation Board of Directors (a tax-exempt charitable organization under section 501(c)(3) of the federal Internal Revenue Code). Moneys in the fund must be used exclusively for the maintenance and improvement of the Iowa State Fairgrounds. The fund must be held in perpetuity for the benefit of all fairgoers and attendees of events at the state fairgrounds. The fund must be composed exclusively of gifts accepted by the board in trust from private donors or testators for deposit into this fund. The fund is not part of the State Treasury, and is not subject to appropriation by the General Assembly or transfer by the Department of Management. Instead, the fund is governed by Code Chapter 540A (the "Uniform Prudent Management of Institutional Funds Act"). Records in possession of the fair board that disclose a donor's or prospective donor's personal information are confidential under Iowa's Open Records Law (Code Section 22.7). The fair board is required to report receipts deposited into the fund to the Department of Management and the Legislative Services Agency on a quarterly basis (Code Section 8.44).

### [SENATE FILE 393](#) - Drainage and Levee Districts — Written Communications to State or Local Government

BY COMMITTEE ON LOCAL GOVERNMENT. This Act is based on a recommendation of the Levee and Drainage District Law Study Committee which met in 2010.

*LEVEE AND DRAINAGE DISTRICTS.* The Act addresses levee and drainage districts organized under Code Chapter 468, which authorizes the removal of excess precipitation accumulating on land and protecting land from surface water flooding. A district is managed by a "board" which is the county board of supervisors for a district established in one county, the joint boards of supervisors in a district which crosses county lines (intercounty districts), or by the district's landowners acting through an elected board of trustees (Code Section 468.3(2)).

*DELIVERY OF WRITTEN COMMUNICATION.* The Act applies when a board or county officer under the Code chapter is required to deliver a written communication to a state agency or local government. Under the Act, the written communication may be delivered to the administrative head of the agency or its governing body or to a person designated by the administrative head or governing body or alternatively to the Executive Council. The Act also provides that written communication may be delivered to the local government's governing body or to a person designated by the governing body.

### [SENATE FILE 428](#) - Levee or Drainage District — State Benefits Assessment

BY COMMITTEE ON AGRICULTURE. This Act is based on a recommendation of the General Assembly's Levee And Drainage District Law Study Committee which met in 2010.

*LEVEE AND DRAINAGE DISTRICTS.* The Act addresses levee or drainage districts organized under Code Chapter 468, which authorizes the removal of excess precipitation accumulating on land and the protection of land from surface water flooding. A district is managed by a "board," which is the county board of supervisors for a district established in one county, the joint boards of supervisors in a district which crosses county lines (intercounty districts), or by the district's landowners acting through an elected board of trustees (Code Section 468.3(2)). The land is assessed by "commissioners" who are three persons appointed by a board to classify lands, fix percentages of benefits, and apportion and assess costs and expenses in any levee or drainage district (Code Section 468.38).

*ASSESSMENT OF STATE-OWNED LAKES AND STATE-OWNED WETLANDS.* The Act expressly provides that a recognized public benefit is derived from draining surface water from land that includes state-owned lakes and wetlands (Code Section 468.2). It also provides for the manner of assessment. The commissioners are required to base the amount assessed on the benefits realized from removing excess water and cannot consider any benefit realized if the state-owned lake or state-owned wetland were drained or converted to another land use (Code Sections 468.40 and 468.43).

The Act took effect April 14, 2011.

**SENATE FILE 429 - Agricultural Development Authority**

BY COMMITTEE ON AGRICULTURE. This Act amends provisions affecting the Agricultural Development Authority (Code Chapter 175), which is organized as an independent self-funding agency charged to provide economic assistance to farmers. The authority is controlled by a 10-member board of directors, including nine voting members appointed by the Governor and the Treasurer of State, who serves as an ex officio, nonvoting member. The Act provides that the authority is to be housed within the Department of Agriculture and Land Stewardship, and replaces the Treasurer of State with the Secretary of Agriculture as the ex officio, nonvoting member.

**SENATE FILE 478 - Livestock — Care and Feeding — Liens — Neglect**

BY COMMITTEE ON AGRICULTURE. This Act amends a number of provisions in various Code chapters relating to the care and disposition of livestock, agricultural liens, and the environment. Generally, it authorizes the Department of Agriculture and Land Stewardship (DALs) to provide for the sustenance (food and water) of certain livestock (cattle, sheep, swine, or poultry), to dispose of such livestock, and to be reimbursed for costs. Certain provisions in the Act are based on provisions in Code Chapter 717, which applies to neglected livestock (Code Section 717.2), by allowing a local authority (e.g., a county) to rescue and dispose of livestock (see Code Sections 717.2A and 717.5).

The Act authorizes DALs to petition a court to conduct a hearing regarding the condition of livestock. If the court determines that the livestock are in immediate need of sustenance, it must issue an order directing DALs to assume supervision of the livestock. The order creates a super-priority lien attached to the livestock, proceeds from the sale of livestock, and any associated unmanufactured products, for the benefit of DALs. A super-priority lien assures that a lien-holder who has perfected a security interest receives proceeds from the sale of secured property prior to another creditor even if the other creditor had perfected a security interest in the property prior in time. In this case, DALs' lien is perfected as an agricultural lien by filing a statement with the Secretary of State under the Uniform Commercial Code (Code Chapter 554, Article 9). The Act amends a number of existing provisions creating special super-priority agricultural liens, including for custom cattle feedlots (Code Chapter 579A), contract producers (Code Chapter 579B), and veterinarians (Code Chapter 581). The DALs' lien takes priority over these liens as well.

The Act allows DALs to petition a court to order the disposition of the specified livestock in the same manner as a local authority seeking to dispose of neglected livestock which have been rescued. The proceeds from the sale of the livestock are to be used to reimburse the DALs according to its super-priority status.

The Act also authorizes DALs to utilize moneys deposited in the Manure Storage Indemnity Fund (Code Section 459.501) to pay for costs of providing for sustenance to livestock as provided in the court order. Moneys in the fund may continue to be used by the Department of Natural Resources to pay for cleaning up abandoned livestock facilities and for administering environmental protection regulations affecting livestock production (see

Code Chapter 459). DALs is required to repay the fund any proceeds that it receives from the disposition of the livestock less expenses in providing for the sustenance and disposition. Finally, the Act changes the name of the fund to the Livestock Remediation Fund.

**SENATE FILE 530 - Family Farm Property Tax Credit**

BY COMMITTEE ON WAYS AND MEANS. This Act amends Code Chapter 425A, which creates a family farm tax credit benefitting an owner of agricultural land located in a school district in which the levy for its general school fund exceeds \$5.40 per thousand dollars of assessed value. There are two general requirements. First, the owner must be an individual or an eligible corporate entity. Second, the agricultural land must be farmed by a "designated person" who is limited to the owner or a person related to the owner.

The Act increases the number of eligible corporate entities entitled to claim the tax credit. Under current law, the tax credit can be claimed by a family farm corporation or an authorized farm corporation which are both exempt from certain provisions of Code Chapter 9H, prohibiting corporate entities from holding agricultural land.

The Act provides that a family farm limited liability company may claim the tax credit if it complies with the same conditions as a family farm corporation. It must be founded for the purpose of farming and the ownership of agricultural land; a majority of the members must be related; all the members must be individuals, or acting in a fiduciary capacity for individuals; and 60 percent of its gross revenues over the last three years must come from farming. An authorized limited liability company may also claim the tax credit if it complies with the same conditions as an authorized farm corporation. It also must be founded for the purpose of farming and the ownership of agricultural land; there cannot be more than 25 members who must be individuals or persons acting in a fiduciary capacity for individuals; and it cannot hold more than 1,500 acres of agricultural land.

An owner cannot qualify for the tax credit after leasing the agricultural land to another person. One exception applies when the owner is also a shareholder of a family farm corporation and leases the land to that entity. The Act provides that the same exception applies to an owner who is a member of a family farm limited liability company. A designated person must actually farm the agricultural land, and 51 percent or more of the total membership interest in the family farm limited liability company must be held by the owner or the owner's relatives.

The Act takes effect January 1, 2012, and applies to a tax credit filed on or after that date.

**SENATE FILE 531 - Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds**

BY COMMITTEE ON WAYS AND MEANS. This Act provides for the regulation and promotion of renewable fuels, including ethanol used in the formulation of gasoline containing various percentages of fuel grade alcohol and biodiesel used in the formulation of diesel fuel containing various percentages of oils or fats. Renewable fuel is classified by the Department of Agriculture and Land Stewardship (DALs) according to certain designations based on those percentages. For example, E-10 contains between 9 and 10 percent ethanol and B-2 contains 2 percent biodiesel (Code Section 214A.2).

The Act addresses a number of tax credits for retail dealers who sell and dispense renewable fuel. In each case, a tax credit is calculated on a calendar-year basis regardless of whether the tax credit is claimed on a retail dealer's calendar year or noncalendar year's tax return, and applies equally to individual and corporate tax filers. The tax credits are administered by the Department of Revenue (DOR) which is authorized to adopt rules, including by emergency, in order to provide for their implementation. Except as noted, the tax credits take effect on January 1, 2012, and apply to tax years on or after that date.

**Division I — Retail Dealers — Motor Fuel Standards**

This division provides a new standard for biodiesel blended fuel classified from B-6 to B-20.

### Division II — Retail Dealers — Liability

This division provides that a retail dealer is not liable for damages caused to a motor by the use of an incompatible motor fuel, if the following conditions are satisfied: (1) the motor fuel meets legal specifications, (2) the retail dealer does not select it for use in the motor, and (3) the dispensing pump is correctly labeled.

### Division III — Retail Dealers — Ethanol Promotion Tax Credit

This division amends the Ethanol Promotion Tax Credit. The tax credit is calculated and claimed on the total number of gallons of ethanol used in ethanol blended gasoline after determining the retail dealer's total ethanol gallonage plus the retail dealer's total biodiesel gallonage (referred to as the retail dealer's biofuel distribution percentage). The tax credit is eliminated on January 1, 2021.

The division adjusts the tax credit rates for a retail dealer who either meets or does not meet the applicable biofuel threshold percentage (threshold) for a determination period (calendar year). In both cases, the tax credit rate is increased. If the retail dealer meets the threshold, the rate is increased from 6.5 to 8 cents. If the retail dealer does not meet the threshold, a biofuel threshold percentage disparity occurs. For a disparity of 2 percent or less, the rate is increased from 4.5 to 6 cents, and for a disparity of more than 2 percent but not more than 4 percent, the rate is increased from 2.5 cents to 4 cents, except for the 2011 calendar year, in which the rate remains the same. The division also allows a retail dealer to calculate and claim the tax credit based on a site-by-site basis (each individual motor fuel site operated by a retail dealer) or a companywide basis (all motor fuel sites operated by a retail dealer) assuming that the retail dealer's biofuel threshold percentage is calculated on a companywide basis. The division also amends provisions requiring retail dealers to report motor fuel gallonage to DOR, by specifically recognizing site-by-site or companywide reporting. In this case, the tax credit provisions take effect on May 26, 2011, and apply retroactively to tax years beginning on and after January 1, 2011. The tax credit expires on December 31, 2020.

### Division IV — Retail Dealers — E-85 Gasoline Promotion Tax Credit

This division amends the E-85 Gasoline Promotion Tax Credit based on the total gallons of E-85 gasoline sold and dispensed by the retail dealer. The division eliminates the current declining tax credit rate schedule allowing for 25 cents per gallon of E-85 gasoline in calendar year 2006 to 1 cent in calendar year 2020, and fixes the tax credit rate at a constant 16 cents for each calendar year. The division accelerates the tax credit expiration date from December 31, 2020, to December 31, 2017. The amendments apply beginning January 1, 2012.

### Division V — Retail Dealers — Biodiesel Blended Fuel Tax Credit

This division amends the Biodiesel Blended Fuel Tax Credit based on the total gallons of biodiesel blended fuel sold and dispensed, and which was due to expire on January 1, 2012. The division eliminates an eligibility requirement specifying that of all gallons of diesel fuel sold and dispensed by a retail dealer, 50 percent or more must be biodiesel blended fuel. It establishes a two-tiered tax credit rate system for calendar year 2012 based on whether the retail dealer sold or dispensed B-2 through B-4 or B-5 and higher. The designated rate for B-2 through B-4 is 2 cents and the designated rate for B-5 and higher is 4.5 cents. Beginning in calendar year 2013, the tax credit rate of 4.5 cents is only calculated on B-5 and higher. The tax credit's expiration date is extended until December 31, 2017.

### Division VI — Retail Dealers — E-15 Plus Gasoline Promotion Tax Credit

This division creates an E-15 Plus Gasoline Promotion Tax Credit which is calculated on the total gallons of ethanol blended gasoline, classified as E-15 and higher but not E-85, and sold and dispensed by a retail dealer. The amount of the tax credit equals a constant (designated) rate multiplied by the total number of gallons of E-15 or higher sold and dispensed by the retail dealer. A designated rate of 3 cents applies for calendar years 2012 through 2014 and a designated rate of 2 cents applies for calendar years 2015 through 2017. The tax credit applies beginning on July 1, 2011, and expires on December 31, 2017.

Division VII — Renewable Fuel Infrastructure — Appropriation — Transfer Authority from the Department of Economic Development to the Department of Agriculture and Land Stewardship

This division amends provisions which establish renewable fuel programs for purposes of promoting the production and sale of biofuels. The programs include the Renewable Fuel Infrastructure Program for Retail Motor Fuel Sites and the Renewable Fuel Infrastructure Program for Biodiesel Terminal Facilities. The programs are supported by the Renewable Fuel Infrastructure Fund. The programs and fund are administered by the Renewable Fuel Infrastructure Board which is housed within the Department of Economic Development (DED).

The division replaces a member of the board representing the Iowa Motor Truck Association with a member representing the Iowa Biodiesel Board. It eliminates a provision that required moneys in the fund to revert to their original sources on July 1, 2011, including the Iowa Comprehensive Petroleum Underground Storage Tank Fund (2006 Iowa Acts, Chapter 1175) and appropriates \$750,000 per quarter to the Renewable Fuel Infrastructure Fund from motor vehicle registration fees which would otherwise be deposited into the Iowa Comprehensive Petroleum Underground Storage Tank Fund. Finally, it transfers powers and duties associated with housing the board and administering the programs and fund from DED to DALS. The provisions of the division replacing the board member and eliminating the fund's reversion clause take effect on May 26, 2011.

Division VIII — Biodiesel Production Refund

This division allows a biodiesel producer to apply to DOR for a sales or use tax refund. The producer must be engaged in manufacturing biodiesel for use in biodiesel blended fuel meeting state and federal standards. The amount of the refund is calculated by multiplying a designated rate by the total number of gallons of biodiesel produced by the biodiesel producer in this state during each quarter of a calendar year. The refund is excluded from the biodiesel producer's net income. The designated rate declines for each calendar year beginning in 2012 and ending in 2014 from 3 cents in 2012, 2.5 cents in 2013, and 2 cents in 2014. A biodiesel producer cannot claim a refund on more than 25 million gallons of biodiesel produced each calendar year at each facility where manufacturing occurs. The refund provisions take effect on January 1, 2012, and the refund expires on December 31, 2014.

**HOUSE FILE 329 - Equipment Dealership Agreements — Supplier Liability**

BY COMMITTEE ON COMMERCE. This Act addresses supplier-dealership agreements under Code Chapter 322F, involving franchises for agricultural equipment; all-terrain vehicles; and construction, industrial, or utility equipment. Generally, the Code chapter regulates business relationships between dealerships and suppliers by providing for the terms and conditions of dealership agreements. Code Section 322F.7 includes a list of supplier violations and Code Section 322F.8 provides a list of causes for a supplier's liability, including for damages sustained by a dealer as a consequence of a supplier's violation of the Code chapter. Code Section 322F.3 provides that if a supplier terminates a dealership agreement, the supplier must repurchase the dealer's equipment and parts inventory. The Act expressly provides that if a supplier is found liable for damages resulting from a violation of the Code chapter, the amount due the supplier bears interest at the same rate as for the failure to repurchase equipment. It also provides that a supplier's civil liability is in addition to the repurchase amount required to be paid to the dealer.

**HOUSE FILE 348 - Cooperative Associations — Voting Methods**

BY DRAKE. This Act amends provisions affecting the voting methods of entities known as cooperative associations (sometimes referred to as simply "associations" or "cooperatives") organized under Code Chapter 499, 501, or 501A. In each case, the entity is comprised of members who may vote upon certain issues affecting it, such as a candidate running as a director on its board or another question involving its management or continuation (e.g., a merger proposal) as required by statute or in its articles of incorporation or articles of organization. The Act provides for a voting method other than by casting a written ballot, allowing a member to vote by electronic, telephonic, the Internet, or other reasonable means, as provided in the entity's articles or by its board. This form of voting is based on the procedure referred to as an "alternative ballot" as was previously defined in Code Section 501A.102 and used in Code Chapter 501A. The Act changes the term to "alternative voting method" but retains the same definition.

The Act also expressly provides that a member of a cooperative association organized under Code Chapter 499 may cast, in advance of a meeting, a vote by mail ballot upon any proposition of which the member has been previously notified in writing.

**HOUSE FILE 453** - Regulation of Egg Handlers

BY COMMITTEE ON AGRICULTURE. This Act amends Code Chapter 196, which regulates egg production and marketing, including the regulation of so-called “egg handlers” who engage in the purchase or sale of eggs or the use of eggs in the preparation of human food. The Act transfers administration of the Code chapter from the Department of Inspections and Appeals to the Department of Agriculture and Land Stewardship.

The Act provides transitional provisions to assist the departments in accomplishing the transfer. The provisions relate to the validity of existing rules, regulations, forms, orders, and directives promulgated by the Department of Inspections and Appeals; licenses issued by the department; pending enforcement or civil actions; the transfer of personnel; and the replacement of items with insignia. It also requires the departments to cooperate together in order to effectuate the transfer.

The Act takes effect July 1, 2012, except for the provision requiring interagency cooperation which took effect March 30, 2011.

**HOUSE FILE 468** - Cooperative Associations — Preferred Stock Dividends

BY COMMITTEE ON AGRICULTURE. This Act relates to preferred stock issued by a cooperative association organized under Code Chapter 499. It eliminates a requirement that a cooperative association cannot pay dividends of more than 8 percent per annum.

Generally, preferred stock refers to a security that includes special privileges not applicable to common stock, entitling the holder to a higher priority when receiving dividends or assets in the event of dissolution but that excludes voting rights.

**HOUSE FILE 532** - Regulation of Agriculture — Miscellaneous Changes

BY COMMITTEE ON AGRICULTURE. This Act relates to agriculture and specifically the authority of the Department of Agriculture and Land Stewardship (DALs) to administer and enforce a number of statutory provisions.

Division I — Organic Nutrient Management

Division I eliminates the Organic Nutrient Management Fund (Code Section 161C.5) used to support the Organic Nutrient Management Program (Code Section 161C.6), which the division also eliminates. The fund and the program are administered by DALs’ Soil Conservation Division. The purpose of the fund and program is to provide financial incentives to establish livestock manure management systems in order to facilitate the proper utilization of livestock manure, and to protect the water resources of the state from livestock manure runoff. The fund has a balance of less than \$20, which is to be retained by the Soil Conservation Division.

Division II — Bulk Dry Animal Nutrient Products

Division II eliminates a provision in Code Chapter 200A which provides for the regulation of bulk dry animal nutrient (manure) products. Specifically, the eliminated provision allows DALs to enter onto public or private premises in order to conduct laboratory examinations to determine if such products comply with the Code chapter’s standards (Code Section 200A.10(3)).

Division III — Agrichemical Remediation

Division III eliminates Code Chapter 161 providing for agrichemical remediation. An “agrichemical” is defined as a fertilizer or pesticide (Code Section 161.2). The Code chapter is administered by the Agrichemical Remediation Board (Code Section 161.3) which is responsible for executing remediation agreements with persons and carrying out a plan to remediate a contaminated site (Code Section 161.8). The board is also responsible for the payment of claims associated with remediation costs (Code Section 161.9). The payment of claims is supported by

available moneys in an Agricultural Remediation Fund. In 2009, S.F. 467 (2009 Iowa Acts, Chapter 175, Section 4) appropriated all unobligated or unencumbered moneys from the fund to support DALs. The division requires the executive council to satisfy any outstanding claims against the fund.

#### Division IV — Swine Dealer Licensing — Identification Card

Division IV eliminates a provision that requires persons employed by or acting on behalf of a licensed feeder swine dealer to obtain an identification card issued by DALs.

#### **HOUSE FILE 557 - Swine Health Regulation — Exhibitions**

BY COMMITTEE ON AGRICULTURE. This Act provides for the movement of swine from their premises to an exhibition and back to their original premises or to a new premises under Code Chapter 163, Subchapter III, which regulates the movement of swine in order to control infectious or contagious diseases. The Code chapter is administered and enforced by the Department of Agriculture and Land Stewardship. An exhibition occurs as part of the state fair or a county fair or other event designated by the department. The sponsor of the exhibition must retain a licensed veterinarian. The sponsor must also submit an exhibition report to the department which includes information regarding the exhibition, the veterinarian, the owner of the swine, and the original and receiving premises.

The Act amends a provision in Code Chapter 166D which provides for the control, movement, and eradication of pseudorabies, a disease afflicting swine populations. The Act eliminates a provision requiring that swine returning from an exhibition to its premises or moved to a purchaser's herd following an exhibition or consignment sale be isolated and retested negative for the disease within 60 days after reaching its destination.

The Act takes effect January 1, 2012.

#### **HOUSE FILE 592 - Agricultural Education Advisory Council**

BY COMMITTEE ON AGRICULTURE. This Act reestablishes the Council for Agricultural Education, which was repealed by 2010 Iowa Acts, Chapter 1031, Section 277. The council shall consist of nine voting members appointed by the Governor. The council may also include certain ex officio, nonvoting members, including two members of each chamber of the General Assembly appointed in a bipartisan manner. The term of membership for the council is three years.

The Act sets out duties and procedures for the council, including reviewing, developing, and recommending standards for secondary and postsecondary agricultural education and issuing an annual report to the State Board of Education and the House and Senate Standing Committees on Agriculture and Education.

#### **HOUSE FILE 654 - Drainage and Levee Districts — Miscellaneous Changes**

BY COMMITTEE ON WAYS AND MEANS. This Act relates to drainage and levee districts (Code Chapter 468).

*FARM MEDIATION NOT APPLICABLE.* The Act provides that a case, dispute, or other controversy arising under drainage or levee laws is not subject to the requirements of farm mediation (see Code Chapters 654A, 654B, and 654C).

*MANAGEMENT BY A BOARD OF TRUSTEES.* The Act provides for the management of a drainage or levee district by a three-member board of trustees elected by landowners who are assessed taxes to pay for district improvements (Code Section 468.500).

Moneys levied and collected in taxes are deposited in a special county drainage or levee fund controlled by the county treasurer who is authorized to invest such moneys and make disbursements to pay for district expenses (e.g., repairs and improvements) as authorized by the board (Code Sections 468.54 and 468.528). The Act allows the board of a district having a pumping station (Code Chapter 468, Subchapter II, Part 5) to direct the county treasurer to deposit all or any part of such moneys into a checking account established in a financial institution for the board's use to manage the district. The board must at its own expense employ a certified public accountant to perform an annual audit of the account.

The Act increases the amount of compensation paid to a trustee or clerk of the board of trustees from \$40 to an amount not to exceed \$200 per day (Code Section 468.531).

**[HOUSE FILE 658](#) - Regulation of Grade "A" Milk [Fiscal Analysis](#)**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to the regulation of milk or milk products, including labeling requirements (Code Chapter 191) and production, processing, or distribution requirements (Code Chapter 192), as administered and enforced by the Department of Agriculture and Land Stewardship (DALs). A person who stores, brings, sends, or receives milk or milk products into this state for commercial purposes must be issued a permit by the department (Code Section 192.107).

The Department of Public Health (DPH) annually surveys and certifies to DALs whether milk or milk products comply with the requirements. The Secretary of Agriculture then must suspend the permit of a violator or withdraw the grade "A" label (Code Section 192.109). The Act transfers the certification authority from DPH to DALs.

The Act provides transitional provisions to assist the departments in accomplishing the transfer. The provisions relate to the validity of existing rules, regulations, forms, orders, and directives promulgated by DPH; pending enforcement actions; the transfer of personnel; and the replacement of items with insignia.

The Act appropriates moneys from the General Fund of the State and allocates full-time equivalent positions to DALs for purposes of conducting the survey and certifying the results to the Secretary of Agriculture.

## ALCOHOL REGULATION AND SUBSTANCE ABUSE

- [SENATE FILE 240](#) - Alcoholic Beverages Regulation — Additional Miscellaneous Changes
- [HOUSE FILE 617](#) - Alcoholic Beverages Regulation — Miscellaneous Changes

### RELATED LEGISLATION

- [SENATE FILE 7](#) - Operating a Motorboat or Sailboat While Intoxicated  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act lowers the current .10 blood alcohol limit for motorboat or sailboat operating-while-intoxicated (OWI) offenses to .08.
- [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit  
**SEE TRANSPORTATION.** This Act allows the Department of Transportation to issue a temporary restricted driver's license without a court order to a defendant whose license has been ordered revoked in cases involving controlled substance-related offenses.
- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes a supplemental appropriation to the Department of Public Health for addictive disorders.
- [SENATE FILE 233](#) - Medicaid — Behavioral Health Services — Licensed Mental Health Counselors and Certified Alcohol and Drug Counselors  
**SEE HUMAN SERVICES.** This Act directs the Department of Human Services to adopt rules entitling licensed mental health counselors and certified alcohol and drug counselors to payment for behavioral health services provided to recipients of medical assistance, subject to limitations and exclusions the department finds necessary on the basis of federal laws and regulations.
- [SENATE FILE 259](#) - Presentence Investigation Reports and Sentencing Standards — Mental Health and Substance Abuse History  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act relates to mental health and substance abuse histories included in a presentence investigation report and the standards for release on probation in a criminal proceeding.
- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for various substance abuse and drug enforcement programs.
- [SENATE FILE 510](#) - Appropriations — Justice System  
**SEE APPROPRIATIONS.** This Act adds certain bath salts, salvia divinorum, salvinorin A, and synthetic cannabinoids, to the list of Schedule I Controlled Substances and provides criminal penalties.
- [SENATE FILE 517](#) - Appropriations — Economic Development  
**SEE APPROPRIATIONS.** This Act appropriates moneys for purposes of the wine and grape industry.

[SENATE FILE 525](#)

## - Disability Services

**SEE HUMAN SERVICES.** This Act provides for the redesign of state and county responsibilities for mental health and disability services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125.

[HOUSE FILE 467](#)

## - Public Health Regulation — Miscellaneous Changes

**SEE HEALTH AND SAFETY.** This Act relates to programs and activities under the purview of the Department of Public Health (DPH). Tobacco enforcement provisions transfer enforcement duties to the Alcoholic Beverages Division of the Department of Commerce, replacing the requirement that DPH contract with the division for enforcement.

[HOUSE FILE 649](#)

## - Appropriations — Health and Human Services

**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013, and includes funding for tobacco cessation, substance abuse, and gambling treatment. Funding for enforcement of tobacco laws and regulation is transferred to the Alcoholic Beverages Division, Department of Commerce, in accordance with H.F. 467 (see Health and Safety).

## ALCOHOL REGULATION AND SUBSTANCE ABUSE

**SENATE FILE 240** - Alcoholic Beverages Regulation — Additional Miscellaneous Changes  
BY COMMITTEE ON COMMERCE. This Act makes changes regarding matters under the purview of the Alcoholic Beverages Division of the Department of Commerce.

The Act deletes an exception to the open records law in Code Chapter 22, which provided that records of purchases of alcoholic liquor from the division which would reveal purchases made by an individual class "E" liquor control licensee shall be kept confidential, unless required to be revealed for law enforcement purposes or for the collection of specified payments due the division.

The Act provides that prior to the approval and granting of a manufacturer's license, which allows the manufacture, storage, and wholesale disposition and sale of alcoholic liquors to the division and to customers outside of the state, an applicant must file a statement under oath with the division that the applicant is a bona fide manufacturer of alcoholic liquors, and that the applicant will faithfully observe and comply with all laws, rules, and regulations governing the manufacture and sale of alcoholic liquor. The Act subjects a licensee violating the requirements for issuance of a manufacturer's license, in addition to any other applicable penalty contained in Code Chapter 123, to specified civil penalty and suspension or revocation provisions. The Act also repeals Code Section 123.43, which required the posting of a \$5,000 bond by applicants for a manufacturer's license.

The Act deletes a provision which prohibited micro-distilled spirits purchased at a micro-distillery from being consumed within 300 feet of a micro-distillery.

The Act provides that a licensee or permittee authorized to sell liquor, wine, or beer in original unopened containers for consumption off the licensed premises may deliver it to a home or other designated location in Iowa. Payment for the liquor, wine, or beer shall be received on the licensed premises at the time of order; liquor, wine, or beer shall be for personal use and not for resale; deliveries shall only be made to persons in this state who are 21 or older; and deliveries shall not be made to a person who is intoxicated or is simulating intoxication. Additionally, deliveries shall occur between 6:00 a.m. and 10:00 p.m. Monday through Saturday and 8:00 a.m. and 10:00 p.m. Sunday and shall be made by the licensee or permittee, or the licensee's or permittee's employee. Delivery personnel are required to be 21 or older. Further, deliveries shall be made in a vehicle owned, leased, or under the control of the licensee or permittee, valid proof of the recipient's identity and age shall be obtained at the time of delivery and the signature of an adult shall be obtained as a condition of delivery, and licensees and permittees are required to maintain records of deliveries for a period of three years. The Act's provisions do not impact provisions regulating the direct shipment of wine in Code Section 123.187. A violation of the delivery provisions, or any other provision of Code Chapter 123, shall subject the licensee or permittee to specified civil penalty and suspension or revocation provisions.

The Act modifies a provision prohibiting a person or club holding a liquor control license or retail wine or beer permit issued under Code Chapter 123, and the person's or club's agents or employees, from selling, giving, or otherwise supplying any alcoholic beverage, wine, or beer to any person, knowing or failing to exercise reasonable care to ascertain whether the person is under legal age, or permitting any person, knowing or failing to exercise reasonable care to ascertain whether the person is under legal age, to consume any alcoholic beverage, wine, or beer. The Act provides that if an employee or permittee holds a valid certificate of completion from an Alcohol Compliance Employee Training Program, established in the Act, at the time of the violation, and if the violation involves selling, giving, or otherwise supplying an alcoholic beverage, wine, or beer to a person between the ages of 18 and 21 years of age, the violation shall not be counted in determining applicable civil penalty, suspension, and revocation provisions contained in Code Section 123.50 which vary depending upon the number of violations which have occurred during specified time frames. The Act states that this exception may be asserted only once during a four-year period for violations taking place at the same place of business location.

The Act directs the division to establish the above-referenced Alcohol Compliance Employee Training Program if sufficient funding is appropriated to the division. The program shall not exceed two hours in length, is applicable

to employees and prospective employees of licensees and permittees, and is intended to provide information about state and federal liquor laws and regulations regarding the sale of alcoholic liquor, wine, or beer to persons under legal age, and compliance with and the importance of such laws and regulations. The Act provides that the program shall be available at no cost, and offered in a convenient and accessible manner throughout the state at least monthly and at locations in a majority of counties, again depending upon funding. Certification and recertification requirements are specified.

Additionally, the Act makes specified changes relating to the manufacture of native wine. The Act states that manufacturers of native wine may purchase and possess grape brandy, as defined in the Act, for the sole purpose of manufacturing wine, provided that the grape brandy is purchased from the division. The Act clarifies that a manufacturer of native wine shall obtain a wine shipper's license pursuant to Code Section 123.187 to ship wine inside this state and makes the manufacturer subject to the provisions of the Code section.

The Act additionally modifies financial transaction requirements applicable to the division to provide that an examination can be requested at intervals shorter than one year by the Alcoholic Beverages Commission or the General Assembly's standing committees on Government Oversight, in addition to the previously authorized administrator of the division or the Governor.

#### **HOUSE FILE 617 - Alcoholic Beverages Regulation — Miscellaneous Changes**

BY COMMITTEE ON STATE GOVERNMENT. This Act makes several changes regarding matters under the purview of the Alcoholic Beverages Division of the Department of Commerce.

The Act modifies the definition of native wine contained within Code Section 123.3 to remove reference to wine manufactured "in this state", instead providing that "native wine" means wine manufactured pursuant to Code Section 123.56 by a manufacturer of native wine.

The Act also modifies the definition of high alcoholic content beer to specify that not more than 1.5 percent of the volume of such beer may consist of alcohol derived from added flavors and other nonbeverage ingredients containing alcohol, and that the added flavors and ingredients may not include added caffeine or other specified added stimulants. This modification took effect March 30, 2011.

The Act modifies requirements applicable to appointments to the Alcoholic Beverages Commission to permit no more than two members to be the holder of or have an interest in a permit or license to manufacture alcoholic liquor, wine, or beer at wholesale or retail. Previously, this status was limited to one member of the commission.

The Act requires that the Alcoholic Beverages Commission, meet to elect a chairperson on or before July 1 annually, rather than on July 1 under prior law. The commission shall otherwise meet quarterly, or at any time called by the administrator of the division in addition to the chairperson. The Act deletes a previous provision prohibiting commission meetings from being held outside of the state.

The Act removes a restriction prohibiting the issuance of a class "E" liquor control license by the division to applicants for premises at which gasoline is sold. A class "E" liquor control license authorizes the holder to purchase alcoholic liquor from the division and to sell the liquor to patrons for consumption off the licensed premises and to other liquor control licensees.

The Act modifies fees previously applicable to class "E" liquor control licensees, depending upon whether gasoline is sold on the licensed premises. If gasoline is not sold on the premises, the prior formula for determining fees set forth in Code Section 123.36 for class "E" licensees will be applicable. That formula prescribes a fee in an amount varying between \$750 and \$7,500 on a sliding scale basis, determined by the division, taking into account the factors of square footage of the licensed premises, the location of the licensed premises, and the population of the area of the location of the licensed premises. In the event that gasoline is sold on the premises, a variable fee will be applied based upon the population of the corporate limits within which the premises is located. Specifically, if the premises is located within the corporate limits of a city of less than 1,500 people, the fee is \$3,500; if within the corporate limits of a city of at least 1,500 but less than 10,000 people, the fee is \$5,000; and if within the corporate limits of a city of 10,000 people or more, the fee is the greater of \$5,000 or the amount that would

otherwise be applied if gasoline were not sold at the premises. If the premises is located outside the corporate limits of a city, the fee will be equal to that charged in the incorporated city located nearest the premises, and in case there is doubt as to which of two or more differing corporate limits is the nearest, the largest fee will apply. If the premises is located in an unincorporated town, the unincorporated town shall be treated as if it is a city.

The Act provides that a manufacturer of native wine may use the space and equipment of another manufacturer for the purpose of manufacturing native wine, provided that specified approval criteria and compliance requirements are met.

The Act repeals Code Section 123.35, which prescribed simplified application forms for the renewal of liquor control licenses, wine permits, and beer permits when qualifications had not changed since the license or permit was originally issued. The Act also repeals Code Section 123.133, which provided for the issuance of a special class "B" permit for the sale of beer on trains, and deletes a provision which provided that Code Section 123.141, regarding keeping liquor at a location where beer is sold, shall not be applicable to any railway car of any dining car company, sleeping car company, railroad company, or railway company in possession of a special class "B" beer permit. The Act makes conforming changes consistent with the repeal of these Code sections.

The Act additionally repeals Code Sections 123.153 through 123.162, comprising Division IV of Code Chapter 123, entitled "Warehouse Project." The provisions allowed the commission to issue revenue bonds for a one-time warehouse project.



## APPROPRIATIONS

- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures
- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding
- [SENATE FILE 509](#) - Appropriations — Agriculture and Natural Resources
- [SENATE FILE 510](#) - Appropriations — Justice System
- [SENATE FILE 511](#) - Appropriations — Judicial Branch
- [SENATE FILE 517](#) - Appropriations — Economic Development
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
- [HOUSE FILE 45](#) - Miscellaneous Appropriation Reductions, Transfers, and Supplementals
- [HOUSE FILE 148](#) - State Budget Practices — Revenue Estimates and Appropriation Transfers
- [HOUSE FILE 642](#) - Transportation Appropriations — FY 2011-2012 — VETOED BY THE GOVERNOR
- [HOUSE FILE 645](#) - Appropriations — Education
- [HOUSE FILE 646](#) - Appropriations — Administration and Regulation
- [HOUSE FILE 648](#) - Appropriations — Infrastructure and Capital Projects
- [HOUSE FILE 649](#) - Appropriations — Health and Human Services
- [HOUSE FILE 683](#) - Appropriations — Transportation
- [HOUSE FILE 698](#) - Appropriations — Temporary Determinations, Short-Term Funding, and State Library

## RELATED LEGISLATION

- [SENATE FILE 389](#) - National Guard Educational Assistance Program Funding  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act provides that funds appropriated for the National Guard Education Assistance Program shall be available for use by the program for each successive fiscal year until one year after the declared end of Operation Iraqi Freedom, Operation New Dawn, and Operation Enduring Freedom.
- [SENATE FILE 478](#) - Livestock — Care and Feeding — Liens — Neglect  
**SEE AGRICULTURE.** This Act authorizes the Department of Agriculture and Land Stewardship to provide for the sustenance of certain livestock and to be reimbursed for related costs including by utilizing moneys deposited in the Manure Storage Indemnity Fund (Code Section 459.501), which is currently used to pay for cleaning up abandoned livestock facilities and for administering environmental protection regulations affecting livestock production.
- [SENATE FILE 512](#) - Internal Revenue Code, Income Tax Provisions, and Other Financial Matters  
**SEE TAXATION.** This Act updates the Iowa Code references to the federal Internal Revenue Code, couples Iowa tax law with the federal research activities credit, decouples Iowa tax law from certain federal bonus depreciation provisions, and authorizes certain appropriations transfers. All divisions of the Act took effect April 12, 2011.
- [SENATE FILE 525](#) - Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of state and county responsibilities for mental health and disability services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to

community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125. An appropriation is provided to the Department of Human Services for costs of planning and other processes relating to the redesign.

[SENATE FILE 531](#)

- Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds  
**SEE AGRICULTURE.** This Act eliminates a provision that required moneys in the Renewable Fuel Infrastructure Fund to revert to their original sources on July 1, 2011, including the Iowa Comprehensive Petroleum Underground Storage Tank Fund, and appropriates moneys to the Renewable Fuel Infrastructure Fund from revenues generated from motor vehicle registration fees which would otherwise be deposited into the Iowa Comprehensive Petroleum Underground Storage Tank Fund.

[SENATE FILE 535](#)

- Water Resources Coordinating Council  
**SEE ENVIRONMENTAL PROTECTION.** This Act transfers the Water Resources Coordinating Council from the Office of the Governor to the Department of Agriculture and Land Stewardship.

[HOUSE FILE 658](#)

- Regulation of Grade "A" Milk  
**SEE AGRICULTURE.** This Act appropriates moneys and allocates full-time equivalent positions to the Department of Agriculture and Land Stewardship due to the transfer of certain powers and duties relating to milk inspection from the Department of Public Health to the Department of Agriculture and Land Stewardship.

## APPROPRIATIONS

### SENATE FILE 209 - Miscellaneous Supplemental Appropriations and Public Funding Measures Fiscal Analysis

BY COMMITTEE ON WAYS AND MEANS. This Act coupled Iowa's tax code with certain accelerated depreciation allowances (bonus depreciation) authorized under the federal Internal Revenue Code for tax years beginning on or after January 1, 2011, increased the amount of the state earned income tax credit, and made certain supplemental appropriations. The Act is organized into divisions.

*SUPPLEMENTAL APPROPRIATIONS.* This division supplements the amounts of FY 2010-2011 appropriations made to various state agencies. All of the appropriations made for that year to executive branch agencies other than the State Board of Regents were subject to a general reduction of approximately \$84 million applied by the Department of Management (DOM). DOM was also authorized to offset some of the reductions with transfers of not more than \$5 million from the Cash Reserve Fund. Language is included clarifying that each appropriation is made after applying the general reduction and any offsetting transfer.

The following agencies receive supplemental appropriations: Department of Education for the community colleges (the amounts reflect corrective additions and reductions to the overall amounts appropriated for the fiscal year); Department of Corrections for correctional institutions and community-based corrections; Office of State Public Defender for indigent defense; Department of Public Safety for administration, criminal investigation, narcotics enforcement, fire marshal, and state patrol, and administrative functions; Department of Public Health for addictive disorders, healthy children and families, community capacity, healthy aging, and infectious diseases; and Department of Human Services for the state mental health institutes at Cherokee, Clarinda, and Independence.

In addition, the Department of Revenue is authorized to utilize a portion of an appropriation made to the department for the new position of State Debt Coordinator for state tax processing.

*CORRECTIVE PROVISIONS.* This division corrects the fiscal year from FY 2009-2010 to FY 2010-2011 in an appropriation made to the Department of Administrative Services for Terrace Hill operations. The provision took effect April 21, 2011, and is retroactive to the effective date of the appropriation of April 29, 2010.

*IOWA COMMUNICATIONS NETWORK.* This division authorizes the Iowa Telecommunications and Technology Commission to enter into contracts in excess of the \$2 million contract limitation amount established by law, for purposes of the commission's project associated with the federal grant awarded to the commission under the federal Broadband Technology Opportunities Program.

*ADULT MENTAL HEALTH AND INTELLECTUAL AND OTHER DEVELOPMENTAL DISABILITIES SERVICES REFORM.* This division provides a \$20 million General Fund of the State appropriation for FY 2010-2011 to the Property Tax Relief Fund. The legislation provides for the appropriation to be distributed in accordance with appropriations to be enacted later by the General Assembly. See H.F. 649, which appropriates \$10 million for distribution by the Risk Pool Board to counties to be used to eliminate waiting lists of adults for these services and the remaining \$10 million for distribution to counties using existing funding formulas for allowed growth for such services. In addition, the following Code provisions are repealed effective July 1, 2013: Section 331.424A, establishing county mental health, mental retardation, and developmental disabilities services funds and authorizing levies for the funds; Section 331.438, outlining requirements for county mental health, mental retardation, and developmental disabilities services expenditures and joint state-county planning, implementing, and funding; Section 331.439, requiring county management plans and other provisions regarding county eligibility for state property tax relief and allowed growth funding; Section 331.440, providing for creation of the county central point of coordination process and county management of state case services; and Chapter 426B, relating to property tax relief funding for the county administered services, risk pool funding, and related provisions.

See S.F. 525 (see Human Services) for other provisions for reform of the county-based adult mental health and disability services system.

*TAXPAYERS TRUST FUND.* This division creates the Taxpayers Trust Fund separate from the General Fund to be used for appropriations for tax relief. If the Iowa Economic Emergency Fund reaches the maximum balance of 2.5 percent of the adjusted revenue estimate for the fiscal year, a portion of the excess may be transferred to the trust fund. The transfer amount is limited to the first \$60 million of the difference between the actual net General Fund revenue and the adjusted revenue estimate for the fiscal year that was used to establish the State General Fund expenditure limitation.

This division took effect July 1, 2011, and is applicable to moneys attributed to fiscal years beginning on or after that date.

*EFFECTIVE DATES.* Except for the division creating the Taxpayers Trust Fund, the Act took effect on April 21, 2011.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

- **2011 BONUS DEPRECIATION COUPLING.** This division amended S.F. 512 (see Taxation), which had coupled Iowa's tax code with the bulk of the federal Internal Revenue Code. However, S.F. 512 included a number of provisions decoupling with federal bonus depreciation. The effect of Division I of S.F. 209 would have been to couple with the bonus depreciation provisions for tax years beginning on or after January 1, 2011, but the Governor item vetoed Division I. Because of the item veto, bonus depreciation is not available to Iowa taxpayers.
- **EARNED INCOME TAX CREDIT.** This division would have increased the amount of the state earned income tax credit from 7 percent to 10 percent of the amount of the federal credit. The Governor item vetoed Division II, thereby keeping the state credit at 7 percent of the amount of the federal credit. The change in the tax credit was enacted a second time in S.F. 533, also item vetoed by the Governor.

**SENATE FILE 508** - **Federal Block Grant Appropriations and Other Federal Funding** **Fiscal Analysis**  
 BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to various state agencies for the federal fiscal years beginning October 1, and ending September 30, 2011-2012 and 2012-2013, and from the various federal block grants. The Act is organized into two divisions, one for each federal fiscal year.

The following federal block grants are specifically appropriated: Substance Abuse Prevention and Treatment, Community Mental Health Services, Maternal and Child Health Services, Preventive Health and Health Services, Stop Violence Against Women Grant Program, Community Services, Community Development, Low-Income Home Energy Assistance Program, Social Services, and Child Care and Development. In addition, the Act appropriates funding from the following federal formula grants: Residential Substance Abuse Treatment for State Prisoners and Edward Byrne Justice Assistance (see H.F. 649 for appropriations of the federal Temporary Assistance for Needy Families Block Grant).

The Department of Human Services is required to apply minimum requirements for projects providing assistance to persons with mental illness who are in transition from homelessness.

The Act requires that moneys be distributed in accordance with the applicable federal requirements, and establishes a procedure if more or less federal funding is received than predicted.

In addition, the Act makes a general appropriation for each state agency of the other federal grants, receipts, and funds and other nonstate grants, receipts, and funds available in whole and in part for the state fiscal year beginning July 1, and ending June 30, for both fiscal year 2011-2012 and 2012-2013.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

A requirement for each state agency to provide a detailed plan for the expenditure of administrative expenditure of the federal funds designated for departmental administrative expenses to the members of the joint appropriations subcommittee with jurisdiction over the state appropriations for the department, agency, or authority. The plan was required to be submitted at least 60 calendar days prior to the commencement of the federal fiscal year to which the plan applies and to be accompanied by a detailed

report on the actual department administrative expenditures for the federal fiscal year in progress and the most recently completed federal fiscal year, both in a form acceptable to the Legislative Services Agency.

**[SENATE FILE 509](#) - Appropriations — Agriculture and Natural Resources [Fiscal Analysis](#)**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to agriculture and natural resources by making appropriations for fiscal years 2011-2012 and 2012-2013. The Act appropriates moneys to the Department of Agriculture and Land Stewardship (DALs) and the Department of Natural Resources (DNR) to support those departments, including for administration, regulation, and programs. DALs and DNR are required to submit quarterly reports to the General Assembly and the Department of Management regarding the expenditure of appropriated moneys. The Act also appropriates moneys to Iowa State University (ISU) for purposes of supporting animal husbandry. Generally, moneys appropriated in line items in fiscal year 2012-2013 are 50 percent of the amounts appropriated for the same line items in fiscal year 2011-2012.

Division I — DALs General Appropriations for FY 2011-2012

Division I contains a number of line item appropriations from the General Fund of the State in order to support DALs and its programs for fiscal year 2011-2012. Moneys are appropriated from special sources to support designated purposes, including from unclaimed racetrack winnings (Code Section 99D.13) to support horse and dog racing regulations, and the Renewable Fuel Infrastructure Fund (Code Section 15G.205) to support motor fuel inspection. Note, the Renewable Fuel Infrastructure Fund has been transferred from the Department of Economic Development to DALs under S.F. 531 (see Agriculture).

Division II — DNR Appropriations for FY 2011-2012

Division II appropriates moneys from a number of funds to support natural resources for the fiscal year 2011-2012. This includes appropriations made from a number of funds to support DNR and its programs, including the State Fish and Game Protection Fund (Code Section 456A.17) for hunting and fishing programs, the Groundwater Protection Fund (Code Section 455E.11) for groundwater quality programs, the Special Snowmobile Fund (Code Section 321G.7) for the administration and enforcement of the state snowmobile program, and the Unassigned Revenue Fund administered by the Iowa Comprehensive Underground Storage Tank Fund Board (Code Section 455G.4) for DNR's administrative expenses associated with its Underground Storage Tank Section. In addition, this division authorizes DNR to use additional moneys collected from storm water discharge permit fees (Code sections 455B.103A and 455B.197) for staffing necessary to reduce DNR's floodplain permit backlog and to implement the federal Maximum Daily Load Program.

Division III — ISU for FY 2011-2012

Division III appropriates moneys from the General Fund of the State to ISU's College of Veterinary Medicine for the operation of the Veterinary Diagnostic Laboratory for the fiscal year 2011-2012. The division provides conditions in case of budgetary reductions, and expresses the General Assembly's intent for a future appropriation to support the laboratory.

Division IV — Environment First Fund — General Appropriations

Division IV appropriates moneys from the Environment First Fund (Code Section 8.57A) for a number of purposes, generally administered by DALs and DNR. For DALs, moneys are appropriated to support the Conservation Reserve Enhancement Program for the restoration and construction of wetlands; watershed protection; administrative expenses associated with soil and water conservation; the Conservation Reserve Program; soil and water conservation efforts by the state; a Local Food and Farm Program Coordinator as established pursuant to new Code Chapter 267A as enacted in this Act; agricultural education; and the Loess Hills Development and Conservation Fund (Code Section 161D.2). For DNR, moneys are appropriated to support water quality and land conservation programs; the maintenance of state parks; forestry health management programs; geographic information systems provided to local watershed managers; water quality monitoring; the Public Water Supply System Account (Code Section 455B.183A); the regulation of animal feeding operations (Code chapters 459

through 459B); ambient air quality; water quality regulation; and the operation of DNR's geological and water survey. There are delayed reversion provisions applicable to moneys appropriated from the fund to support these purposes.

Division V — Resources Enhancement and Protection (REAP) Fund for FY 2011-2012

Division V appropriates \$12 million from the Environment First Fund (Code Section 8.57A) to the REAP Fund (Code Section 455A.18), in lieu of the \$20 million standing annual appropriation from the General Fund of the State. Note, the Act does not make a similar appropriation to the REAP Fund for fiscal year 2012-2013.

Division VI — Agricultural Drainage Well Closure Report

Division VI requires DALs to prepare and submit a report regarding agricultural drainage wells that have not been closed (Code Chapter 460) to the Governor and General Assembly by November 15, 2011.

Division VII — Soil Nutrient Mass Study

Division VII authorizes the Watershed Improvement Review Board to expend up to \$50,000 in the Watershed Improvement Fund (Code Section 466A.2) to finance a study of soil nutrient mass balance issues conducted by DALs and ISU for the period beginning July 1, 2011, and ending January 1, 2013. DALs must submit the results of the study to the board, the Governor, and the General Assembly by January 10, 2013.

Division VIII — Interim Legislative Committee Concerning the State Fish and Game Protection Fund

Division VIII requires the Legislative Council to establish a study committee during the 2011 Legislative Interim for purposes of reviewing expenditures from the State Fish and Game Protection Fund by DNR.

Division IX — Use of Moneys in the State Fish and Game Protection Fund for FY 2010-2011 — Mobile Radios

Division IX authorizes DNR to use the unappropriated balance remaining in the State Fish and Game Protection Fund for fiscal year 2010-2011 in order to purchase mobile radios which meet federal and state requirements for homeland security and public safety. DNR may use the moneys until June 30, 2012. By January 13, 2012, DNR must report to the General Assembly and the Department of Management regarding the purchase and compliance with the federal narrowbanding mandate. The statutory changes took effect July 21, 2011, and apply retroactively to June 30, 2011.

Division X — Related Statutory Changes for Codification in 2011 — Rural Improvement Zones

Division X amends a statute which authorizes the trustees of a Rural Improvement Zone to authorize the construction, reconstruction, or repair of improvements (Code Section 357H.7), by eliminating a provision which requires that improvements must occur within a zone.

Division XI — Related Statutory Changes for Codification in 2011 — Community Beautification Projects

Division XI amends a provision allocating moneys from the Solid Waste Account of the Groundwater Protection Fund (Code Section 455E.11) to support community beautification projects. The provision as amended allocates not more than \$400,000 to DNR for purposes of assisting communities addressing abandoned buildings by promoting waste abatement, diversion, selective dismantlement of building components, and recycling.

Division XII — Related Statutory Changes for Codification in 2011 — Iowa Comprehensive Petroleum Underground Storage Tank Fund

Division XII amends a provision which establishes the Iowa Comprehensive Petroleum Underground Storage Tank Fund and provides annual standing limited appropriations from the fund to DNR and DALs (Code Section 455G.3). Under current law, the first appropriation is made to DNR for purposes of supporting technical reviews of leaking underground storage tanks, the second appropriation is made to DNR for purposes of supporting

database modifications necessary for underground storage tank inspections, and the third appropriation is made to DALs for purposes of supporting inspections of fuel quality at pipeline terminals and renewable fuel production facilities. This division provides that any unexpended moneys appropriated to the departments do not revert. The statutory changes took effect July 21, 2011, and apply retroactively to June 30, 2011.

Division XIII — Related Statutory Changes for Codification in 2011 — Local Food and Farm Initiative

Division XIII establishes an initiative related to the production, processing, and marketing of local foods (new Code Chapter 267A). The initiative is administered by a Local Food and Farm Program Council established within DALs and is comprised of members representing both the private and public sectors. It also establishes the position of Local Food and Farm Program Coordinator within ISU. The coordinator, with advice from the council, administers a Local Food and Farm Program. The purpose of the program is to improve communication and cooperation between and among farmers, food entrepreneurs, and consumers; and to foster coordination between and among government agencies, public universities and community colleges, organizations, and private-sector firms working on local food and farm-related issues. The division also established a Local Food and Farm Program Fund established within DALs. Finally, the division requires the coordinator to submit an annual report to the Governor and General Assembly describing progress in accomplishing the purpose and goals of the program.

Division XIV — Related Statutory Changes for Codification in 2011 — Animal Agriculture Compliance Civil Penalties

Division XIV amends a number of provisions regulating civil penalties assessed by or on behalf of DNR for violations of animal feeding operation regulations, including general environmental statutes (Code Chapter 455B), and statutes regulating animal feeding operations (Code Chapter 459), open feedlot operations (Code Chapter 459A), and dry bedded confinement feeding operations (Code Chapter 459B). The civil penalties are no longer to be deposited into the Animal Agriculture Compliance Fund (Code Section 459.401), but into a special account of the Watershed Improvement Fund (Code Section 466A.2) for use in supporting local watershed improvement grants and monitoring the progress of local watershed improvement projects awarded grants (Code Section 466A.3). The division takes effect July 1, 2012.

Division XV — Department of Agriculture and Land Stewardship General Appropriations for FY 2012-2013

Division XV contains the same line item appropriations from the General Fund of the State, unclaimed winnings, and the Renewable Fuel Infrastructure Fund as provided in Division I in order to support DALs and its programs for fiscal year 2012-2013. The amount of each line item appropriation is reduced by 50 percent.

Division XVI — Department of Natural Resources General Appropriations for FY 2012-2013

Division XVI contains the same line item appropriations from the same sources as provided in Division II in order to support natural resources for fiscal year 2012-2013. The sources again include the General Fund of the State, the State Fish and Game Protection Fund, the Groundwater Protection Fund, the Special Snowmobile Fund, and the Unassigned Revenue Fund administered by the Iowa Comprehensive Underground Storage Tank Fund Board. The amount of each line item appropriation is reduced by 50 percent.

Division XVII — Iowa State University for FY 2012-2013

Division XVII contains the same line item appropriation from the General Fund of the State as provided in Division III in order to again support ISU's College of Veterinary Medicine for the operation of the Veterinary Diagnostic Laboratory for the fiscal year 2012-2013. The amount of the appropriation is reduced by 50 percent. The division contains the same conditions related to budgetary reductions, and again expresses the General Assembly's intent for a future appropriation to support the laboratory.

Division XVIII — Environment First Fund — General Appropriations for FY 2012-2013

Division XVIII contains the same line item appropriations from the Environment First Fund as provided in Division V in order to again support the same environmental programs administered by DALs and DNR. The amount of each line item appropriation is reduced by 50 percent. The division also contains the same delayed reversion provisions applicable to moneys appropriated in Division V.

Division XIX — Effective Date and Conditional Retroactive Applicability

Division XIX states that unless otherwise provided in the Act, it took effect July 21, 2011, and applies retroactively to July 1, 2011.

**SENATE FILE 510 - Appropriations — Justice System Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to the justice system for FY 2011-2012 and FY 2012-2013. The appropriation amounts for the second fiscal year are generally 50 percent of the amounts for the first fiscal year.

Division I — FY 2011-2012

The division makes appropriations from the General Fund of the State for fiscal year 2011-2012 to the departments of Justice, Corrections, Public Defense, and Public Safety, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, and Iowa State Civil Rights Commission.

The division appropriates moneys from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice.

The division requires the Department of Corrections (DOC) to solicit requests for information to improve efficiencies at the pharmacy under control of the DOC.

The division also appropriates moneys from the Gaming Enforcement Revolving Fund to the Department of Public Safety and authorizes full-time equivalent (FTE) positions related to gaming enforcement in the fund.

The division also provides that for each additional license to conduct gambling games on an excursion gambling boat, gambling structure, or racetrack enclosure issued during FY 2011-2012, there is appropriated from the Gaming Enforcement Fund to the Department of Public Safety for FY 2011-2012, an additional amount of not more than \$521,000 to be used for not more than 6.00 additional FTEs. Additional positions are authorized for each riverboat or gambling structure that extends operations to 24 hours.

The division requires a creditor to inform an owner of a residence of the availability of counseling and mediation in a mortgage foreclosure proceeding through July 1, 2012. Prior law required such notification in foreclosure proceedings through July 1, 2011.

The division adds certain bath salts, "salvia divinorum," and "salvinorin A," also known as "divinorin A,;" certain synthetic cannabinoids, also known as "K2,;" and substances commonly known as "bath salts" to the list of Schedule I Controlled Substances. A Schedule I Controlled Substance is considered to have a high potential for abuse and no medical purpose in treatment in the United States.

The division makes it an aggravated misdemeanor for any unauthorized person to manufacture, deliver, or possess with the intent to manufacture or deliver, certain bath salts, salvia divinorum, salvinorin A, or a synthetic cannabinoid, including its counterfeit or a simulated form, or to act with, enter into a common scheme or design with, or conspire with one or more other persons to manufacture, deliver, or possess with the intent to manufacture or deliver certain bath salts, salvia divinorum, salvinorin A, or a synthetic cannabinoid.

It a serious misdemeanor for any unauthorized person to possess certain bath salts, salvia divinorum, salvinorin A, or a synthetic cannabinoid.

The division amends 2009 Iowa Acts, Chapter 178, to extend the fiscal period that increases the annual appropriations from the Consumer Education and Litigation Fund in Code Section 714.16C, to the Department of Justice. The fiscal period authorizing such increases is extended from the fiscal period beginning on July 1, 2008, and ending on June 30, 2011, to the fiscal period beginning on July 1, 2008, and ending June 30, 2013. By extending the fiscal period that authorizes increased appropriations from the Consumer Education and Litigation Fund, the fiscal period that moneys may be allocated from the Consumer Education and Litigation Fund to the Victim Compensation Fund for cash flow purposes is also extended, if the moneys so allocated are returned to the Consumer and Education Litigation Fund by the end of each fiscal year the allocation occurs.

*GERIATRIC AND PSYCHIATRIC STUDIES.* The division creates two studies relating to the treatment and placement options for geriatric and psychiatric patients under the care, custody, and control of the state.

Under the first study, DOC, in consultation with other stakeholders, shall study the establishment of treatment options for these geriatric and psychiatric patients and provide a report detailing the results of the study to the General Assembly by November 15, 2011.

Under the second study, the Legislative Council is requested to establish an interim study committee to examine treatment and placement options for geriatric and psychiatric patients under the care, custody, and control of the state, or for patients who are otherwise specifically housed at the Iowa Medical Classification Center at Oakdale or other correctional facilities for geriatric or psychiatric treatment purposes. The committee shall provide a report detailing the findings of the committee to the General Assembly for consideration during the 2012 Legislative Session.

*BATH SALTS, SALVIA DIVINORUM, SALVINORIN A, AND SYNTHETIC CANNABINOID EFFECTIVE DATE PROVISIONS.* The effective date provisions in Division I relating to the regulation of synthetic cannabinoids were amended by Division XVI in S.F. 533. As a result, the regulation of these synthetic cannabinoids takes effect upon the enactment of S.F. 510 or S.F. 533, whichever is later. Senate File 510 was enacted later, thus the provisions relating to these synthetic cannabinoids took effect upon the enactment of S.F. 510 on July 29, 2011. The provisions relating to the regulation of bath salts, salvia divinorum, and salvinorin A were also amended by Division XVI in S.F. 533 and as a result the regulation of these substances including the criminal penalties related to these substances take effect 30 days after the enactment of S.F. 510 or S.F. 533, whichever is later. Since S.F. 510 was enacted later, the regulation of these substances, including related criminal penalties, took effect 30 days after the enactment of S.F. 510 on July 29, 2011.

*OTHER EFFECTIVE DATE AND APPLICABILITY PROVISIONS.* The provision of Division I relating to mortgage foreclosure counseling and mediation took effect on July 29, 2011, and applies retroactively to June 30, 2011. The remainder of the Act took effect on July 29, 2011, and applies retroactively to July 1, 2011.

#### Division II — FY 2012-2013

The division makes appropriations from the General Fund of the State for fiscal year 2012-2013 to the departments of Justice, Corrections, Public Defense, and Public Safety, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, and Iowa State Civil Rights Commission.

The division appropriates moneys from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision, applicable for both FY 2011-2012 and FY 2012-2013, providing it is the intent of the General Assembly that DOC not enter into a new contract in excess of \$100,000 for the privatization of services performed by state employees without prior consultation with any state employee organization affected by the proposed contract and prior notification to the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System.

2. A provision, applicable for both FY 2011-2012 and FY 2012-2013, requiring that DOC transfer at least \$300,000 during the applicable fiscal year from the canteen operating funds established in Code Section 904.310 to be used for correctional educational programs.
3. A provision, applicable for both FY 2011-2012 and FY 2012-2013, requiring a judicial district department of correctional services facility to accept into the facilities of the district department an offender assigned from other judicial district departments of correctional services.

**SENATE FILE 511 - Appropriations — Judicial Branch**

**Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates from the General Fund of the State for FY 2011-2012 to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. Division I appropriates moneys to the judicial branch for FY 2011-2012 and applies to FY 2011-2012. Division II appropriates moneys to the judicial branch for FY 2011-2012 and applies to FY 2012-2013. The amounts appropriated for FY 2012-2013 are 50 percent of the amounts appropriated for the prior fiscal year.

Each division appropriates from the General Fund of the State to the revolving fund created in Code Section 602.1302 for jury and witness fees, mileage, costs related to summoning jurors, fees for interpreters, and certain attorney fee reimbursement.

Each division provides that it is the intent of the General Assembly that the offices of the clerks of the district court operate in all 99 counties and be accessible to the public.

Each division provides that a civil trial including a jury trial may take place in a county contiguous to the county with proper jurisdiction, even if the contiguous county is located in an adjacent judicial district or judicial election district, if all the parties in a case agree. If a trial is moved to another county that is located in another judicial district or judicial election district, the judicial officers serving the judicial district or judicial election district receiving the case shall preside over the case.

Each division permits a judicial officer to waive travel reimbursement for any travel outside the judicial officer's county of residence to conduct official business.

Each division allows a judicial officer to be placed on unpaid leave for the fiscal year on any day a court employee is required to furlough. If a judicial officer is placed on unpaid leave, the salary of the judicial officer shall be reduced accordingly for the pay period in which the unpaid leave occurred. Through the course of the fiscal year, the judicial branch may use an amount equal to the aggregate amount of the salary reductions due to judicial officer unpaid leave for any purpose other than judicial salaries.

**SENATE FILE 517 - Appropriations — Economic Development**

**Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations and transfers from the General Fund of the State and other funds to the Department of Cultural Affairs (DCA), the Department of Economic Development (DED), the University of Iowa (UI), the University of Northern Iowa (UNI), Iowa State University (ISU), the Department of Workforce Development (DWD), the Iowa Finance Authority (IFA), and the Public Employment Relations Board (PERB). The Act is organized by divisions.

**Division I — FY 2011-2012**

The goals for DED are to expand and stimulate the state economy, increase the wealth of Iowans, and increase the population of the state.

The Act transfers moneys, collected by the Division of Insurance of the Department of Commerce in excess of the anticipated gross revenues, to DED for purposes of insurance economic development and international insurance economic development.

Moneys are appropriated from the Iowa Community Development Loan Fund to DED for purposes of the Community Development Program.

The Act appropriates moneys from the Workforce Development Fund account to the Workforce Development Fund. Moneys appropriated or transferred to or receipts credited to the Workforce Development Fund are appropriated to DED for administration of workforce development activities. Any moneys in the Job Training Fund on July 1, 2010, and any moneys appropriated or credited to the fund during the fiscal year beginning July 1, 2011, are transferred to the Workforce Development Fund.

The Act requires DED, by January 1, 2012, to submit a written report to the General Assembly regarding all expenditures made during the previous fiscal year for purposes of green initiatives, sustainability programs, and all such similar efforts.

The Act requires the State Board of Regents to submit a report on the progress of regents institutions in meeting the strategic plan for technology transfer and economic development.

The Act requires the Auditor of State to conduct an audit of DWD.

Moneys are appropriated from the Special Employment Security Contingency Fund to DWD for field offices.

The Act appropriates interest earned on the Unemployment Compensation Reserve Fund to DWD for the operation of field offices.

The Act appropriates moneys to DWD for an employee misclassification program.

The Act requests the Auditor of State to review the audit of IFA performed by the auditor hired by the authority.

A portion of the moneys credited to the state by the Secretary of the Treasury of the United States pursuant to the Social Security Act are appropriated to DWD for the administration of the Unemployment Compensation Program only.

The Act requires appearances before the Joint Appropriations Subcommittee on Economic Development by IFA and DED.

#### Division II — Miscellaneous Provisions

The Act eliminates duties of DED regarding the promotion of Iowa wine and beer.

The Act expands the purposes for which moneys in the Shelter Assistance Fund administered by IFA may be used. The Act allows a limited amount of moneys in the fund to be used for administrative purposes.

Moneys in the Wine Gallonage Fund are appropriated to the Midwest Grape and Wine Industry Institute at ISU and DED.

The Act amends Code Section 404A.1, as enacted by S.F. 521 (see Economic Development), relating to the term "rehabilitation period for historic preservation and cultural and entertainment district tax credits." The provision took effect July 27, 2011, and applies retroactively to July 1, 2009, for projects approved and tax credits reserved on or after that date.

The Act defines the permissible function of a controlling nonprofit entity of a low-rent housing property for property tax exemption purposes.

The Act amends 2008 Iowa Acts, Chapter 1190, Section 30, relating to workforce innovation centers by extending by two years the date by which DWD must have at least one certified one-stop center in each of the 15 workforce regions of the state.

The Act amends 2010 Iowa Acts, Chapter 1184, Section 37, by adding nonreversion language. The provision took effect July 27, 2011, and applies retroactively to June 30, 2011.

The Act amends 2010 Iowa Acts, Chapter 1193, Section 88, by adding nonreversion language and by providing for a future reversion date. The provision took effect July 27, 2011, and applies retroactively to June 30, 2011.

#### Division III— Tax Credits

The Act moves administrative authority from the Iowa Capital Investment Board to DED for the issuance of tax credits for investments in qualifying businesses and community-based seed capital funds. The Act requires DED to allocate \$2 million for such tax credits.

The Act creates Innovative Fund Investment Tax Credits. The amount of the tax credit equals 20 percent of the taxpayer's equity investment in an innovation fund which is an early-stage capital fund certified by the Economic Development Board. A tax credit certificate cannot be redeemed prior to the third year following the tax year in which the investment is made. The certificates are not transferrable. The Act requires DED to allocate \$8 million for such credits.

The division applies retroactively to January 1, 2011, for tax years beginning and investments made on or after that date.

#### Division IV — FY 2012-2013

The Act makes appropriations and transfers from the General Fund of the State and other funds to DCA, DED, UI, UNI, ISU, DWD, IFA, and PERB for FY 2012-2013.

#### Division V — Conditional Effective Date and Retroactive Applicability

The Act took effect July 27, 2011, and applies retroactively to July 1, 2011.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. Provisions in appropriations to DWD for FY 2011-2012 and FY 2012-2013 related to field offices and workforce development centers. The provisions defined the terms "field offices" and "workforce development centers" and would have prohibited DWD from reducing the number of field offices below the number of field offices being operated as of January 1, 2009.
2. Provisions that would have prohibited DWD from using any moneys appropriated in the Act for purposes of the National Career Readiness Certificate Program.
3. A provision that would have transferred and appropriated any unobligated moneys in the Save Our Small Businesses Fund to DWD for purposes of providing funding for field offices.

#### **SENATE FILE 533 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes [Fiscal Analysis](#)**

BY COMMITTEE ON APPROPRIATIONS. This Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for funding of property tax credits and reimbursements, provides for salaries and compensation of state employees, provides for matters relating to tax credits, provides for fees and penalties, provides for legal responsibilities, and includes other properly related matters.

#### Division I — Standing Appropriations and Related Matters — FY 2011-2012

For the budget process applicable to FY 2012-2013, state agencies are required to submit estimates and other expenditure information as called for by the Director of the Department of Management (DOM) instead of the information required under Code Section 8.23.

The division limits standing appropriations for FY 2011-2012 made for the following purposes: casino wagering tax proceeds allocated for Department of Cultural Affairs' (DCA) operational support grants and community cultural grants and for regional tourism marketing; the Center for Congenital and Inherited Disorders Central

Registry; primary and secondary child abuse prevention programs; programs for at-risk children; payment for nonpublic school transportation; reimbursement for the homestead property tax credit and for the family farm and agricultural land tax credits; and the enforcement of Code Chapter 452D relating to tobacco product manufacturers.

The division limits the standing appropriation for paying instructional support state aid to zero for FY 2011-2012.

The division reduces state aid for area education agencies and the portion of combined district cost calculated for these agencies for FY 2011-2012 by \$20 million.

#### Division II — Salaries, Compensation, and Related Matters — FY 2011-2012

For FY 2011-2012, the division makes appropriations from the Gaming Enforcement Revolving Fund and the Gaming Regulatory Revolving Fund for purposes of pay adjustments and related benefits for state staff assigned to gaming-related enforcement and regulatory activities.

Sworn peace officers in the Department of Public Safety (DPS) who are not covered by a collective bargaining agreement are authorized to receive the same per diem meal allowance that officers under a collective bargaining agreement receive.

The division requires the Salary Model Administrator to work in conjunction with DOM and the Legislative Services Agency to analyze, compare, and project state salary and benefit information.

#### Division III — Performance of Duty

Division III provides that the source of funding for the payment of various expenses authorized by the Executive Council is the Iowa Economic Emergency Fund and then the General Fund of the State if the Iowa Economic Emergency Fund is insufficient. Previously, the source of funding was the General Fund or the State Treasury. Various Code provisions involving authorization of payment by the Executive Council are amended as necessary to conform to the change in the source of funding.

#### Division IV — MH/MR/DD Services Allowed Growth Funding — FY 2013-2014

Division IV provides that the allowed growth factor adjustment for county mental health, mental retardation, and developmental disabilities service expenditures for FY 2013-2014 shall be established by statute which shall be enacted within 30 calendar days of the convening of the 2013 Legislative Session. The Governor is required to submit to the General Assembly a recommendation for the allowed growth factor adjustment and the amounts of related appropriations on or before January 14, 2013.

#### Division V — Standing Appropriations and Related Matters — FY 2012-2013

For the budget process applicable to FY 2013-2014, state agencies are required to submit estimates and other expenditure information as called for by the Director of DOM instead of the information required under Code Section 8.23.

The division limits standing appropriations for FY 2012-2013 made for the following purposes: casino wagering tax proceeds allocated for DCA operational support grants and community cultural grants and for regional tourism marketing; the Center for Congenital and Inherited Disorders Central Registry; primary and secondary child abuse prevention programs; programs for at-risk children; payment for nonpublic school transportation; and the enforcement of Code Chapter 452D relating to tobacco product manufacturers.

The division limits the standing appropriation for paying instructional support state aid to zero for FY 2012-2013.

The division reduces state aid for area education agencies and the portion of combined district cost calculated for these agencies for FY 2012-2013 by \$10 million.

Division VI — Salaries, Compensation, and Related Matters — FY 2012-2013

For FY 2012-2013, the division makes appropriations from the Gaming Enforcement Revolving Fund and the Gaming Regulatory Revolving Fund for purposes of pay adjustments and related benefits for state staff assigned to gaming-related enforcement and regulatory activities.

Sworn peace officers in DPS who are not covered by a collective bargaining agreement are authorized to receive the same per diem meal allowance that officers under a collective bargaining agreement receive.

The division requires the Salary Model Administrator to work in conjunction with DOM and the Legislative Services Agency to analyze, compare, and project state salary and benefit information.

Division VII — Corrective Provisions

Division VII makes corrections to legislation enacted or considered during the 2011 Legislative Session.

Division VIII — Miscellaneous Provisions and Appropriations

Division VIII relates to various miscellaneous provisions.

For FY 2011-2012, the division appropriates moneys from the General Fund of the State to the Department of Public Health (DPH) for a vision screening program.

For FY 2011-2012 and 2012-2013, the division appropriates moneys from the General Fund of the State to the Department of Agriculture and Land Stewardship for a program for farmers with disabilities.

For FY 2010-2011, the division appropriates moneys from the General Fund of the State to DCA to be credited to the BB-61 Fund for purposes of the Battleship Iowa, BB-61. This provision took effect July 27, 2011, and applies retroactively to June 30, 2011.

For FY 2011-2012, the division appropriates moneys from the General Fund of the State to the Iowa Finance Authority (IFA) for a grant to a nonprofit organization providing residential services for persons with an intellectual disability at the intermediate care facility level and services under the Medical Assistance (Medicaid) Program Habilitation and Brain Injury Home and Community-Based Services Waivers.

The division provides the Investigations Division of the Department of Inspections and Appeals with a contingent authorization for additional full-time equivalent positions if S.F. 313 (see Human Services) or successor legislation is enacted during the 2011 Legislative Session.

The division provides contract termination notification requirements related to contracts for special education instruction programs operated by an area education agency. Upon notification, the division requires DOM to make certain recalculations related to the teacher salary supplement, the professional development supplement, the area education agency teacher salary supplement, and the area education agency professional development supplement.

For FY 2011-2012, the division limits the amount of preschool foundation aid received by a school district that can be used for administering the district's approved local program to not more than 5 percent of the moneys received by the school district.

The division creates a task force on the prevention of sexual abuse of children.

The division provides that a railroad company which alters facilities pursuant to a written agreement with a political subdivision of a certain size to construct a flood mitigation project, shall receive certain limitations on liability for any damages caused by the alteration due to a flood.

The division provides that limitations of expenditures made for office supplies, purchases of equipment, office equipment, and equipment noninventory, printing and binding, and marketing implemented pursuant to H.F. 45, Section 2, do not apply to a department or agency receiving a supplemental appropriation for FY 2010-2011, pursuant to S.F. 209, Division III (a similar provision is also included in H.F. 648). This provision took effect July 27, 2011, and applies retroactively to March 7, 2011.

The division amends the term "preschool budget enrollment" to mean 50 percent of the actual enrollment of eligible students in the preschool programming provided by a school district. Previously the percentage amount was 60 percent. The term "preschool budget enrollment" is used in determining the amount of preschool foundation aid a school district may receive. This provision took effect July 27, 2011, and applies to budget years beginning on or after July 1, 2011.

The division provides that the State Historic Preservation Officer shall only recommend that a municipal utility constructing electric distribution and transmission facilities for which it is receiving federal funding conduct an archeological site survey of its proposed route when, based upon a review of existing information on historic properties within the area of potential effects of the construction, the officer has determined that a historic property is likely to exist within the proposed route. This provision took effect July 27, 2011, and applies retroactively to March 29, 2011.

The division amends Code Section 321J.2, subsection 4, to correct a criminal penalty provision relating to the court's assessment of a mandatory minimum fine in a second offense operating-while-intoxicated case to reflect previous law in effect through November 30, 2010. Senate File 431 (2010 Iowa Acts) reorganized criminal penalty, sentencing, and related license revocation provisions in Code Section 321J.2.

The division requires the Department of Revenue to take into account reasonable variances due to testing and other limitations when ensuring that biodiesel blended fuel meets the classification requirements in relation to the biodiesel blended fuel tax credit. This provision takes effect January 1, 2012, and applies to tax years beginning on or after January 1, 2012.

The division conditionally raises the total approved tax credits for school tuition organization tax credits from \$7.5 million to \$8.75 million for tax years beginning on or after January 1, 2012. The raise is contingent on legislation being enacted during the 2011 Legislative Session, establishing the school aid state percent of growth and the categorical state percent of growth for the budget year beginning July 1, 2012, at 2 percent. This Act includes a division providing for those increases in the state percent of growth.

The division provides that the first \$106,016,400 of revenues generated from the tax on cigarettes and from the tax on certain tobacco products are credited to the Health Care Trust Fund. Previously, the moneys were credited to the General Fund of the State and appropriated annually to the Health Care Trust Fund.

The division adds three voting members to the Watershed Planning Advisory Council.

The division amends S.F. 396 (see Civil Law, Procedure, and Court Administration), Section 1, by revising the definition of the term "construction contract" as it relates to certain indemnity agreements for construction contracts and agreements related to the construction, alteration, improvement, development, demolition, excavation, rehabilitation, maintenance, or repair of highways, roads, streets, bridges, tunnels, transportation facilities, and airports.

The division repeals Code Chapter 327K relating to the Midwest Interstate Passenger Rail Compact. By the terms of the compact, the state's withdrawal from the compact takes effect one year after the repeal.

#### Division IX — Appropriation Transfers — Rebuild Iowa Infrastructure Fund

Division IX allocates moneys appropriated for the Grow Iowa Values Fund for use by the Department of Economic Development (DED) for the Iowans Helping Iowans Business Assistance Program. See H.F. 590 (see Economic Development) for directives changing "Grow Iowa Values Fund" to "Economic Development Fund"

and “Department of Economic Development” to “Economic Development Authority.” The division also allocates moneys for the Medical Assistance (Medicaid) Program to IFA for the lowans Helping lowans Housing Assistance Program and to the Department of Human Services (DHS) for the Unmet Needs Program.

The division took effect July 27, 2011, and is retroactively applicable to August 27, 2010, and applies in lieu of the transfers made for the same purposes by the executive branch.

#### Division X — Reorganization

The division requires the Department of Administrative Services (DAS) to facilitate efficient and cost-effective purchasing for state government by conducting certain activities.

The division requires DAS to consult with the legislative and judicial branches and explore opportunities for providing information technology services to those branches.

The division encourages state agencies to utilize electronic mail or similar electronic means for license or permit notification purposes.

The division requires state agencies to budget for and plan to conduct lean (a business-oriented system for organizing and managing) projects. The division encourages state agencies to share resources and services.

The division requires each joint appropriations subcommittee of the General Assembly to annually examine and review the fees charged by state agencies.

The division requires DAS, in consultation with the DOM, to examine the state personnel hiring process with the goal of simplifying and reducing the steps needed for state agencies to hire personnel.

The division includes requirements for compliance checks of licensed retail tobacco outlets.

The division requires DAS to examine the possibility of merging all state payroll systems into the centralized payroll system.

Divisions XI and XII were item vetoed by the Governor. See the end of this summary.

#### Division XIII — Regular Program and Categorical State Percent of Growth For Education — FY 2012-2013

Division XIII establishes a regular program state percent of growth at 2 percent and a categorical state percent of growth at 2 percent for purposes of the state school foundation program for the school budget year beginning July 1, 2012. The categorical state percent of growth includes the teacher salary supplement, the professional development supplement, and the early intervention supplement. The division is applicable for state aid computation under the school foundation program for the school budget year beginning July 1, 2012.

#### Division XIV — Withholding Agreements

Division XIV amends the terms “employer” and “targeted job” related to withholding agreements between a pilot project city and an employer concerning a targeted jobs withholding credit authorized under Code Section 403.19A. Previously, the terms only related to new or created jobs. The division adds retained jobs to both terms. The division took effect July 27, 2011, and applies retroactively to July 1, 2006, for agreements entered into on or after that date.

#### Division XV — State Fair Authority

Division XV changes the position of the treasurer of the Iowa State Fair Board to be a voting member elected by the board’s elected directors. Previously, the treasurer was elected by the board to serve as a nonvoting member. The division also eliminates the treasurer’s ability to receive compensation for services as the treasurer.

### Division XVI — Controlled Substances

Division XVI establishes effective date provisions for the criminal penalties related to certain bath salts, salvia divinorum, and salvinorin A, which are made Schedule I Controlled Substances in S.F. 510. The criminal penalties associated with certain bath salts, salvia divinorum, and salvinorin A, are not applicable until 30 days after the provisions establishing the substances as Schedule I Controlled Substances are enacted in S.F. 510 or 30 days after enactment of S.F. 533, whichever is later. Senate File 533 was enacted later than S.F. 510. The effective date for S.F. 533 is July 29, 2011, thus the effective date establishing these substances as Schedule I Controlled Substances and the associated criminal penalties take effect 30 days after July 29, 2011.

The division provides a synthetic cannabinoid made a Schedule I Controlled Substances in S.F. 510 becomes effective upon the enactment of S.F. 510 or S.F. 533, whichever is later. The criminal penalties associated with such a synthetic cannabinoid also become effective upon the enactment of S.F. 510 or S.F. 533, whichever is later. Senate File 533 was enacted later than S.F. 510. The effective date for S.F. 533 is July 29, 2011, thus these synthetic cannabinoids become Schedule I Controlled Substances on July 29, 2011, and the criminal penalties associated with these substances also become effective on July 29, 2011.

The division also requires DPS to establish a controlled substance collection and disposal program for certain bath salts, salvia divinorum, and salvinorin A. The division permits DPS to partner with local law enforcement agencies to administer the program. The collection and disposal program dissolves 30 days after the enactment date for S.F. 510 (July 29, 2011) or S.F. 533 (July 27, 2011), whichever is later.

### Division XVII — Teacher Expenses

Division XVII gives Iowa taxpayers the ability to claim certain above-the-line deductions for teacher expenses incurred in prior tax years. In 2008, the federal government passed the Emergency Economic Stabilization Act which allowed elementary and secondary school teachers to take a deduction for certain expenses. Because the General Assembly did not couple with federal tax provisions during either the 2009 or 2010 Legislative Session, this impacted Iowa teachers who filed their returns for the 2008 tax year expecting to be able to claim the deduction. The division took effect July 27, 2011, and provides the ability to retroactively claim the deduction for tax year 2008.

### Division XVIII — Qualified Higher Education Expenses

The Emergency Economic Stabilization Act of 2008 also provided deductions for certain qualified tuition expenses. Division XVIII allows taxpayers to retroactively claim the deduction for tax year 2008. The division took effect July 27, 2011.

### Division XIX — Special Filing Provisions

As a result of the retroactive coupling with certain deductions, there will be taxpayers who would have to file amended returns in order to claim them for prior tax years. Division XIX allows such taxpayers to claim them on their next filed return, thereby not having to incur the expense of filing amended returns for prior tax years. This provision applies to taxpayers claiming the increased expensing allowance, the qualified tuition expenses deduction, and the deduction for teacher expenses.

### Division XX— Disaster-Related Personal Casualty Loss Deductions

Division XX provides retroactive coupling for certain disaster-related casualty loss deductions. The federal Heartland Disaster Relief Act of 2008 provided an itemized deduction for these losses, but Iowa did not couple with federal tax provisions in 2009 or 2010, which meant that Iowa taxpayers could not claim the deduction on state tax returns. The division provides the ability to claim this deduction retroactively, for tax year 2008, through amended returns. The division took effect July 27, 2011.

Division XXI — Class “A” Felonies — Juveniles

Division XXI provides that a person serving a class “A” felony, other than a person convicted of murder in the first degree, who was under 18 years of age when the offense was committed is eligible for parole after serving a minimum term of confinement of 25 years.

The division applies to the following class “A” felonies: sexual abuse in the first degree in violation of Code Section 709.2; kidnapping in the first degree in violation of Code Section 710.2; and enhanced penalties for sexual abuse and lascivious acts with a child in violation of Code Section 902.14.

If a person is paroled pursuant to the division, the person is subject to the same set of procedures set out in Code Chapters 901B, 905, 906, and 908, and rules adopted under those Code chapters for persons on parole. The parole status of a person paroled pursuant to the division may be revoked and the original sentence imposed under the procedures of Code Chapter 908. The paroled person may also be discharged early from parole pursuant to Code Section 906.15.

Code Section 903A.5, relating to credit for time served, does not apply to reduce the mandatory minimum sentence of 25 years established by the division.

The division also does not apply to enhanced life sentences in Code Chapter 901A (sexually predatory offenses).

The division took effect July 27, 2011.

Division XXII — Conditional Effective Dates for 2011 Iowa Acts

Division XXII provides immediate effective date and retroactive applicability provisions for S.F. 508, S.F. 511, S.F. 525 (see Human Services), and H.F. 148. The division took effect July 27, 2011.

Division XXIII — Housing Development — Tax Status

Prior Code Section 441.72 provided that a platted lot for which a subdivision plat was recorded would be assessed for property tax purposes as acreage or unimproved property for three years or until the lot is actually improved with permanent construction, whichever occurred first. Division XXIII changes the three-year time limit to five years. However, the division establishes an eight-year time limit for subdivision plats recorded on or after January 1, 2004, but before January 1, 2011.

Division XXIII repeals a provision that allowed a county of 20,000 or more to adopt an ordinance providing for assessment of subdivided lots acquired for development of housing in the manner they were assessed prior to acquisition for three years from the date of subdivision or until the lot is sold for construction or occupancy of housing, whichever is sooner. The Act also amends a similar provision that allowed counties with a population of less than 20,000 to adopt the same ordinance but with a five-year assessment period, by removing the population limitation and limiting the provision to property acquired and subdivided for development of housing on or after January 1, 2011.

The division requires ordinances adopted under Code Section 405.1, to the extent such ordinances affect the assessment of property subdivided for development of housing on or after January 1, 2004, but before January 1, 2011, to remain in effect or otherwise be made effective, and such ordinances adopted under Code Section 405.1, subsection 1, Code 2011, are extended to apply the ordinances to the period of time ending 10 years from the date of subdivision, and ordinances adopted under Code Section 405.1, subsection 2, Code 2011, are extended to apply the ordinances to the period of time ending eight years from the date of subdivision.

The division also authorizes a county to amend an ordinance adopted or otherwise made effective under the division to extend the ordinance to a period of time not to exceed five years beyond the end of the period of time established under the division. In addition, a city may adopt an ordinance affecting that portion of

the applicable property located within the incorporated area of the city, effectuating an extension of a county ordinance otherwise eligible to be extended under the division and not previously extended by the county.

The division shall not be construed to require the refund or modification of property taxes that are attributable to assessment years beginning before January 1, 2012, or the adjustment of property assessments for assessment years beginning before January 1, 2012.

The division took effect July 27, 2011, and applies to assessment years beginning on or after January 1, 2012.

#### Division XXIV — Conditional Effective Date And Retroactive Applicability

Division XXIV provides that the Act, unless otherwise provided, took effect July 27, 2011, and applies retroactively to July 1, 2011.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. Provisions that would have prohibited certain state employees from receiving bonus pay for FY 2011-2012 and FY 2012-2013.
2. A provision that would have added two new members to the Iowa Law Enforcement Academy Council.
3. A provision that would have required each department to separately track the budget and actual expenditures for contract services and for employee training for each appropriation line item.
4. Provisions that would have continued the pilot and contract for medication therapy management services for specified state employees for an additional year. (Division XI)
5. Provisions that would have increased the amount of the state earned income tax credit from 7 percent to 10 percent of the federal credit. (Division XII)

#### HOUSE FILE 45 - Miscellaneous Appropriation Reductions, Transfers, and Supplementals [Fiscal Analysis](#)

BY COMMITTEE ON APPROPRIATIONS. This Act relates to public funding and regulatory matters and revises existing appropriations. The Act is organized into divisions.

*UNIFORM PROVISIONS.* This division includes provisions affecting overall state government.

The group health insurance coverage available to the members and employees of the General Assembly is made subject to a prohibition so that after March 7, 2011, the coverage cannot provide for additional coverage benefits, lower costs, or other enhancements that are unavailable to officials and employees of the executive branch.

Executive branch purchasing of office supplies, equipment, printing and binding, and marketing for the remainder of FY 2010-2011 on or after March 7, 2011, is restricted to not more than 50 percent of the unexpended amounts designated for those purposes remaining after that date from appropriations for all sources for the fiscal year other than federal funds. The affected appropriations were reduced accordingly with the Department of Management (DOM) required to apply the reductions. For the same period, out-of-state travel for executive branch employees that is funded by a source other than federal funds is restricted unless a waiver for the travel is granted by the Executive Council. The Committees on Appropriations of the Senate and House of Representatives are required to recommend legislation for a directive for executive branch agencies to implement a master marketing contract for state agencies commencing July 1, 2011. These provisions do not apply to the State Board of Regents and the regent institutions. For the purchasing restrictions, S.F. 533 and H.F. 648 retroactively exempted the departments and agencies receiving a supplemental appropriation for FY 2010-2011 in S.F. 209 (community colleges, correctional institutions, State Public Defender, various units of the Department of Public Safety, various units of the Department of Public Health, and state mental health institutes) and any multiyear appropriation for equipment which includes FY 2009-2010, as determined by DOM.

Code Section 7E.3, relating to the powers and duties of state departments and independent agencies, is amended to require that, unless expressly authorized by federal or state law, each department or agency head ensure that public benefits are not provided to persons who are not lawfully present in the United States.

Code Section 68B.8, relating to lobbying activities by state agencies, is amended to prohibit executive branch agencies from using public funds to employ a person whose position is primarily representing the agency relative to the passage, defeat, approval, or modification of legislation being considered by the General Assembly.

This division took effect March 7, 2011.

*ADMINISTRATION AND REGULATION.* This division relates to the Department of Administrative Services (DAS).

If the Joint Appropriations Subcommittee on Administration and Regulation determined that one or both of the following options are significantly less costly than maintaining the state vehicle pool in Polk County, the subcommittee was directed to develop legislation to do one or both of the following options: selling the state vehicle pool, other than the vehicles assigned for law enforcement or for specialized use by the Department of Natural Resources, and outsourcing state vehicle leasing through a private entity.

For the period beginning March 7, 2011, through June 30, 2011, DAS was designated as the sole department authorized to operate a pool of passenger vehicles located in Polk County for multiple drivers and was prohibited from purchasing new passenger vehicles for the pool. See H.F. 646 for additional motor pool provisions.

The Iowa Telecommunications and Technology Commission is directed to implement a request for proposals process to sell or lease the Iowa Communications Network. This provision was amended by H.F. 646 to provide for the sale or lease to be concluded in FY 2012-2013 and to require the sale or lease to be subject to prior authorization by the General Assembly and Governor.

Code Section 8A.321, relating to the authority of the Director of DAS to lease buildings and office space in and near Polk County, is amended to prohibit office space being terminated when contract damages or early termination penalties would be applicable.

This division took effect March 7, 2011.

*ECONOMIC DEVELOPMENT.* This division relates to economic development. The statute establishing the Generation Iowa Commission is repealed and the Department of Transportation (DOT) is prohibited from renewing the state's membership in North America's Supercorridor Coalition.

This division took effect March 7, 2011.

*EDUCATION.* This division relates to education. Library acquisition expenditures from March 7, 2011, to June 30, 2011, were limited to 50 percent of the budgeted amount that remains unexpended. The State Board of Regents is required to limit the leave of absence authorizations (often referred to as sabbaticals) granted from March 7, 2011, through June 30, 2012, to not more than 3 percent of the faculty staff members employed at each institution. In addition, the board is required to establish policy and oversight provisions and to annually prepare report on the results received by the leaves.

This division took effect March 7, 2011.

*HEALTH AND HUMAN SERVICES.* This division relates to health and human services. The regulations adopted by the Department of Human Services for the public benefits and programs administered by the department are required to apply the residency eligibility restrictions required by federal and state law.

The Department on Aging is required to develop a plan for reducing the number of area agencies on aging in the state effective beginning July 1, 2012.

*LEGISLATIVE HEALTH CARE COVERAGE COMMISSION.* This division relates to the Legislative Health Care Coverage Commission which studied coverage issues over a period of two years. An appropriation made for the commission is reduced. See item veto notation at the end of this summary.

*INFRASTRUCTURE AND TRANSPORTATION.* This division relates to infrastructure and transportation.

For the period beginning March 7, 2011, through the remainder of FY 2010-2011, payment by DOT for wildflowers or other aesthetic plantings was limited as necessary to prevent erosion or control weed growth and to reduce maintenance costs.

The Joint Appropriations Subcommittee on Transportation, Infrastructure, and Capitals is required to submit proposed legislation for action during the 2011 Legislative Session to reduce FY 2010-2011 appropriations made for the sustainable communities projects.

An appropriation made for FY 2010-2011 for purposes of a free shuttle service between downtown Des Moines and the Capitol Complex is reduced.

This division took effect March 7, 2011.

*REBUILD IOWA OFFICE.* The Rebuild Iowa Office, created to address flood damaged areas of the state, was subject to sunset under existing law on June 30, 2011. Code provisions referring to the office are amended to remove the references. The Joint Appropriations Subcommittee on the Justice System is directed to consult with relevant agencies in identifying appropriate state agencies to assume the duties of the office.

A reduction applied to an appropriation made to the office for FY 2010-2011 took effect March 7, 2011.

*CORRECTIVE PROVISIONS.* This division applies corrective changes to 2010 session law involving changing the Community Empowerment Initiative to Early Childhood Iowa and a date reference in law involving the state's unemployment compensation program.

*GOVERNMENT EFFICIENCY MEASURES.* This division requires each state department providing state funding to a unit of local government to review the state requirements applicable to the unit's receipt of the state funding. The state agencies are required to amend rules and propose statutory amendments to remove barriers to recovery of unexpended state funding when a unit of local government no longer complies with a state requirement to receive the funding.

This division took effect March 7, 2011.

*BUDGET AND TAX RATE DATABASE.* This division enacts new Code Chapter 8G which is divided into two separate subchapters.

The first subchapter requires DOM to develop and make available to the public by January 1, 2013, a single, searchable budget database and Internet site. This Internet site would allow the public at no cost to search an aggregated database providing the names and principal location or residence of recipients of state funds, amount of funds expended, the agency that provided those funds, the program or activity of the expenditure, description of the purpose of the expenditure, expected and past outcomes of funding actions or expenditures, state audits relating to expenditures, and other relevant information. The division specifies that "recipient" does not include an individual recipient of state assistance, an employee, or a student. Effective July 1, 2013, the searchable budget database Internet site is to be updated within 30 days of the end of each fiscal year. By January 1, 2014, data is to be added for previous fiscal years.

The second subchapter requires DOM, in consultation with the Department of Revenue, by January 1, 2012, to develop and operate an Internet site with a searchable database of all the tax rates in the state for each taxing jurisdiction and to develop a geographical tax rate map.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

A provision extending the repeal date of the Legislative Health Care Coverage Commission from December 31, 2011, to July 1, 2013.

**HOUSE FILE 148** - State Budget Practices — Revenue Estimates and Appropriation Transfers [Fiscal Analysis](#)

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to state budget processes involving the Revenue Estimating Conference and executive branch appropriation transfer authority.

The Revenue Estimating Conference is required by the Act to meet at least three times per year instead of quarterly. In addition, at each meeting the conference is required to issue estimates for the current fiscal year and the following fiscal year for the General Fund of the State, various lottery and gambling revenues, tax refunds, and revenue accruals. Prior law only required the conference to issue those estimates by December 15 each year for purposes of the State General Fund Expenditure Limitation.

Executive branch authority to make intradepartmental and interdepartmental transfers is made subject to new limitations. Existing law allows a state agency to make intradepartmental transfers at any time during a fiscal year for purposes within the scope of the agency, subject to approval of the Governor and the Director of the Department of Management. If an appropriation for an agency is insufficient, the director, with the approval of the Governor, is authorized to make an interdepartmental transfer from another agency having an appropriation in excess of its needs. Except for certain entitlement appropriations, interdepartmental transfers are prohibited while the General Assembly is in regular session and cannot exceed 50 percent of the amount of the receiving appropriation.

The Act requires either type of transfer between appropriations to be from the same funding source and within the same fiscal year. The amount of a single transfer of either type cannot exceed 0.1 percent of all appropriations made from the same funding source for the fiscal year. The aggregate amount of intradepartmental and interdepartmental transfers made during a fiscal year cannot exceed 0.5 percent of the total amount of General Fund appropriations made for the fiscal year. The aggregate amount of both types of transfers made from an appropriation cannot exceed 50 percent of the appropriation.

The Act took effect June 30, 2011.

**HOUSE FILE 642** - Transportation Appropriations — FY 2011-2012 — VETOED BY THE GOVERNOR

BY COMMITTEE ON APPROPRIATIONS. This bill made appropriations for FY 2011-2012 from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation for support of ongoing operations and various infrastructure maintenance and improvement projects, including replacement of the Swea City garage.

**HOUSE FILE 645** - Appropriations — Education [Fiscal Analysis](#)

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys for fiscal years 2011-2012 and 2012-2013 from the General Fund of the State to the College Student Aid Commission, the Department for the Blind, the Department of Education (DE), and the State Board of Regents and its institutions; appropriates moneys for distribution to the Midwestern Higher Education Compact; eliminates the library service areas and transfers their assets and responsibilities to the new Division of Library Services established by the Act; establishes the Pathways for Academic Career and Employment Act, which includes the Pathways for Academic Career and Employment program and the Gap Tuition Assistance program; and makes statutory changes relating to misconduct by a school employee.

Division I — FY 2011-2012

*DEPARTMENT FOR THE BLIND.* Division I appropriates to the Department for the Blind for its administration and for costs for universal access to audio information on demand for blind and print handicapped lowans.

*COLLEGE STUDENT AID COMMISSION.* The division includes appropriations to the College Student Aid Commission for general administrative purposes, student aid programs, a loan repayment program for health care professionals, the National Guard Educational Assistance Program, the Teacher Shortage Loan Forgiveness Program, the All Iowa Opportunity Foster Care Grant and Scholarship Programs, the Registered Nurse Loan and Nurse Educator Forgiveness Program, and the Barber and Cosmetology Arts and Sciences Tuition Grant Program. The division replaces the Osteopathic Physician Recruitment Program in statute with the Health Care Professionals Recruitment Program, and eliminates the Osteopathic Forgivable Loan Program, the match requirement under the program for Des Moines University, and the Osteopathic Tuition Scholarship. The division reduces the standing appropriations for Iowa tuition and vocational-technical grants and provides that a for-profit institution which, effective January 8, 2010, purchased an accredited nonprofit private institution, Waldorf College, shall be an eligible institution under the Tuition Grant Program. The division allows moneys deposited in the Chiropractic Loan Revolving Fund to be used for purposes of the Chiropractic Loan Forgiveness Program, and notwithstanding the \$2.75 million standing appropriation for the Iowa Work-Study program to provide that the amount appropriated for FY 2011-2012 is zero.

*DEPARTMENT OF EDUCATION.* The division appropriates moneys to DE for purposes of the department's general administration; vocational education administration; Division of Vocational Rehabilitation Services, including independent living, the Entrepreneurs with Disabilities Program, and independent living centers; State Library for general administration and the Enrich Iowa Program; Library Service Area System; Public Broadcasting Division; regional telecommunications councils; vocational education to secondary schools; school food service; Early Childhood Iowa Fund for general aid, preschool tuition assistance, and family support and parent education; expansion of the federal Individuals with Disabilities Education Improvement Act birth through age three services; textbooks for nonpublic school pupils; statewide core curriculum and a state-designated career information and decision-making system; the Student Achievement and Teacher Quality Program; Jobs for America's Graduates program; and community colleges for general state financial aid, faculty salary supplements, and for deposit in the workforce training and economic development funds.

From the appropriation made to DE for FY 2010-2011 for purposes of the Student Achievement and Teacher Quality Program, the division transfers specified amounts for purposes of vocational education administration, vocational education expenditures to secondary schools, and school food service for FY 2010-2011. The division authorizes the moneys transferred to carry forward to FY 2011-2012, and provides that the transfer provisions take effect July 27, 2011, but apply retroactively to June 30, 2011.

The division amends statute to do the following related to early childhood and pre-k through grade 12 education:

- Authorize area early childhood Iowa boards to use grant moneys to pay for regular audits and add that it is the intent of the General Assembly that priority for home visitation program funding be given to programs using evidence-based or promising models for home visitation.
- Provide students receiving competent private instruction with more options for demonstrating proficiency to ensure student readiness for postsecondary coursework under the Senior Year Plus Program eligibility requirements.
- Change the allocations under the Student Achievement and Teacher Quality Program.
- Make statutory changes relating to regional academies. Currently, a regional academy is a program established by a school district to which multiple school districts send students in grades 9 through 12, and which may include Internet-based coursework and courses delivered via the Iowa Communications Network (ICN). The division lowers the grade level limit to grades 7 through 12, and adds that a school district establishing a regional academy may collaborate and partner with, enter into an agreement pursuant to Code Chapter 28E with, or enter into a contract with, two or more school districts, area education agencies, community colleges, accredited public and private postsecondary institutions, accredited nonpublic schools, businesses, and private agencies located within or outside of the state. If a school district submits a plan to DE for approval that demonstrates how it will increase and assess student achievement or increase and assess competency-based learning opportunities for students, the department may waive or modify certain statutory or regulatory provisions applicable to school

districts in order to provide the regional academy additional flexibility. The division strikes language that prohibits a regional academy course from qualifying as a concurrent enrollment course. A regional academy may include in its curriculum virtual or Internet-based coursework and courses delivered via the ICN, career and technical courses, core curriculum coursework, courses required for graduation or under the educational standards, and asynchronous learning networks. Regional academies may receive supplementary weighting. The division provides that the school districts participating in the regional academy must enter into an agreement on how the supplementary weighting received shall be used and must submit the agreement to the department for approval. The division eliminates an outdated provision relating to supplementary weighting for regional academies. These provisions take effect July 1, 2012, and are applicable to school years beginning on or after that date.

- Allow a grantee receiving moneys for at-risk children programming from the Child Development Coordinating Council to direct the use of the moneys to serve any qualifying child ranging in age from three years old to five years old, regardless of the age of population indicated on the grant request in its initial year of application. A grantee is encouraged to consider the degree to which the program complements existing programs and services for three-year-old, four-year-old, and five-year-old at-risk children available in the area, including other child care and preschool services, services provided through a school district, and services available through an area education agency.
- Permit children to qualify for school district home school assistance programs and dual-enrollment weighting if they are school age, rather than compulsory attendance age. The division also requires school districts to expend moneys received from weighted enrollment of children receiving competent private instruction at home on home school assistance programs, and broadens the acceptable uses of the state assistance that school districts receive from additional weighting for students receiving competent private instruction from a licensed practitioner provided through the school district. Funds received for purposes of providing a program, under the division, may be used for instructing students; for equipment or facility acquisition, including the lease or rental of space to supplement existing schoolhouse facilities; and for operational, maintenance, or administrative costs other than those costs necessary to operate, maintain, and administer the program. The provisions qualifying school-age children for home school assistance programs and dual-enrollment weighting apply retroactively to the base year beginning July 1, 2009.
- Allow revenues from the regular and voter-approved physical plant and equipment levies to be used to purchase, lease, or lease-purchase equipment or technology exceeding \$500 in value per transaction, rather than per unit. Each transaction may include multiple units. The provision applies to school budget years beginning on or after July 1, 2011.

*STATE BOARD OF REGENTS.* The division appropriates moneys to the State Board of Regents for the board office, universities' general operating budgets; the Southwest Iowa Graduate Studies Center; the Siouxland Interstate Metropolitan Planning Council; the Quad-Cities Graduate Studies Center; Iowa Public Radio; the University of Iowa (UI); Iowa State University of Science and Technology (ISU); the University of Northern Iowa (UNI); and for the Iowa School for the Deaf and the Iowa Braille and Sight Saving School, including tuition and transportation costs for students residing in the schools and licensed classroom teachers. The division allows the state board to use indebtedness to finance certain projects resulting in energy savings. The division also requires the Department of Administrative Services to pay the Iowa School for the Deaf and the Iowa Braille and Sight Saving School moneys collected from counties for expenses related to prescription drug costs for students attending the schools.

The division amends statute to provide that the state board may authorize its institutions to commission one or more of its employees as peace officers, with the same powers, duties, and privileges and immunities as conferred on regular peace officers. Language limiting these powers and duties to actions taken when the officers are acting in the interests of the institution are stricken. The division also establishes within the International Center for Talented and Gifted Education, located at UI, the Iowa Online Advanced Placement Academy Science, Technology, Engineering, and Mathematics (STEM) Initiative, the purpose of which is to deliver preadvanced placement and advanced placement courses to high school students throughout the state, provide training opportunities for teachers to learn how to teach advanced placement courses in Iowa's high schools, and provide preparation for middle school students to ensure success in high school.

### Division II — Midwestern Higher Education Compact

Division II appropriates from the General Fund of the State to the DE for FY 2010-2011, 2011-2012, and 2012-2013, to be distributed to the Midwestern Higher Education Compact to pay Iowa's member state annual obligation, and authorizes the moneys remaining at the end of FY 2010-2011 to carry forward to the following fiscal year for the same purpose.

The division repeals a provision requiring the Department of Management to annually apportion the dues assessed for membership in the compact to various sectors of education including DE, the Community College Trustees, the Iowa Association of Independent Colleges and Universities, and the State Board of Regents; to pay the dues on behalf of the state; and to seek reimbursement from each sector of education based on the apportionment determined by the department.

### Division III — Library Provisions

Division III changes the name of the Division of Libraries and Information Services, located within DE, to the Division of Library Services; establishes that the division is attached to DE for administrative purposes only; establishes within the division a library support network, which includes six district offices, and a specialized library services unit; expands the membership of the Commission of Libraries; directs the State Librarian to convene a library services advisory panel; and eliminates the library service areas effective July 1, 2011, transfers their duties to the division, directs the State Librarian to assume all of the outstanding obligations of the library service areas, and directs that all fund balances from appropriations of state funds allocated to the library service areas remaining unobligated and unencumbered on the date of the transfer shall be transferred to the General Fund of the State. The provision directing each library service area to transfer its state-funded assets and title to any state-funded real estate it owns to the State Librarian took effect July 27, 2011, and applies retroactively to June 30, 2011.

### Division IV — Pathways for Academic Career and Employment Act

Division IV establishes the Pathways for Academic Career and Employment Act, which includes the Pathways for Academic Career and Employment (PACE) Program and the Gap Tuition Assistance Program. The PACE Program provides funding to community colleges to develop projects in coordination with public and private partners to enable participants to acquire academic and employment training and to secure gainful, quality, in-state employment in in-demand industries. The division sets out eligibility criteria for participants and projects, program outcomes, and program components. The Gap Tuition Assistance Program provides funding to community colleges for need-based tuition assistance to applicants to enable completion of continuing education certificate training programs for in-demand occupations. The division sets out eligibility criteria for participants and certificate training programs, program components, and requirements. The division includes the PACE Program, the Gap Tuition Assistance Program, entrepreneurial education, small business assistance, and business incubators as eligible purposes for community colleges to use moneys deposited in their workforce training and economic development funds pursuant to Code Section 260C.18A.

### Division V — Organizations Representing School Boards, Members, and Administrations — ITEM VETOED BY THE GOVERNOR (see end of summary)

### Division VI — School Employee Misconduct

Division VI makes statutory changes relating to misconduct by a school employee and provides for the related duties and responsibilities of certain other persons, accredited public and private schools, area education agencies, and the Board of Educational Examiners.

The division directs the board to provide annually to any person who holds a license, certificate, authorization, or statement of recognition, training relating to the knowledge and understanding of the board's code of professional conduct and ethics. The board is directed to develop a curriculum that addresses the code and shall annually provide regional training opportunities throughout the state.

The division provides that the board may deny a license or revoke the license of an administrator if the board finds by a preponderance of evidence that the administrator failed to report the termination or resignation of a school employee holding a license, certificate, statement of professional recognition, or coaching authorization for reasons of alleged or actual misconduct.

The division also requires a school board and the authorities in charge of an accredited nonpublic school to place on administrative leave a school employee who is the subject of an investigation of an alleged incident of abuse of a student. If the results of the investigation of a school employee who holds a license, certificate, authorization, or statement of recognition issued by the board find that the school employee's conduct constitutes a crime under any other statute, the school board, or the authorities as appropriate, shall report the results of the investigation to the Board of Educational Examiners. The division provides civil and criminal immunity to an employee of a school district, an accredited nonpublic school, or an area education agency who participates in good faith and acts reasonably in the making of a report to, or investigation by, an appropriate person or agency regarding physical or sexual abuse of a student.

#### Division VII — FY 2012-2013

Division VII appropriates moneys for FY 2012-2013 from the General Fund of the State to the College Student Aid Commission, the Department for the Blind, DE, and the State Board of Regents and its institutions at generally 50 percent of the amounts appropriated for the same purposes for the prior fiscal year.

#### Division VIII — Conditional Effective Date and Retroactive Applicability

Except as otherwise provided in the Act, the Act took effect July 27, 2011, and applies retroactively to July 1, 2011.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

Division V, which would have rewritten Code Section 279.38 and repealed Code Section 279.38A while combining much of the language of the two Code sections to modify the statutory requirements of organizations to which school boards, school board members, and school district administrators may join and pay monetary fees for products or services or annual dues for membership. The division would have added provisions requiring an organization to provide education and training to its board members regarding its fiduciary duties and legal responsibilities; prohibiting an organization from paying bonuses or other consideration to employees, officers, board members, or lobbyists; prohibiting the head of the organization from requiring an employee to inform the person that the employee disclosed information, and prohibiting the person taking adverse employment action against an employee of the organization who discloses information about the organization to a board member, any public official, a law enforcement agency, a state agency, the Auditor of State or an auditor conducting an examination in accordance with Code Section 11.6, the Office of the Attorney General, the Office of Citizens' Aide, or to a committee of the General Assembly if the employee reasonably believes the information evidences a violation of law or rule, mismanagement, a gross abuse of funds, an abuse of authority, or a substantial or specific danger to public health or safety. The division established penalties for violations of the prohibitions.

**HOUSE FILE 646** - Appropriations — Administration and Regulation **Fiscal Analysis**  
 BY COMMITTEE ON APPROPRIATIONS. This Act relates to and appropriates from the General Fund of the State, and from other funds, to various administrative and regulatory state departments, agencies, and funds for FY 2011-2012, and for FY 2012-2013, and provides for related matters. The Act is organized into the following divisions:

#### Division I — FY 2011-2012

Division I appropriates moneys for FY 2011-2012 to various state departments and agencies, including the Department of Administrative Services (DAS), Auditor of State, Iowa Ethics and Campaign Disclosure Board, Department of Commerce (DCM), Office of the Governor, Department of Human Rights (DHR), Department of

Inspections and Appeals (DIA), Department of Management (DOM), Department of Revenue (DOR), Secretary of State, Treasurer of State, and the Iowa Public Employees Retirement System (IPERS).

The division appropriates moneys from the lowAccess Revolving Fund to the office of the Secretary of State for costs associated with decennial redistricting.

The division directs the Auditor of State to allocate resources from amounts appropriated to the Auditor of State in the division solely for audit work related to the comprehensive annual financial report, federally required audits, and investigations of embezzlement, theft, or other significant financial irregularities until the audit of the comprehensive annual financial report is complete.

The division allocates a portion of moneys appropriated to the Alcoholic Beverages Division to establish and implement a web-based alcohol compliance employee training program for alcoholic beverage sales personnel.

The division appropriates moneys to the Department of Commerce/Utilities Division (DCM/UD) for implementation of legislation relating to the permitting, licensing, construction, and operation of nuclear generation facilities, if enacted during the 2011 Legislative Session. Such legislation was, however, not enacted.

The division provides for the nonreversion of moneys previously appropriated for an energy-efficient building project undertaken by DCM/UD.

The division directs DAS to disconnect electricity to the heated sidewalk installed in the entry walkway on the east side of the State Capitol Building, and not to reconnect the electricity without the authorization of the General Assembly.

The division eliminates provisions relating to state purchases of recycled and soybean-based products, and reporting requirements related thereto.

The division modifies provisions relating to the awarding of state construction contracts to provide for disclosure to the state agency awarding the contract the names of all subcontractors and suppliers.

The division modifies a provision relating to the leasing of building and office space by DAS at the seat of government to refer to buildings and office space wherever located throughout the state, and provides that the director of the department shall develop cooperative relationships with the State Board of Regents in order to promote colocation of state agencies. The division specifies implementation provisions relating to these modifications.

The division requires DAS to implement a request for proposals by September 30, 2011, to enter into a contract for the purpose of renting or leasing state passenger vehicles, as defined in the division, from a private entity with sufficient inventory and personnel to accommodate the needs of the state. The division provides that by March 1, 2012, DAS shall award a contract for rental or leasing to the private entity, and assign passenger vehicles for rental or lease, to the extent DAS determines that doing so would be economically feasible and financially advantageous. If a contract is entered into, the division states that all state-assigned passenger vehicles located in any county which can support the operation of a rental and leasing entity, which DAS determines would be suitable for rental or leasing, shall be returned to DAS for sale or disposal by the private entity. The division absolves the private entity from liability to a third party due to the negligence on the part of the state or its employees, and requires DAS to evaluate the economic advantages of state ownership versus rental or leasing and adjust the number of vehicles subject to the contract accordingly. The division eliminates a requirement that a minimum of 10 percent of new state-owned passenger vehicles and light pickup trucks shall be equipped with engines which utilize specified alternative methods of propulsion.

The division directs DAS to develop and maintain an electronic travel authorization form to be used for any executive branch employee's (as defined in the division) out-of-state travel, conference, or related expenditures associated with the employee's official duties, and a searchable database available on DAS's Internet site containing specified travel-related information. The division exempts officers and employees of the Department

of Public Safety engaged in specified activities from inclusion in the searchable database. The division provides that a claim for reimbursement for any out-of-state travel, conference, or related expenditures shall only be allowed after the electronic travel authorization form is approved by the head of the employee's department, and the request for reimbursement is submitted by the employee on the appropriate form with required approvals.

The division adds to a definition of "data processing software" contained in Code Section 22.3A associated documentation in relation to an operating system, compiler, assembler, utility, library resource, maintenance routine, application, or computer networking program.

The division establishes a new Gaming Regulatory Revolving Fund in the State Treasury under the control of DIA, consisting of specified fees collected and deposited into the fund paid by pari-mutuel wagering licensees and gambling boat and racetrack licensees. The division specifies that all costs relating to racetrack, excursion boat, and gambling structure regulation shall be paid from the fund as provided in appropriations made for this purpose by the General Assembly. The division additionally provides reporting requirements and billing estimate requirements regarding the revolving fund, and states that the establishment of the revolving fund shall not be interpreted in any manner to compromise or impact the accountability of, and limitation of authority with respect to, the department under state law. The division adds similar requirements in relation to the Department of Commerce Revolving Fund established in Code Section 546.12.

The division changes the Medicaid Fraud Account established in Code Section 249A.7 to the Medicaid Fraud Fund, provides conforming and transition provisions, and makes specified appropriations from the fund.

The division changes the phrase "An examination of prospective financial information" to "Any engagement" in the definition of "attest" or "attest service" contained within the Iowa Accountancy Act of 2001.

The division eliminates a restriction that moneys transferred to the Department of Human Rights for deposit in the Individual Development Account State Match Fund, pursuant to 2009 Iowa Acts, Chapter 169, Section 4, subsection 2, shall be used to provide the state match to account holders affected by a natural disaster occurring strictly in 2008. This facilitates utilization for natural disasters occurring regardless of the date of the occurrence.

The division provides for the nonreversion of moneys appropriated for state government reorganization purposes in 2010 Iowa Acts, S.F. 2088, Division I, until the close of the fiscal year ending June 30, 2012.

The division modifies provisions enacted in H.F. 45, Section 8, relating to the sale or lease of the Iowa Communications Network, to extend the date by which the sale is to be concluded or the lease commenced from during FY 2011-2012 to FY 2012-2013. The division further specifies that a sale or lease shall not take place without being authorized by the General Assembly and approved by the Governor as specified in Code Section 8D.12.

The division repeals a sunset provision enacted during the 2009 Legislative Session applicable to the Department of Commerce Revolving Fund. The sunset provision had repealed the applicable Code provisions effective July 1, 2011.

#### Division II — FY 2012-2013

The division appropriates moneys for FY 2012-2013 to various state departments and agencies, including DAS, Auditor of State, Iowa Ethics and Campaign Disclosure Board, DCM, Office of the Governor, DHR, DIA, DOM, DOR, Secretary of State, Treasurer of State, and IPERS. The appropriations are generally made at 50 percent of the levels appropriated for FY 2011-2012.

#### Division III — Conditional Effective Date and Retroactive Applicability

The Act took effect July 18, 2011, and applies retroactively to July 1, 2011.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision exempting the Department of Commerce Revolving Fund appropriations from the provisions of Code Section 8.31, subsection 5, relating to the Governor's across-the-board reduction authority.
2. A provision allowing for the nonreversion of moneys previously appropriated for an energy-efficient building project undertaken by DCM/UD for FY 2012-2013.
3. A provision making appropriations for FY 2012-2013 from the Medicaid Fraud Fund for additional health facility surveyors, compliance officers, and residential care facility surveyors; for the cost of designated state match requirements; and for salaries, support, maintenance, miscellaneous purposes, administration, and other costs associated with implementation of 2010 Iowa Acts, Chapter 1177.

**HOUSE FILE 648** - Appropriations — Infrastructure and Capital Projects **Fiscal Analysis**  
BY COMMITTEE ON APPROPRIATIONS. This Act makes, reduces, and transfers appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund (RIIF), the Technology Reinvestment Fund, the Revenue Bonds Capitals Fund, and other funds, and provides for related matters and effective date and retroactive applicability date provisions.

Division I — Rebuild Iowa Infrastructure Fund

Division I appropriates project funding for FY 2011-2012 from RIIF, including projects for the departments of Administrative Services, Corrections, Cultural Affairs, Economic Development, Education, Human Services, Natural Resources, Public Defense, Transportation, and Veterans Affairs and to the Department for the Blind, State Board of Regents, and the Treasurer of State. The division also appropriates project funding from RIIF for FY 2012-2013 and FY 2013-2014 for the Department of Corrections (DOC) and the State Board of Regents and for FY 2014-2015 to the State Board of Regents.

Division II — Technology Reinvestment Fund

Division II appropriates project funding for FY 2011-2012 from the Technology Reinvestment Fund, including projects for the departments of Administrative Services, Corrections, Education, Human Rights, Human Services, Management, Public Safety, and to the Iowa Telecommunications and Technology Commission. The division also appropriates project funding from the Technology Reinvestment Fund for FY 2012-2013 and FY 2013-2014 to the departments of Human Services and Public Safety and for FY 2014-2015 to the Department of Human Services.

Division III — Revenue Bonds Capitals Fund

Division III appropriates project funding for FY 2011-2012 from the Revenue Bonds Capitals Fund to the departments of Administrative Services and Corrections.

Division IV — Revenue Bonds Capitals II Fund

Division IV appropriates project funding for FY 2011-2012 from the Revenue Bonds Capitals II Fund to the departments of Administrative Services and Economic Development.

Division V — Public Bidding and Contracting

This division relates to bidding and contracting for public improvement, public works, and public road projects.

The division requires the Labor Commissioner and the Division of Labor Services of the Department of Workforce Development to administer and enforce Code Section 73A.21, which allows the state and political subdivisions awarding a contract for a public improvement to give a preference to an Iowa resident bidder over a nonresident bidder. The preference must be reciprocal to any preference given to in-state resident bidders over nonresident

bidders by the state or foreign country of a nonresident bidder. The division directs the Labor Commissioner to hire necessary personnel and adopt rules as necessary to administer Code Section 73A.21.

The division includes in the reciprocity requirement nonresident bidders from a state or foreign country which gives any type of labor force preference or any other form of preference to resident bidders or laborers. The division requires a public body involved in a public improvement to require all nonresident bidders to specify on all project bid specifications and contract documents whether the nonresident bidder's state or country of residence has any type of resident bidder preference in effect at the time of a bid submittal.

The division provides the Labor Commissioner with certain enforcement powers relating to nonresident bidders for public improvement projects. The division provides that the Labor Commissioner may sue for injunctive relief for violations of Code Section 73A.21. The division includes recordkeeping requirements for a nonresident contractor domiciled in a state or country that has a resident labor force preference.

The division includes civil penalties for violations of Code Section 73A.21. The language strikes the requirement in Code Section 331.341 that a county board of supervisors give preference to Iowa labor, in accordance with Code Chapter 73, when contracting for public improvement projects, and repeals Code Sections 73.3 and 73.4 that require public bodies to give preferences to Iowa labor in public improvement or public work projects. The division applies to all public improvement, public works, and public road projects, and to public improvement, public works, and public road contracts entered into on or after September 1, 2011. The effective date of these bidding changes is September 1, 2011.

#### Division VI — Grow Iowa Values Fund

In lieu of the standing limited appropriation and allocations in Code Section 15G.111, Division VI provides \$15 million for the Grow Iowa Values Fund including certain allocations for financial assistance programs through the Department of Economic Development (DED), and allocations for the State Board of Regents institutions, state parks, the Iowa Cultural Trust Fund, community colleges for purposes of the workforce training and economic development funds, regional financial assistance including financial assistance to establish small business development centers at Iowa State University, innovation and commercialization services, and targeted small businesses. The division requires DED to propose a new Business Development Financial Assistance Program to the General Assembly and the Governor by November 30, 2011, and to propose any changes in law necessary to implement the repeal of the subchapter related to the Grow Iowa Values Program. The division repeals the Grow Iowa Values Fund and Program on June 30, 2012.

#### Division VII — Gambling Revenues — Contingent Appropriation

The division provides a contingent appropriation of \$2 million for FY 2011-2012 from any excess wagering tax revenues received in FY 2010-2011 for the Community Attraction and Tourism Grant Program administered by DED.

#### Division VIII — Miscellaneous Code Changes

The division modifies the definition of "vertical infrastructure" for purposes of qualified projects under RIF to include debt service payments on academic revenue bonds for capital projects at Regents institutions.

The division eliminates FY 2011-2012, FY 2012-2013, and FY 2013-2014 standing appropriations from RIF to the Secure an Advanced Vision for Education Fund created in Code Section 423F.2.

The division reduces the FY 2011-2012 standing appropriation from RIF to the Environment First Fund from \$42 million to \$33 million and reduces this same FY 2012-2013 funding to \$35 million. The division restores the \$42 million standing appropriation from RIF to the Environment First Fund beginning FY 2013-2014.

The division eliminates the \$17.5 million standing appropriation from the General Fund of the State to the Technology Reinvestment Fund for FY 2011-2012 and appropriates \$15.5 million from RIIF to the Technology Reinvestment Fund for FY 2011-2012.

The division provides that the Department of Administrative Services (DAS) shall annually issue a request for proposals for leasing privately owned office space for state employees in downtown Des Moines and provides an exception for emergency circumstances.

The division amends Code Section 12.82 to provide that any amounts remaining in the School Infrastructure Fund beginning at the end of FY 2010-2011, and for each fiscal year thereafter, as determined by the Treasurer of State, shall be transferred to RIIF. The division also includes a technical amendment to this same Code section. Both of these amendments took effect July 27, 2011, and apply retroactively to June 30, 2011.

The division reduces the FY 2011-2012 appropriation from RIIF to the Community Attraction and Tourism Fund from \$5 million to \$3.3 million.

The division eliminates the remaining two years of funding for the Community Attraction and Tourism Fund from the General Fund.

The division eliminates the standing appropriation to the Iowa Finance Authority for purposes of administering the Iowa JOBS Program.

#### Division IX — Changes to Prior Appropriations

The division allows up to \$1 million from previously appropriated moneys from RIIF to be used for operational costs for Iowa Public Television for FY 2011-2012 and FY 2012-2013.

The division extends the reversion date for projects appropriated to the Department of Public Safety from the Endowment for Iowa's Health Restricted Capitals Fund for FY 2006-2007 and for projects appropriated to DAS from RIIF for FY 2007-2008. DAS is also authorized to provide for the disposition and relocation of certain structures located in Des Moines in a manner as deemed appropriate by the department.

The division eliminates the \$10 million appropriations for FY 2011-2012 and FY 2012-2013 from RIIF to DED for deposit into the River Enhancement Community Attraction and Tourism Fund.

The division reduces the appropriation from the FY 2009 Tax-Exempt Bond Proceeds Restricted Capital Funds Account of the Tobacco Settlement Trust Fund for FY 2008-2009 to the DED for deposit into the River Enhancement Community Attraction and Tourism Fund from \$10 million to \$9.2 million.

The division allows 10 percent of the moneys from the previously enacted appropriation for FY 2011-2012 for the Railroad Revolving Loan and Grant Program to be used for the planning and development of rail ports in Iowa.

The division eliminates the \$6.5 million appropriation from RIIF to the Department of Transportation for the Passenger Rail Service Revolving Fund for FY 2011-2012.

The division eliminates the \$4 million appropriation from the Revenue Bonds Capitals II Fund to DED for the River Enhancement Community Attraction and Tourism Fund for FY 2010-2011.

Other changes to previously enacted appropriations from FY 2010-2011 include changes to appropriations from the Revenue Bonds Capitals II Fund to DED and the Treasurer of State, from the FY 2009 Prison Bonding Fund to DOC, and from the School Infrastructure Fund to DED.

The division amends a provision in H.F. 45, relating to limitations on state department expenditures for certain supplemental and multiyear appropriations, which applies retroactively to March 7, 2011.

The division took effect July 27, 2011, and, except as otherwise provided, applies retroactively to June 30, 2011.

Division X — Miscellaneous

The division provides that DED shall, by January 1, 2012, select a site in or near the city of Nashua for designation as a statewide welcome center under the Statewide Welcome Center Program.

The division provides that DAS is authorized to utilize space in the Iowa building to enter into short-term leases with media who request space for providing media coverage of the 2012 Iowa presidential caucuses.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision stating the General Assembly's intent to appropriate resources for the restoration and reconstruction of the dam at Lake Delhi in future fiscal years.
2. A provision appropriating \$75,000 from RIF for FY 2011-2012 to the Department of Natural Resources (DNR) for the administration of a Water Trials and Low Head Dam Public Hazard Improvement Program.
3. A provision appropriating \$75,000 from RIF for FY 2011-2012 to DNR for the Honey Creek Resort State Park for contracting for an asset manager.
4. Provisions prohibiting DAS from conducting major repair and maintenance on the Iowa building.
5. A provision defining "resident subcontractor" in public bidding and contracting projects.
6. A provision increasing the standing appropriation from RIF to DED for the Community Attraction and Tourism Program from \$5 million to \$15 million for FY 2012-2013.

HOUSE FILE 649 - Appropriations — Health and Human Services Fiscal Analysis

COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013, and includes appropriations for other specified periods. Except for the appropriations for the Medicaid program and mental health and disability services funding provided to counties, the amounts appropriated for FY 2012-2013 are generally 50 percent of the amounts appropriated for the prior fiscal year. The Act is organized into divisions. The appropriations are from the General Fund of the State, unless otherwise stated.

Division I — Department on Aging (IDA)

Division I appropriates funding for FY 2011-2012 to IDA for aging programs and area agencies on aging (AAAs). Funding is transferred to the Department of Economic Development for the Iowa Commission on Volunteer Services to be used for the Retired and Senior Volunteer Program. IDA is directed to establish procedures relating to expenditure of state and federal funds by AAAs, and if funds are expended in a manner that is not in compliance with applicable procedures, laws, rules, and regulations, the AAA, not the state, is liable for any repayment of funds.

Division II — Department of Public Health (DPH)

Division II appropriates funds for FY 2011-2012 to DPH, including funding for the following programs: addictive disorders including gambling treatment, tobacco use prevention and control, and substance abuse treatment and prevention; healthy children and families, including funding for the Healthy Opportunities to Experience Success (HOPES) — Healthy Families Iowa Program, to continue to address the healthy mental development of children from birth through five years of age, for continuation of distribution of funds to a statewide dental carrier to continue the Donated Dental Services Program for indigent elderly and individuals with disabilities, for childhood obesity prevention, and for audiological services and hearing aids for children; chronic conditions, including for grants to individual patients with phenylketonuria to assist with costs of necessary special foods, for continuation of the contracts for resource facilitator services and for brain injury training services and recruitment of services providers, for a grant to provide supportive services to people living with epilepsy and their families and for an epilepsy treatment and education task force, for child health specialty clinics, for the Comprehensive

Cancer Control Program including for efforts related to melanoma, for cervical and colon cancer screening, for the Center for Congenital and Inherited Disorders, and for the Prescription Drug Donation Repository Program; community capacity, including a child vision screening program, initiatives at the University of Iowa and the State Mental Health Institute at Cherokee to expand and improve the workforce engaged in mental health treatment and services, for essential public health programs that promote healthy aging throughout the lifespan, for public health modernization, for the Mental Health Professional Shortage Area Program, for continuation of a program to rotate intern psychologists in mental health professional shortage areas, for distribution to members of the Iowa Collaborative Safety Net Provider Network, for implementation of the recommendations of the Direct Care Worker Task Force and for initiatives of an independent statewide direct care worker association for recruitment and retention initiatives and for a matching dental education loan repayment program; healthy aging; environmental hazards, including childhood lead poisoning provisions; infectious diseases; public protection, including emergency medical services, sexual violence prevention programming, and the State Poison Control Center; and resource management.

#### Division III — Department of Veterans Affairs and Iowa Veterans Home

Division III appropriates funds for FY 2011-2012 to the Department of Veterans Affairs and the Iowa Veterans Home. Under the appropriation to the Iowa Veterans Home, if there is a change in the employer of employees providing services at the Iowa Veterans Home under a collective bargaining agreement, the employees and the agreement shall be continued by the successor employer as though there had not been a change in employer; and the Iowa Veterans Home may, within available resources and in conformance with program eligibility requirements, implement measures to provide financial assistance to or on behalf of veterans or their spouses participating in the Community Reentry Program. An appropriation is also made for educational assistance for children of deceased veterans, and the standing appropriation to county commissions of veteran affairs is limited.

#### Division IV — Department of Human Services

Division IV makes appropriations for FY 2011-2012 from the General Fund of the State and other funds to DHS and includes other appropriations and provisions involving human services and health care, including the following:

*TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) BLOCK GRANT.* Appropriations are made from the federal TANF Block Grant for a number of purposes, including the Family Investment Program (FIP); the Job Opportunities and Basic Skills (JOBS) Program; FIP agreements; Family Development and Self-Sufficiency (FaDSS) Program; field operations; general administration; state child care assistance, including funding for provision of educational opportunities to registered child care home providers; mental health and developmental disabilities community services; child and family services; child abuse prevention grants; pregnancy prevention grants; technology needs and other resources to meet federal welfare reform requirements; community-based programs targeted to children from birth through five years of age and developed by early childhood Iowa areas; and for food assistance. The division also provides that federal funds received by the state during FY 2011-2012 from the Emergency Contingency Fund for Temporary Assistance for Needy Families State Program are appropriated to the extent as may be necessary in the priority order of FIP and State Child Care Assistance Program payments for employed individuals.

*FAMILY INVESTMENT PROGRAM.* Under federal TANF welfare reform provisions, federal funding is provided for FIP in the form of an annual block grant to the state. Consequently, the division includes combined FIP and FIP-related appropriations from the General Fund of the State and the TANF block grant. These appropriations are directed to DHS to coordinate the FaDSS Program with the Department of Human Rights (DHR); to DHR for the FaDSS Program, including specifications for administration of the program by DHR; for the diversion subaccount of the FIP account, to the Food Stamp Employment and Training Program, including a directive to DHS to amend the State Plan to maximize the state/federal match for the federal Food Stamp Employment and Training Program and to continue the expansion of the categorical federal Food Assistance Program eligibility provisions at 160 percent of the federal poverty level; and for the JOBS Program. The division provides funding to continue a grant to an Iowa-based nonprofit organization with a history of providing tax preparation assistance to low-income Iowans in order to expand the usage of the Earned Income Tax Credit.

*CHILD SUPPORT RECOVERY.* Division IV continues the Iowa Child Support Public Awareness Campaign located in the Office of the Attorney General and continues to direct DHS to issue federal access and visitation grant moneys directly to private not-for-profit agencies that provide services designed to increase compliance with child access provisions of court orders, including but not limited to neutral visitation site and mediation services. Existing rules for parental obligation pilot projects remain in effect until June 30, 2012.

*MEDICAL ASSISTANCE (MEDICAID) PROGRAM.* Division IV provides for appropriations from the Health Care Trust Fund and the General Fund of the State to DHS for the Medicaid program and continues provisions required in previous years. The basis for expenditures for abortions under the Medicaid program is changed from those that are medically necessary (i.e., those performed under the conditions of endangering the life of the pregnant woman; the fetus being physically deformed, mentally deficient, or afflicted with a congenital illness; the pregnancy being the result of rape or incest; and miscarriages) to overall Medicaid reimbursement being consistent with options under federal law and regulation. Additionally, except in the case of a medical emergency, for an abortion covered under the Medicaid program, the physician must certify that the woman has been given the opportunity to view an ultrasound image of the fetus as part of the standard of care before the abortion is performed and that the woman has been provided information regarding options relative to a pregnancy. The division includes allocations or transfers relating to the costs associated with Part D of the federal Medicare Prescription Drug, Improvement, and Modernization Act of 2003; options available under Medicaid or other assistance programs to provide services to individuals with special needs; costs associated with compliance with the federal Payment Error Rate Measurement (PERM) Program for the Medicaid and State Children's Health Insurance programs; implementation of the recommendations for the Assuring Better Child Health and Development Initiative II clinical panel; supplementation of the incomes of residents of nursing facilities, intermediate care facilities for persons with mental illness, and intermediate care facilities for persons with mental retardation to provide a personal needs allowance of \$50 per month; state mental health institutes; the state match for disproportionate share hospital (DSH) payments for hospitals that meet certain criteria; the Iowa Chronic Care Consortium; activities associated with the money follows the person demonstration project; implementation of cost containment strategies, reduction of home and community-based services (HCBS) waiting lists; and provisions related to health homes, accountable care organizations, and development of a new prescription drug reimbursement methodology.

*STATE SUPPLEMENTARY ASSISTANCE (SSA) AND CHILDREN'S HEALTH INSURANCE PROGRAM.* Division IV appropriates funding for SSA; and appropriates funds for the Children's Health Insurance Program, known as the Healthy and Well Kids in Iowa (hawk-i) Program, including supplemental dental services as limited under the division.

*CHILD CARE ASSISTANCE.* The division provides an appropriation for the State Child Care Assistance Program and child day care resource and referral services. A portion of the funds is to be used for child care quality improvement initiatives, including the Quality Rating System.

*JUVENILE INSTITUTIONS.* The division makes appropriations to the Iowa Juvenile Home at Toledo and the State Training School at Eldora.

*CHILD AND FAMILY SERVICES.* The division appropriates funds for child and family services, provides for continuation of the cap for group foster care, and continues previous requirements for child welfare services. The allocation of approximately \$7.2 million for shelter care services includes authorization for DHS to execute a request for proposals to provide a range of child welfare emergency services. Additional funding is allocated for continuation of the Central Iowa System of Care Grant Program and a new system of care grant to be implemented in Cerro Gordo and Linn counties.

*ADOPTION SUBSIDY.* The division makes a separate appropriation for the Adoption Subsidy Program.

*JUVENILE DETENTION HOME FUND.* The division addresses the Juvenile Detention Home Fund, consisting of funds collected by the Department of Transportation (DOT) at the time DOT suspends, revokes, or bars a person's motor vehicle license or nonresident operating privileges. Moneys in the fund are to be used for a percentage

of the costs of the establishment, improvement, operation, and maintenance of county or multicounty juvenile detention homes. The percentage is to be determined by DHS based on the funds available. The division also directs representatives of juvenile court officers, DHR, and DHS to work with juvenile detention centers and other stakeholders to review and report on the distribution of juvenile detention home funds with the intent of shifting responsibility of administering the fund to the Division of Criminal and Juvenile Justice Planning of DHR beginning July 1, 2012.

*FAMILY SUPPORT SUBSIDY PROGRAM AND CONNER DECREE.* The division provides appropriations for the Family Support Subsidy Program and to continue coordination and training opportunities associated with disability services in accordance with the Conner consent decree.

*MENTAL HEALTH INSTITUTES (MHIs) AND STATE RESOURCE CENTERS.* The division provides appropriations to the state MHIs at Cherokee, Clarinda, Independence, and Mount Pleasant and for the state resource centers at Glenwood and Woodward utilizing a net General Fund of the State appropriation approach known as "net budgeting."

*STATE CASES.* The division makes an appropriation for distribution to counties for mental illness, mental retardation, and developmental disabilities (MH/MR/DD) state cases. The division also allocates \$200,000 from the funds received through the federal Community Mental Health Center Block Grant for state cases. Funds appropriated for FY 2011-2012 for state cases do not revert, but remain available for that purpose in FY 2012-2013.

*MENTAL HEALTH, MENTAL RETARDATION, AND DEVELOPMENTAL DISABILITIES SERVICES.* The division includes a number of provisions affecting provision of state funding of MH/MR/DD services provided to adults by counties. One provision relates to funding for MH/MR/DD services growth. Under current law, the state is required to annually provide funding for the growth in county MH/MR/DD services expenditures. The division continues a practice begun in 2001 of combining the moneys appropriated for growth and the moneys appropriated for the MH/MR/DD Community Services Fund and applies a reduction to formula distribution amounts based upon the relative size of a county's ending balance.

*SEXUALLY VIOLENT PREDATORS.* The division appropriates funding for payment of costs associated with the commitment and treatment of sexually violent predators at the State Mental Health Institute at Cherokee.

*FIELD OPERATIONS, GENERAL ADMINISTRATION, AND VOLUNTEERS.* The division includes appropriations for DHS field operations, general administration, and volunteers. The appropriation for field operations includes prioritization in filling of full-time equivalent positions, those positions related to child protection services, and eligibility determinations for low-income families. The appropriation for general administration includes an allocation for the Prevention of Disabilities Policy Council; a directive to DHS to report at least monthly to the Legislative Services Agency concerning the department's operational and program expenditures; an allocation to implement a program to provide technical assistance, support, and consultation to providers of habilitation services and home and community-based services for adults with disabilities; an allocation to expand the provision of nationally accredited and recognized Internet-based training to include mental health and disability services providers; and an allocation for implementation of child protection system improvements enacted in H.F. 562.

*MEDICAID, STATE SUPPLEMENTARY ASSISTANCE, AND SOCIAL SERVICES PROVIDERS REIMBURSED UNDER DHS.* In addition to health care providers, reimbursement rates are established for social services providers. In general, reimbursement rates for health care providers under the Medicaid program remain the same as the rates in effect on June 30, 2011. The division provides for rebasing of nursing facility rates and provides a limitation to the budget for nursing facilities for FY 2011-2012, and provides for recalculation and readjustment of the patient-day weighted medians used in rate setting for nursing facilities by adjusting the inflation factor to maintain state funding within the amount specified. Special population nursing facilities are to be reimbursed in accordance with the methodology in effect on June 30, 2011.

The pharmacy dispensing fee remains at \$4.34 per prescription or the usual and customary fee, whichever is lower, but DHS is directed to adjust the dispensing fee to distribute an additional \$2.9 million in reimbursements for the fiscal year. The rates for outpatient hospital services are to be rebased effective January 1, 2012, and the rates for inpatient hospital services are to be rebased effective October 1, 2011, with total rebasing for both not to exceed \$4.5 million. The graduate medical education and disproportionate share hospital fund is to remain at the amount in effect on June 30, 2011, except that the portion of the fund attributable to graduate medical education is to be reduced by the amount that reflects the elimination of graduate medical education payments made to out-of-state hospitals.

State-owned psychiatric medical institutions for children (PMICs) are to receive cost-based reimbursement for 100 percent of the actual and allowable costs for services while the rates for non-state-owned PMICs are to remain at the rates in effect on June 30, 2011, with a directive to DHS to adjust the rate to distribute an additional \$350,000 in reimbursements. Additionally, DHS is to work in consultation with representatives of PMICs to develop a reimbursement methodology required for federal compliance to be implemented July 1, 2012.

Inpatient mental health services provided by hospitals are to be rebased effective October 1, 2011. DHS is directed to adjust rates in effect on June 30, 2011, for providers of home and community-based services waiver services to distribute an additional \$1.5 million in reimbursements to such providers for the fiscal year. Providers of supervised apartment living and social service providers under contract may be eligible for additional reimbursement provided for under a request for proposals process. The reimbursement paid for shelter care and child welfare emergency services is to be established in a contract based on the requirements of a DHS request for proposals process.

*CIVIL MONETARY PENALTIES AND FEDERAL GRANTS REPORTING.* The division directs DHS to develop a proposal, in collaboration with DPH, requesting federal approval of the use of civil monetary penalties received from nursing facilities to support direct care worker initiatives that enhance the quality of care in nursing facilities. Upon completion of the proposal, DHS is to submit the proposal for federal approval.

Division V — Pharmaceutical Settlement Account, IowaCare Account, Nonparticipating Providers Reimbursement Fund, Health Care Transformation Account, Medicaid Fraud Account, Quality Assurance Trust Fund, and Hospital Health Care Access Trust Fund

*PHARMACEUTICAL SETTLEMENT ACCOUNT.* The division appropriates funds from the Pharmaceutical Settlement Account to supplement the appropriations for medical contracts under the Medicaid program. Of the funds appropriated, \$200,000 is to be used for additional full-time equivalent positions in the development of key health initiatives such as cost containment, managed care programs, and improved quality and reduced costs in the Medicaid program. Of the funds appropriated, \$50,000 is to be used for HCBS waiver quality assurance programs.

*IOWACARE ACCOUNT.* The division appropriates funds from the IowaCare Account to the State Board of Regents for distribution to the UIHC and to University of Iowa physicians for operations, medical and surgical treatment of indigent patients, provision of services to members of the IowaCare Program population, and for medical education. The basis for expenditures of these funds for abortions under the IowaCare Program is changed to reflect the changes made in division IV for expenditures for abortions made under the Medicaid program. Funds are appropriated from the IowaCare Account to DHS for distribution to a publicly owned acute care teaching hospital located in a county with a population of over 350,000 for provision of medical and surgical treatment to indigent patients, provision of services to members of the IowaCare Program population, and for medical education. The division also appropriates funds from the IowaCare Account to DHS for payment to the regional provider network for the IowaCare Program, for a care coordination pool, and for a laboratory test and radiology pool.

*NONPARTICIPATING PROVIDER REIMBURSEMENT FUND.* The division appropriates funds from the Nonparticipating Provider Reimbursement Fund to DHS to reimburse nonparticipating providers as defined under the IowaCare Program.

*ACCOUNT FOR HEALTH CARE TRANSFORMATION.* The division appropriates funds from the Account for Health Care Transformation to DHS for provision of an IowaCare nurse helpline; for health promotion partnership activities; for costs related to audits, performance evaluations, and studies; for administrative costs associated with the IowaCare Program; for a phased-in dental home program; for continuation of the Tuition Assistance for Individuals Serving Individuals with Disabilities Pilot Program; for medical contracts; for payment to the publicly owned acute care teaching hospital located in a county with a population of over 350,000 that is a participating IowaCare provider; for the costs of the Medical Home System Advisory Council; for implementation of a uniform cost report; for implementation of an electronic medical records system; for transfer to DPH for activities relating to health and long-term care access; for an accountable care organization pilot project; for transfer to DPH to be used as state matching funds for the Health Information Technology System developed by DPH; and to supplement the Medicaid appropriation. DHS is authorized to transfer funds among the appropriations and must report any transfers to the Legislative Services Agency.

*MEDICAID FRAUD ACCOUNT.* The division appropriates funds from the Medicaid Fraud Account to the Department of Inspections and Appeals for inspection and certification of assisted living program and adult day care services.

*QUALITY ASSURANCE TRUST FUND.* The division appropriates funds from the Quality Assurance Trust Fund to DHS to supplement the appropriations for the Medicaid program.

*HOSPITAL HEALTH CARE ACCESS TRUST FUND.* An appropriation is made from the Hospital Health Care Access Trust Fund to DHS for the Medicaid program and for deposit in the Nonparticipating Provider Reimbursement Fund for the IowaCare Program.

*REVERSION TO MEDICAL ASSISTANCE PROGRAM.* Appropriations from the General Fund of the State, the Medicaid Fraud Account, the Quality Assurance Trust Fund, and the Hospital Health Care Access Trust Fund to DHS for the Medicaid program for FY 2011-2012 that remain unencumbered or unobligated at the close of the fiscal year do not revert, but remain available for expenditure for the Medicaid program.

#### Division VI — MH/MR/DD Services and Allowed Growth Funding — FY 2010-2011

Division VI addresses the funding provided to counties for MH/MR/DD services. A reduction in the standing appropriation for property tax relief associated with the services is continued. Funding originally appropriated in S.F. 209 to address needs in the publicly funded adult mental health and intellectual and other developmental disability services system, is distributed to remove consumers on county waiting lists and, also, along with other appropriations, for allowed growth funding. In addition, the joint Judicial Branch and Department of Human Services workgroup on various civil commitment issues continued by S.F. 525 (see Human Services) is directed to also review various issues concerning persons placed in residential care facilities.

#### Division VII — Prior Appropriations and Related Provisions — FY 2011-2012

This division provides for carryforward or transfers of numerous previously enacted appropriations and includes other related provisions.

New Code Section 16.185 creates the Community Housing and Services for Persons with Disabilities Revolving Loan Program Fund under the Iowa Finance Authority. Unused funds remaining from the allocation made in 2009 for the child welfare decategorization projects are transferred to the fund.

Code Section 35A.8A, relating to Vietnam Conflict veterans bonus compensation, is amended to change the application deadline from July 1, 2010, to May 1, 2011. This change is retroactive to July 1, 2010.

An appropriation originally enacted in 2008 for the Vietnam Conflict Veterans Bonus Fund is amended to provide that upon repeal of the bonus fund on June 30, 2011, the balance is transferred to the Veterans Trust Fund to be expended at a later date for a bonus enacted for veterans of more recent conflicts.

For the period beginning June 1, 2010, and ending June 30, 2011, a child welfare funding decategorization project that is incorporated and owns real property may utilize project funding to purchase liability insurance. This provision applies retroactively to June 1, 2010.

If an accountable health care organization is certified by the U.S. government, DHS may provide certain Medicaid data to the organization for purposes of a pilot project to identify cost savings strategies.

The division took effect July 26, 2011, except as otherwise provided, applies retroactively to June 30, 2011.

#### Division VIII — Prevention and Chronic Care Management

This division repeals the state initiative for prevention and chronic care management in Code Section 135.161, directs that the initiative be incorporated into the duties of the Medical Home System Advisory Council, and makes conforming amendments.

#### Division IX — Miscellaneous — FY 2011-2012

This division provides miscellaneous statutory provisions.

Code Section 29C.20B, relating to disaster case management, is amended to transfer administrative responsibility from DHS to the Homeland Security and Emergency Management Division of the Department of Public Defense.

Code Section 135.106, establishing the Healthy Opportunities for Parents to Experience Success (HOPES) — Healthy Families Iowa (HFI) program, is amended to provide legislative intent that the priority for home visitation funding be given to approaches using evidence-based or promising models for home visitation.

Code Section 147.136, relating to the scope of recovery in legal actions for personal injury against a health care provider, is amended to provide that recovery of economic losses replaced by the Medicaid program is not barred.

Code Section 153.14 is amended to exclude from the definition of the practice of dentistry, students of dentistry who practice dentistry upon patients at clinics at an accredited dental college, rather than only at the State Dental College.

Code Section 154A.24, subsection 3, relating to hearing aid dispensers, is amended to eliminate certain failures in advertising from the grounds for suspension or revocation of a license.

Code Section 155A.43 is enacted to provide an annual allocation of fees collected by the Board of Pharmacy to administer the Pharmaceutical Collection and Disposal Program.

Code Section 225B.8, relating to the sunset repeal date for the Prevention of Disabilities Planning Council, is amended to change the date from July 1, 2011, to July 1, 2012.

The nonreversion clause in Code Section 232.188, applicable to carryover funding under the decategorization of child welfare funding initiative, is extended for an additional fiscal year.

Code Section 235B.19, relating to emergency orders for protective services for dependent adults is amended to require DHS to serve a copy of the petition, and any order authorizing protective services, on the dependent adult and on certain other adults in the priority order specified, and to prohibit certain activities without prior court approval relating to disposal of personal property and withdrawing of funds from financial institutions.

Code Section 237A.1, relating to the definition of "child care," is amended to provide an exemption from the definition when a program is offered to a child in a fitness center or on the premises of a nonprofit organization even though the parent, guardian, or custodian of the child is employed to teach or lead an activity provided in that location.

Code Section 249A.4B is amended to update the name of the Iowa Primary Care Association.

Code Section 135.27A, the Governor's Council on Physical Fitness and Nutrition, is repealed December 31, 2011.

Division X — Medicaid Prescription Drugs

Division X relates to coverage of prescription drugs under the Medicaid program which are prescribed for mental illness. This division was item vetoed by the Governor.

Division XI — Iowa False Claims Act

Division XI includes various amendments to the False Claims Act in Code Chapter 685.

Division XII — Volunteer Health Care Provider Program

Division XII would have amended Code Section 135.24, relating to the Volunteer Health Care Provider Program, to provide immunity from civil liability under the program for hospitals. This division was item vetoed by the Governor.

Division XIII — Health Care Cost Containment

Division XIII provides for the development by DHS of cost containment measures.

Division XIV — Health Information Technology System

Division XIV directs DPH to convene a workgroup to develop a business model and financial sustainability plan for implementation of a statewide health information technology system. The proposed business model and financial sustainability plan are to be submitted to the executive committee of the Health Information Advisory Council and the State Board of Health for approval and, following approval, submitted by December 1, 2011, to the Governor and the General Assembly for review and subsequent action. For the purposes of administering a health information technology system pilot project during FY 2011-2012, DPH is required to incorporate specified legal standards and policy provisions into the strategic and operational plan for the pilot project.

Divisions XV – XX — FY 2012-2013

These divisions make appropriations for FY 2012-2013 for the same departments and programs as provided by the Act for FY 2011-2012. Except for the appropriations for the Medicaid program and mental health and disability services provided to counties, the amounts appropriated for FY 2012-2013 are generally 50 percent of the amounts appropriated for the prior fiscal year.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision for both FY 2011-2012 and FY 2012-2013 that it is the intent of the General Assembly that a board of direct care workers be established within DPH by July 1, 2014, contingent upon the availability of funds to establish and maintain the board.
2. A provision for both FY 2011-2012 and FY 2012-2013 requiring the Iowa Veterans Home to submit its expenditure report to the Legislative Services Agency on a monthly basis.
3. A provision for both FY 2011-2012 and FY 2012-2013 to provide that moneys appropriated for DHS field operations that remain unencumbered or unobligated at the close of the fiscal year do not revert but remain available for the purpose specified until the close of the succeeding fiscal year.
4. A provision for both FY 2011-2012 and FY 2012-2013 to provide that moneys appropriated for DHS general administration that remain unencumbered or unobligated at the close of the fiscal year do not revert but remain available for the purpose specified until the close of the succeeding fiscal year.

5. A provision for FY 2011-2012 that requires the departments and agencies receiving appropriations under the Act to report to the General Assembly, the Legislative Services Agency, the Department of Management, and the caucus staffs within 60 calendar days of applying for or renewing a federal grant with a value over \$1000.
6. A provision directing DHS to develop a provider payment system plan to provide recommendations to reform the health care provider payment system to promote coordination of care, lower costs, and improve quality, and the corresponding provisions for FY 2011-2012 and FY 2012-2013 appropriating funds to DHS for the development of such plan.
7. A provision that provides a distribution method for county adult mental health system rebates that conflicts with another distribution method specified in the Act for such rebates. The provision that is retained targets funding to decrease county mental health waiting lists.
8. A provision reinstating the exemption of mental health drugs from the Medicaid program preferred drug list retroactive to January 1, 2011.
9. A provision providing for indemnification of hospitals under the Volunteer Health Care Provider Program.

**HOUSE FILE 683** - Appropriations — Transportation

[Fiscal Analysis](#)

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation for the two-year fiscal period beginning July 1, 2011, and ending June 30, 2013.

Division I — FY 2011-2012

Division I appropriates funds for FY 2011-2012 for support of ongoing operations and various infrastructure maintenance and improvement projects of the department, including replacement of the Swea City garage.

Division II — FY 2012-2013

Division II appropriates funds for FY 2012-2013 for support of ongoing operations and various infrastructure maintenance and improvement projects of the department, including replacement of the New Hampton combined facility. Except for funds appropriated for capital projects, most amounts appropriated in the Act for FY 2012-2013 are approximately half the amount appropriated for the same purposes for FY 2011-2012.

Division III — Conditional Effective Date and Retroactive Applicability

Division III provides that the Act takes effect July 7, 2011, the date of enactment, and is retroactively applicable to July 1, 2011.

**HOUSE FILE 698** - Appropriations — Temporary Determinations, Short-Term Funding, and State Library

[Fiscal Analysis](#)

BY COMMITTEE ON APPROPRIATIONS. The Act relates to and makes appropriations for a period of short duration beginning July 1, 2011, and ending the earlier of July 30, 2011, or upon the Governor's approval of full-year appropriations, and provides for related matters. The Act is organized by divisions.

DIVISION I — Appropriations

This division appropriates moneys for the period beginning July 1, 2011, and ending July 31, 2011, to entities identified as in receipt of appropriations for FY 2010-2011 or FY 2011-2012.

The temporary appropriations made in the division are equal to one-twelfth of the amounts of all line-item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including federal and nonstate funds, made by enrolled bills for FY 2011-2012. The one-twelfth appropriation

amounts are required to be determined by the Department of Management, in consultation with the Legislative Services Agency, from the annual appropriations made for FY 2011-2012, by bills passed by both the Senate and the House of Representatives during the 2011 Regular Session and enrolled for presentation to the Governor.

For all line-item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including appropriations from federal and nonstate funds, not included in bills passed by both the Senate and the House of Representatives during the 2011 Regular Session, the continuing appropriations made in the division are equal to one-twelfth of the amounts of all line-item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including federal and nonstate funds, made for FY 2010-2011, by taking into consideration all provisions of law affecting such appropriations, including Acts of the General Assembly and interdepartmental and intradepartmental transfers.

For both temporary and continuing appropriations, the one-twelfth appropriation amounts temporarily supplant any appropriations carried forward from previous fiscal years. For the continuing appropriations, the one-twelfth appropriation amounts also temporarily supplant any duplicative standing appropriation for FY 2011-2012.

For both temporary and continuing appropriations, the one-twelfth appropriation amounts become an allotment of the full-year appropriation amounts upon the Governor's approval of the enrolled bills containing the same line-item appropriations or limited standing appropriations.

This division took effect June 30, 2011.

#### DIVISION II —Miscellaneous

This division amends H.F. 645 by increasing the authorized full-time equivalent positions for state libraries.



## BUSINESS, BANKING AND INSURANCE

- [SENATE FILE 72](#) - Professional Limited Liability Companies — Professions, Combined Practice, and Scope of Practice
- [SENATE FILE 325](#) - Public Corporations and Boards of Directors
- [SENATE FILE 406](#) - Regulation of Securities, Insurance, and Cemetery and Funeral Merchandise and Services
- [SENATE FILE 418](#) - Disclosure of New Motor Vehicle Repairs
- [SENATE FILE 460](#) - Regulation of Real Estate Brokers and Salespersons
- [HOUSE FILE 254](#) - Iowa Communications Network — Utilization Changes
- [HOUSE FILE 299](#) - Copper Theft Ordinances and Trespass on Public Utility Property
- [HOUSE FILE 328](#) - Banking and Mortgage Loan Administration
- [HOUSE FILE 392](#) - Licensing of Plumbers, Mechanical Professionals, and Contractors
- [HOUSE FILE 404](#) - Prepaid Cemetery and Funeral Merchandise and Funeral Services — Trust or Surety Bond Payments
- [HOUSE FILE 405](#) - Bank and Credit Union Records and Related Civil Proceedings
- [HOUSE FILE 565](#) - Business Entity Regulation — Foreign Corporations and Professional Limited Liability Companies
- [HOUSE FILE 597](#) - External Review of Health Care Coverage Decisions

### RELATED LEGISLATION

- [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit **SEE TRANSPORTATION.** This Act provides that a person is disqualified from participating in the business of a licensed travel trailer dealer for five years following conviction of certain specified offenses. The Act also updates provisions relating to Iowa's participation in the Unified Carrier Registration Plan and Agreement for regulated motor carriers.
- [SENATE FILE 240](#) - Alcoholic Beverages Regulation — Additional Miscellaneous Changes **SEE ALCOHOL REGULATION AND SUBSTANCE ABUSE.** This Act makes changes regarding matters under the purview of the Alcoholic Beverages Division of the Department of Commerce, including but not limited to modifications regarding obtaining a manufacturer's license; providing for home delivery of liquor, wine, or beer; and establishing an Alcohol Compliance Employee Training Program the completion of which impacts otherwise applicable penalty provisions.
- [SENATE FILE 244](#) - Release and Satisfaction of Judgments **SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act relates to the release and satisfaction of judgments and provides that the court may order that a party serving a written demand on a judgment lien against a homestead may, in lieu of posting the bond with the clerk of court, deposit the bond in either the trust account of an attorney licensed to practice law in this state or in a federally insured depository institution, along with the restriction that the bond not be disbursed except as the court may direct.
- [SENATE FILE 260](#) - Out-of-State Insurers Who Become Domestic Insurers — Transfer Tax Eliminated **SEE TAXATION.** This Act eliminated the tax imposed on insurance companies organized in other jurisdictions who elect to become domestic insurers in Iowa provided that they have created or will create jobs in the state.

- [SENATE FILE 312](#) - Business-Trade and Special Truck Registration Plates  
**SEE TRANSPORTATION.** This Act discontinues the issuance of business-trade truck registration plates and special truck registration plates and allows owners of business-trade trucks and special trucks to display regular or specialty registration plates on their vehicles.
- [SENATE FILE 396](#) - Construction Contracts — Indemnity Provisions  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act provides that a provision in a construction contract that requires one party to the contract to indemnify, hold harmless, or defend any other party to the contract against liability, claims, damages, losses, or expenses, including attorney fees, to the extent caused by or resulting from the negligent act or omission of the indemnitee, is void and unenforceable as contrary to public policy. The Act provides certain exceptions.
- [SENATE FILE 399](#) - Regulation of Veterans Benefits Appeal Services Advertising  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act requires certain disclosure in advertisements for veterans benefits appeal services and provides a civil penalty.
- [SENATE FILE 400](#) - Conveyance or Encumbrance of Homestead by a Spouse  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act relates to the validity of a conveyance or encumbrance or a contract to convey or encumber a homestead by a married person who is the owner of the homestead if the person's spouse has not joined in the conveyance or encumbrance.
- [SENATE FILE 510](#) - Appropriations — Justice System  
**SEE APPROPRIATIONS.** This Act requires a creditor to inform an owner of a residence of the availability of counseling and mediation in a foreclosure proceeding through July 1, 2012. Prior law required such notification in foreclosure proceedings through July 1, 2011.
- [SENATE FILE 512](#) - Internal Revenue Code, Income Tax Provisions, and Other Financial Matters  
**SEE TAXATION.** This Act updates the Iowa Code references to the federal Internal Revenue Code, couples Iowa tax law with the federal research activities credit, decouples Iowa tax law from certain federal bonus depreciation provisions, and authorizes certain appropriations transfers. All divisions of the Act took effect April 12, 2011.
- [SENATE FILE 517](#) - Appropriations — Economic Development  
**SEE APPROPRIATIONS.** This Act makes appropriations and transfers to the Department of Cultural Affairs, the Department of Economic Development, the University of Iowa, the University of Northern Iowa, Iowa State University, the Department of Workforce Development, the Iowa Finance Authority, and the Public Employment Relations Board, and provides for related matters.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division XIV relates to withholding agreements between a pilot project city and an employer concerning a targeted jobs withholding credit.
- [HOUSE FILE 45](#) - Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. It includes a proviso that group health insurance coverage available to the members and employees of the General Assembly is subject to

a prohibition so that after March 7, 2011, the coverage cannot provide for additional coverage benefits, lower costs, or other enhancements that are unavailable to officials and employees of the executive branch.

[HOUSE FILE 329](#)

- Equipment Dealership Agreements — Supplier Liability  
**SEE AGRICULTURE.** This Act addresses franchise agreements (referred to as dealership agreements) under Code Chapter 322F, involving certain agricultural, industrial, construction, and other types of equipment, by providing for the equipment supplier's liability to the dealer when the supplier violates a requisite term or condition of the agreement as listed in the Code chapter.

[HOUSE FILE 348](#)

- Cooperative Associations — Voting Methods  
**SEE AGRICULTURE.** This Act amends provisions affecting the voting methods of members of cooperative associations by allowing voting by a method other than casting a written ballot, including electronic, telephonic, Internet, or other means.

[HOUSE FILE 468](#)

- Cooperative Associations — Preferred Stock Dividends  
**SEE AGRICULTURE.** This Act eliminates a requirement that a cooperative association cannot pay a dividend earning more than 8 percent per annum to holders of preferred stock.

[HOUSE FILE 484](#)

- Public Funds Deposit and Investment — Iran  
**SEE STATE GOVERNMENT.** This Act restricts the Treasurer of State, the State Board of Regents, the Iowa Public Employees' Retirement System, the Public Safety Peace Officers' Retirement System, the Statewide Fire and Police Retirement System, and the Judicial Retirement System, defined as public funds, from directly investing in certain companies with active business operations in Iran. The Act requires public funds to provide certain notices to companies with inactive business operations in Iran. The Act also requires public funds to meet certain notice and reporting requirements.

[HOUSE FILE 512](#)

- Authorized Public Funds Investments  
**SEE LOCAL GOVERNMENT.** This Act provides an exemption from standards and requirements otherwise applicable to the investment of public funds pursuant to Code Section 12B.10.

[HOUSE FILE 516](#)

- Subdivision Plat Approval Process — Improvements — Notice  
**SEE LOCAL GOVERNMENT.** This Act relates to approval requirements for the completion of subdivision improvements. The Act requires certain cities to provide prior notice to certain contractors relating to the consideration of acceptance of such subdivision improvements.

[HOUSE FILE 617](#)

- Alcoholic Beverages Regulation — Miscellaneous Changes  
**SEE ALCOHOL REGULATION AND SUBSTANCE ABUSE.** This Act makes several changes regarding matters under the purview of the Alcoholic Beverages Division of the Department of Commerce, including but not limited to modifying the definition of high alcoholic content beer, altering provisions relating to membership of and meetings conducted by the Alcoholic Beverages Commission, and altering provisions relating to the issuance of and fees associated with a class "E" liquor control license.



## BUSINESS, BANKING, AND INSURANCE

### [SENATE FILE 72](#) - Professional Limited Liability Companies — Professions, Combined Practice, and Scope of Practice

BY COMMITTEE ON HUMAN RESOURCES. This Act allows physician assistants to form professional limited liability companies and to practice with persons practicing medicine and surgery and persons practicing osteopathic medicine and surgery by jointly forming a professional limited liability company.

The Act took effect March 17, 2011, and applies retroactively to January 1, 2011.

### [SENATE FILE 325](#) - Public Corporations and Boards of Directors

BY COMMITTEE ON JUDICIARY. This Act makes special provision for the management of a public corporation by its board of directors.

*PUBLIC CORPORATION DEFINED.* The Act defines a public corporation as either (1) having a class of voting stock listed on a national securities exchange or (2) comprised of more than 2,000 shareholders. It eliminates a provision referencing the National Association of Securities Dealers Automated Quotations – National Market System to reflect that such system is now a national securities exchange.

*STAGGERED TERMS FOR BOARD OF DIRECTORS.* Generally, the terms of directors for corporations are for one year (Code Section 490.805), unless the terms are staggered by dividing the total number of directors into two groups with the directors serving either one or two years depending upon the group or by dividing directors into three groups with the directors serving one, two, or three years depending upon the group (Code Section 490.806). The Act creates special requirements for public corporations. A public corporation must divide its number of directors into three equal groups (referred to as “classes”) serving staggered three-year terms as designated by the current board. The staggered term requirements apply to directors elected by the public corporation’s holders of common shares and not to directors elected by holders of preferred shares (generally a class of ownership enjoying a higher status when claiming assets or earnings).

*EXEMPTIONS.* A public corporation may be exempted from the new staggered term requirements, regardless of whether it is subject to the one-term requirements in Code Section 490.805 or the staggered term requirements in Code Section 490.806. The exemption applies only if its board makes an election to opt out of the new staggered term requirements in Code Section 490.806A by a date certain. The opt-out provision applies to a public corporation that existed on March 23, 2011. A public corporation is automatically exempted from the new staggered term requirements if it is already subject to the existing staggered term requirements in Code Section 490.806. In that event, no further corporate action is required. A corporation that becomes a public corporation on or after March 23, 2011, is also exempted from the new staggered term requirements.

*AMENDMENTS TO ARTICLES OF INCORPORATION.* A public corporation that is subject to the new staggered term requirements in Code Section 490.806A must amend its articles of incorporation.

*FUTURE REPEAL.* The Act’s provisions are repealed on December 31, 2014. However, a public corporation that has amended its articles of incorporation to provide for staggered terms of directors under Code Section 490.806A is still governed by its articles of incorporation until its articles are amended to remove or modify the staggered terms.

The Act took effect March 23, 2011.

### [SENATE FILE 406](#) - Regulation of Securities, Insurance, and Cemetery and Funeral Merchandise and Services

BY COMMITTEE ON COMMERCE. This Act relates to various matters under the purview of the Insurance Division of the Department of Commerce, under the Commissioner of Insurance (Commissioner).

*UNIFORM SECURITIES ACT.* Code Section 502.604 is amended to allow the administrator of the division's Securities and Regulated Industries Bureau to order restitution or take other corrective action as deemed necessary to accomplish compliance with the state's securities laws.

*INSURANCE DIVISION.* Code Section 505.8 is amended to authorize the commissioner to adopt administrative rules to effectuate the insurance provisions of the federal Patient Protection and Affordable Care Act, as amended by the federal Health Care and Education Reconciliation Act of 2010, or other applicable federal laws.

Code Section 505.18 is amended to specify that the commissioner's duty in preparing a report for the Governor and the General Assembly should include findings regarding health spending costs for health insurance carriers in the state, not health insurance plans.

Code Section 505.19 is amended to provide that public comments received concerning proposed health insurance rate increases will be posted without delay during the normal business hours of the insurance division and must be presented to and considered by the commission in determining whether to approve, disapprove, or modify a proposed rate increase.

*INSURANCE FRAUD.* Code Section 507E.8 is amended to provide that Securities and Regulated Industries Bureau investigators have the power and status of law enforcement officers who by the nature of their duties may be required to perform the duties of a peace officer.

*IOWA LIFE AND HEALTH INSURANCE GUARANTY ASSOCIATION.* Code Section 508C.5 is amended to add and amend definitions for purposes of the Iowa Life and Health Insurance Guaranty Association Act (Code Chapter 508C).

New Code Section 508C.8A specifies the factors an association must consider in determining what constitutes the principal place of business of a plan sponsor or a person other than a natural person. It also determines the principal place of business of an entity in the case of a benefit plan sponsored by affiliated companies comprising a consolidated corporation or established by employers or jointly by employees and employee organizations. As used in the chapter, "board" refers to the association's board of directors.

Code Section 508C.9(2) is amended to require that the association must now "authorize" and "call" class A assessments for the purpose of meeting administrative and legal costs of the association and class B assessments for otherwise carrying out the powers and duties of the association. As newly defined, an "authorized assessment" means that the board has passed a resolution authorizing the assessment and a "called assessment" means that a notice has been issued to member insurers requiring that an authorized assessment be paid within the time set forth in the notice.

Code Section 508C.9(3) is amended to provide that class A assessments may be authorized and called on a pro rata or non-pro rata basis. Pro rata assessments may be credited against future class B assessments and the total of all non-pro rata assessments cannot exceed \$300 per member insurer in any one calendar year. Class B assessments are determined pursuant to an allocation formula which may be based on the premiums or reserves of the impaired or insolvent insurer or any other standard deemed fair and reasonable by the board. Class B assessments for each account maintained by the association are made in the proportion each assessed member insurer's premiums bear to premiums received by all assessed member insurers. The association is required to notify each member insurer of its anticipated pro rata share of an assessment within 180 days after the assessment is authorized.

Code Section 508C.9(4) is amended to provide that if the association abates or defers the assessment of a member insurer, the assessment shall be paid by the insurer once the conditions that caused the abatement or deferral are removed pursuant to a repayment plan approved by the association.

Code Section 508C.9(5) is amended to change the board's calculation method for assessments of member insurers with respect to the health insurance account, the life insurance account, the annuity account, and the unallocated annuity contract account. The board is also authorized to provide in its plan of operation a method of allocating

funds among claims relating to one or more impaired or insolvent insurers when the maximum assessment will be insufficient to cover anticipated claims. If the maximum assessment under the life insurance account, the annuity account, or the unallocated annuity contract account is insufficient in one year, the board shall access the other said accounts for the necessary amount subject to the maximum assessments allowed.

Code Section 508C.9(6) is amended to allow the board to refund to member insurers amounts the board finds are not necessary to carry out the obligations of the association with regard to an account that includes assets accruing from assignment or subrogation, in addition to net realized gains, and income from investments.

New Code Section 508C.9(9) provides procedures for a member insurer to protest and appeal an assessment. The procedures include payment of the assessment until the protest's conclusion, a determination by the association, and appeal to the commissioner, and a refund of the payment if the protest is upheld.

New Code Section 508C.9(10) allows the association to request information from member insurers in order to aid in the exercise of the association's power.

Code Section 508C.11(1) is amended to strike a provision requiring the commissioner to be appointed as the liquidator or rehabilitator in a liquidation or rehabilitation proceeding involving a domestic insurer.

Code Section 508C.11(3) is amended to provide that a final action of the board or the association may be appealed to the commissioner by a member insurer within 60, instead of 30, days. The time for appeal begins upon the insurer's receipt of notice of the final action.

Code Section 508C.12(1) is amended to require the commissioner to report to the board upon receiving notice that certain actions have been taken against a member insurer in another state and to provide the board with the National Association of Insurance Commissioners' insurance regulatory information system ratios, and a listing of insurers not included in the ratios, for the board to use in carrying out its duties and responsibilities in preventing insolvencies.

Code Section 508C.12(2) is amended to allow the commissioner to seek advice and recommendations of the board regarding the financial condition of member insurers.

Code Section 508C.12(7), which required the board to prepare a report to the commissioner at the conclusion of an insurer insolvency in which the association was obligated to pay claims, is stricken.

Code Section 508C.16 is amended to provide that immunity and indemnification provisions that apply to member insurers, the association, the board, the commissioner, and any of their agents, employees, and representatives for actions or omissions made by them in performing their powers and duties under Code Chapter 508C, are extended to their participation in any organization of one or more similar state associations and to that organization and its agents and employees.

Code Section 508C.17 is amended to allow a stay of court proceedings in which an insolvent insurer is a party of 180 instead of 60 days from the date of a final order of liquidation, rehabilitation, or conservation to permit legal action by the association.

Code Section 508C.18 is amended to specify that persons, including insurers and their agents, are prohibited from making written or oral advertisements, announcements, or statements that use the existence of the Insurance Guaranty Association to sell insurance.

New Code Section 508C.18A requires that by October 16, 2011, the association prepare a summary document describing the general purposes and current provisions of Code Chapter 508C and containing a disclosure approved by the commissioner with specified information about the coverage provided by the association. On or after March 1, 2012, an insurer shall not deliver an insurance policy or contract in Iowa to the owner of the policy or contract unless the summary document is delivered at the same time. The summary document must also be made available to the owner upon request.

*LIFE INSURANCE COMPANIES AND ASSOCIATIONS.* Code Section 511.8(16)(h) is added to provide that financial instruments used in hedging transactions and securities pledged as collateral for financial instruments used in highly effective hedging transactions eligible for inclusion in the legal reserve of an insurance company or association under Code Section 511.8(22) may be made a part of the deposit of securities maintained by the life insurance company by filing a verified statement with the commissioner of the instruments used or the securities pledged. A corollary provision is added in Code Section 511.8(22)(i) to provide that securities held in the legal reserve of a life insurance company or association pledged as collateral for financial instruments used in highly effective hedging transactions as defined in the National Association of Insurance Commissioners' Statement of Statutory Accounting Principles continue to be eligible for inclusion in the legal reserve subject to specified conditions.

*SMALL GROUP HEALTH COVERAGE.* Code Section 513B.2(18) is amended to define a small employer as an employer that employs at least one, instead of two, full-time equivalent eligible employees. This provision takes effect January 1, 2014.

*SPECIAL HEALTH AND ACCIDENT INSURANCE COVERAGES.* Code Section 514C.13(1)(j), which relates to requirements attached to limited provider network plan offers by group managed care health plans, is amended to define a small employer as an employer that employs at least one, instead of two, full-time equivalent employees. This provision takes effect January 1, 2014.

Code Section 514C.18, requiring health insurance coverage for the treatment of diabetes, is amended to delete a reference to specific testing supplies for home monitoring of the disease and add a more general reference to coverage of equipment and supplies.

*INSURANCE OTHER THAN LIFE.* Code Chapter 515 has several provisions which relate to the duties of insurers when forfeiting, suspending, cancelling, or nonrenewing commercial and personal lines policies or contracts of insurance. Code Sections 515.125(1) and 515.126, which contain general provisions concerning these duties, are amended to provide that more specific provisions enacted in 2010 Iowa Acts, ch. 1121, concerning personal lines of insurance take precedence over these more general provisions if they are inconsistent with one another.

Code Section 515.129A(1) is amended to provide that after a personal lines policy or contract of insurance has been in effect for 60 days or more, the policy or contract cannot be canceled except by notice to the insured.

Code Section 515.135, providing that the insurable value of a building stated in the policy of insurance for the building is prima facie evidence of the value of the building in a court action, is repealed.

*AUTOMOBILE INSURANCE CANCELLATION.* Code Chapter 515D contains provisions which relate specifically to the cancellation of personal automobile insurance. Code Sections 515D.5(1) and 515D.7(1) are amended to provide that the provisions of Code Chapter 515D take precedence over those relating to the cancellation of personal lines of insurance contained in Code Chapter 515 concerning the cancellation or nonrenewal of personal automobile insurance.

*COUNTY AND STATE MUTUAL INSURANCE GUARANTY ASSOCIATION.* Code Section 518C.3(4)(b)(3) is amended to specify that a covered claim for which the guaranty association provides coverage does not include a fee or other amount relating to goods or services sought by or on behalf of any provider of goods or services retained by an insolvent insurer or by an insured prior to the date the insurer was declared insolvent.

Code Section 518C.3(4)(b) is also amended to provide that a covered claim does not include a fee or other amount sought by or on behalf of an attorney, adjuster, witness, or other provider of goods or services retained by an insured or claimant in connection with the assertion of a claim against the association. A covered claim also does not include a claim filed with the guaranty association or with a liquidator for protection afforded under the insured's policy or contract for incurred but not reported losses or expenses.

Code Section 518C.5 is amended to provide that the board of directors of the guaranty association consists of the officers and directors of the Mutual Insurance Association of Iowa or its successor only if those people are

employed by a corporation organized as a county mutual insurance association pursuant to Code Chapter 518 or a state mutual insurance association pursuant to Code Chapter 518A.

Code Section 518C.6(1)(a)(2)(b) is amended to provide that the association is obligated to pay certain claims not exceeding the lesser of the policy limits or \$500,000, instead of \$300,000, per claim or claims arising out of any one or a series of occurrences.

Code Section 518C.15 is amended to expand immunity provisions pertaining to the association to include any committee established for the purpose of administering the affairs of the association or any person serving as an alternate or substitute representative director of the association for any reasonable actions taken or any reasonable failure to act in the performance of their duties.

*CONSOLIDATION, MERGERS, AND REINSURANCE.* Code Section 521.1(4) is amended to provide that a company subject to the consolidation, merger, and reinsurance provisions of Code Chapter 521 includes a health maintenance organization or limited service organization organized pursuant to Code Chapter 514B.

Code Section 521.2 is amended to provide that one or more foreign or domestic stock insurance companies may merge into a domestic mutual insurance company organized under Code Chapter 491 and one or more domestic health maintenance organizations or limited service organizations formed under Code Chapter 514B may merge into a domestic insurance company organized under Code Chapter 490 or 491. In addition, certain provisions relating to merger or consolidation in Code Chapter 491 are not applicable to the merger or consolidation of a domestic mutual insurance company pursuant to this Code chapter.

*RISK-BASED CAPITAL REQUIREMENTS FOR INSURERS.* Code Section 521E.3(1)(a) is amended to add another situation which constitutes a company-action-level event for a property and casualty insurer when included in the filing of a risk-based capital report by the insurer.

*RISK-BASED CAPITAL REQUIREMENTS FOR HEALTH ORGANIZATIONS.* Code Section 521F.4(1) is amended to add another situation which constitutes a company-action-level event for a health organization when included in the filing of a risk-based capital report by the health organization.

*INSURANCE PRODUCERS.* New Code Section 522B.11(7) provides that unless an insurance producer holds oneself out as an insurance specialist, consultant, or counselor and receives compensation for consultation and advice apart from commissions paid by an insurer, the duties and responsibilities of an insurance producer are limited to those set forth in *Sandbulte v. Farm Bureau Mut. Ins. Co.*, decided by the Iowa Supreme Court in 1984. In addition, the new subsection abrogates the holding of *Langwith v. Am. Nat'l Gen. Ins. Co.*, decided by the Iowa Supreme Court on December 30, 2010, to the extent that case overrules the *Sandbulte* case and imposes higher or greater duties and responsibilities on insurance producers than those set forth in the earlier case.

*CEMETERY AND FUNERAL MERCHANDISE AND FUNERAL SERVICES.* Code Section 523A.206(1) is amended to require the commissioner to conduct examinations of sellers of cemetery and funeral merchandise and funeral services every five years, instead of every three years.

*CEMETERY REGULATION.* Code Section 523I.213A(1) is amended to require the commissioner to conduct an examination of a cemetery every five years, instead of every three years.

**SENATE FILE 418 - Disclosure of New Motor Vehicle Repairs**

BY COMMITTEE ON COMMERCE. This Act relates to the disclosure of specified information in connection with new motor vehicle repairs.

The Act provides that a person licensed as a new motor vehicle dealer pursuant to Code Chapter 322 is not required to disclose to a prospective or actual buyer or lessee of a new motor vehicle repairs of damage to or adjustments on or replacements of parts with new parts on the motor vehicle if specified conditions are met. The conditions include that the repairs, adjustments, or replacements were made to achieve compliance with factory specifications, that the actual cost of any labor and parts charged to or performed by the dealer for the

repairs, adjustments, and parts does not exceed 4 percent of the dealer's adjusted cost, that the dealer posts in a conspicuous place notice that repairs, adjustments, or replacements will be disclosed upon request, and that the dealer also discloses repairs, adjustments, or replacements upon request. The Act states that these provisions take precedence over and supersede other consumer fraud-related provisions.

The Act provides that a dealer shall disclose in writing, at or before the time of sale or lease, to the buyer or lessee of a new motor vehicle that the vehicle has been subject to any repairs of damage to or adjustments on or replacements of parts with new parts if the actual cost of any labor and parts charged to or performed by the dealer for any such repairs, adjustments, and parts exceeds 4 percent of the dealer's adjusted cost, that the written disclosure shall be signed by the buyer or lessee and be in a form and in a format approved by the Attorney General by rule, and that a dealer shall retain a copy of each written disclosure for five years from the date of issuance.

The Act provides that a violation of the Act's provisions constitutes consumer fraud and is an unlawful practice pursuant to Code Section 714.16 subject to criminal penalties and is a prohibited practice or act subject to the private right of action provisions in Code Section 714H.5.

#### **SENATE FILE 460 - Regulation of Real Estate Brokers and Salespersons**

BY COMMITTEE ON COMMERCE. This Act modifies provisions relating to the licensing and regulation of real estate brokers and salespersons.

The Act changes the time within which a real estate broker's or salesperson's license will be suspended or revoked following three violations warranting a suspension or revocation from a three-year period to a five-year period. The Act deletes a requirement that a real estate broker mail the license of a discharged or terminated salesperson who was employed by the broker to the Iowa Real Estate Commission by certified mail, with the result that only regular mail is required. The Act changes a provision that authorizes the commission, upon determining that an unlicensed person has acted in the capacity of a real estate broker or real estate salesperson, to issue a cease and desist order or impose a specified civil penalty, to instead require that the commission issue such an order and impose such a penalty.

Additionally, the Act clarifies that the purpose of Code Section 543B.56A, relating to the contents of brokerage agreements, is to promote the protection of the public by establishing minimum standards for the professional work product of real estate licensees, and to assist ensuring that specified licensee obligations are met.

#### **HOUSE FILE 254 - Iowa Communications Network — Utilization Changes**

BY COMMITTEE ON COMMERCE. This Act relates to a provision that a private or public agency which certifies to the Iowa Telecommunications and Technology Commission that the agency is a part of or intends to become a part of the Iowa Communications Network will be required to use the network for all video, data, and voice requirements of the agency unless the agency qualifies for a waiver. The Act exempts a private college or university or a nonpublic school from this requirement, stating that a private college or university or a nonpublic school may become a part of the network but does not have to utilize the network for all its video, data, and voice requirements.

The Act also provides that the waiver requested by other private or public agencies and approved by the commission may be applicable for a period of up to three years.

#### **HOUSE FILE 299 - Copper Theft Ordinances and Trespass on Public Utility Property**

BY COMMITTEE ON COMMERCE. This Act concerns the unlawful possession of or entry upon specified personal and public utility property.

The Act creates an optional copper theft ordinance which a political subdivision experiencing copper theft may adopt. The ordinance would require a salvage dealer to maintain records of all purchases and receipt of salvaged materials, to be retained by the dealer at the dealer's place of business for a minimum of one year from the date of purchase or receipt. If a political subdivision which adopts an ordinance issues a license or permit to a salvage dealer, the ordinance may provide for the suspension, revocation, or nonrenewal of the license or permit in the

event the ordinance is violated. If a political subdivision which adopts an ordinance does not issue a license or permit to a salvage dealer, the ordinance may provide for such penalties as the governing body of the political subdivision may deem appropriate.

The Act also incorporates trespassing onto public utility property into the definition of "trespass" provided in Code Section 716.7. "Public utility property" is defined as any land, dwelling, building, conveyance, vehicle, or other temporary or permanent structure owned, leased, or operated by a public utility and that is completely enclosed by a physical barrier of any kind.

The term "trespass" includes entering or remaining upon or in public utility property without lawful authority or without the consent of the public utility, but does not include passage over a public utility right-of-way by a person if the person has not been notified or requested by posted signage or other means to abstain from entering onto the right-of-way or to vacate the right-of-way.

An exception to the term "trespass" is also made for entering upon public utility property for the sole purpose of retrieving personal property unless the person has been notified or requested by posted signage or other means to abstain from entering.

The Iowa Utilities Board, the Federal Energy Regulatory Commission, the Federal Communications Commission, and public utility employees, who enter or remain on public utility property when acting in the course of their official duties, are added to a list of entities and individuals to whom the trespass provisions do not apply.

Any person who violates the criminal trespass provisions commits a class "D" felony. A class "D" felony is punishable by confinement for no more than five years and a fine of at least \$750 but not more than \$7,500.

#### **HOUSE FILE 328 - Banking and Mortgage Loan Administration**

BY COMMITTEE ON COMMERCE. This Act makes several changes in connection with banking and mortgage regulation by the Division of Banking of the Department of Commerce.

The Superintendent of Banking is authorized to ensure that the division's information technology systems comply with information technology security requirements established by any regulatory agency or association of regulatory agencies specified in Code Section 524.212.

Changes are made to provisions that relate to a state bank granting loans and extensions of credit to a corporate group, now referred to as a "borrowing group." The superintendent may authorize a state bank to grant loans and extensions of credit to a borrowing group in an amount not to exceed 50 percent of aggregate capital if all loans and extensions of credit to any one borrower within a borrowing group conform to an applicable percentage of capital limitations and the financial strength, assets, guarantee, or endorsement of any one borrowing group member is not relied upon as a basis for loans and extensions of credit to any other borrowing group member. The Act defines a borrowing group to include a person and any legal entity, including but not limited to corporations, limited liability companies, partnerships, trusts, and associations, where various specified interests are interrelated or where specified ownership percentages and voting powers and control of with respect to some members' interests are maintained by other members.

The Act deletes a provision which states that a bank shall not operate a loan production office or deposit production office in Iowa unless either the bank has received approval from the superintendent or the bank operated the loan production office or deposit production office prior to July 1, 2006, and includes in the list of exemptions from a bank's lending limit a renewal or restructuring of a loan as a new loan or extension of credit if efforts had been made to bring the loan into conformance with the lending limit, under specified circumstances. This latter provision of the Act took effect May 3, 2011.

The Act provides that a mortgage banker or mortgage broker licensed under Code Chapter 535B may not establish branch locations outside of the United States, specifies that an applicant incorporated under the laws of another state in the U.S. must be authorized to do business in Iowa, and specifies that businesses that are incorporated outside of the U.S. are not eligible for licensure.

The Act adds persons or entities licensed under Code Chapter 535D, the Mortgage Licensing Act, to provisions prohibiting the superintendent, general counsel, examiners, and other employees of the division, if engaged in credit relations with the person or entity, from participating in specified regulatory actions over the person or entity, and provides that an individual shall not engage in the business of a mortgage loan originator with respect to any dwelling or residential real estate located in this state without obtaining and maintaining a license under Code Chapter 535D. A new requirement is established that each mortgage loan originator licensee must submit to the Nationwide Mortgage Licensing System and Registry reports of condition required by the system and registry, unless the mortgage loan originator's activity is included in a mortgage call report submitted by the originator's employer in accordance with specified Code sections.

**[HOUSE FILE 392](#) - Licensing of Plumbers, Mechanical Professionals, and Contractors**

BY COMMITTEE ON STATE GOVERNMENT. This Act revises the Iowa Plumber, Mechanical Professional, and Contractor Licensing Act (Code Chapter 105). The Act revises the licensing fees and waives renewal fees for licenses issued from January 1, 2011, through December 31, 2012.

The Act exempts persons from licensing requirements who are performing work on a volunteer, nonpaid basis or assisting a property owner performing nonpaid work on the owner's principal residence. The Act also exempts certain veterans of the armed forces from the testing and experience requirements if the person provides documentation that shows the applicant has previously passed an examination which the board deems substantially similar to the examination for a journeyman license or a master license, as applicable, issued by the board, or provides documentation that shows the applicant has previously been licensed by a state or local governmental jurisdiction in the same trade and trade level.

The Act provides that local governments shall not impose any fee or charge on any individual or business licensed by the board for the right to perform work within the scope of the license.

The Act took effect April 28, 2011.

**[HOUSE FILE 404](#) - Prepaid Cemetery and Funeral Merchandise and Funeral Services — Trust or Surety Bond Payments**

BY COMMITTEE ON COMMERCE. This Act requires that all payments made pursuant to a nonguaranteed purchase agreement for cemetery merchandise, funeral merchandise, funeral services, or a combination thereof, where performance or delivery under the agreement may be more than 120 days following initial payment on the account, must be placed in trust or secured by a surety bond in that amount. Previously, only 80 percent of the amount of such payments were required to be placed in trust or secured by a surety bond.

The Act allows any seller of a purchase agreement to withdraw specified amounts of interest or income earned on amounts deposited in trust. Previously, only a specified limited liability corporation was permitted to withdraw such amounts of interest or income from a trust fund.

**[HOUSE FILE 405](#) - Bank and Credit Union Records and Related Civil Proceedings**

BY COMMITTEE ON COMMERCE. This Act reduces the period of time during which a state bank or state credit union is required to preserve its records from 11 years to 7 years after the first day of January of the year following the time of the making or filing of the record.

The Act additionally adds a claim or claims founded on a written contract to causes of action against a state bank subject to statute of limitations provisions and reduces the statute of limitations period from 10 to 6 years. The provisions are also applicable to federally chartered savings banks, federally chartered savings and loan associations, and state credit unions.

The Act also reduces from 11 to 7 years the period of time during which legible copies of items paid and retained or destroyed with reference to a customer's account must be maintained by a bank.

**HOUSE FILE 565 - Business Entity Regulation — Foreign Corporations and Professional Limited Liability Companies**

BY COMMITTEE ON JUDICIARY. This Act amends provisions affecting business corporations which are under Code Chapter 490, including corporations organized in this state or foreign corporations organized outside this state; and limited liability companies, and specifically professional limited liability companies, organized under Code Chapter 489.

**Division I — Business Corporations**

Division I relates to the Iowa Business Corporation Act codified in Code Chapter 490. Specifically, the division amends Code Section 490.1510 providing for service on a foreign corporation which does not have a current certificate of authority to transact business in this state. The Act allows service for an in rem action (against real or personal property) to be accomplished by certified mail addressed to the foreign corporation's secretary at its principal office as listed in public records.

**Division II — Professional Limited Liability Companies**

Division II relates to the Revised Uniform Limited Liability Company Act codified in Code Chapter 489 which replaced the Uniform Limited Liability Company Act formally codified in Code Chapter 490A (see 2008 Iowa Acts, Chapter 1162). Specifically, the division amends Code Section 489.1103, to provide that a professional limited liability company may be referred to as a "professional limited company" or abbreviations of that name; which is the same name or abbreviations of that name recognized under old Code Section 490A.1503. Code Section 489.1103, as amended, applies retroactively to a professional limited liability company that was subject to Code Chapter 490A and is now governed under Code Chapter 489; and to any new limited liability company which was formed on or after January 1, 2009, and which has always been governed under new Code Chapter 489.

The division took effect April 13, 2011.

**HOUSE FILE 597 - External Review of Health Care Coverage Decisions**

BY COMMITTEE ON COMMERCE. This Act adds new procedures for external review of adverse determinations by a health carrier that deny, reduce, or terminate payment for health care services to comply with the federal Patient Protection and Affordable Care Act, as amended. The new provisions apply to all requests for external review filed on or after July 1, 2011. The Act repeals prior provisions relating to the external review of health care coverage decisions.

An "adverse determination" is a determination by a health carrier that denies, reduces, or terminates that payment for a health care service that is a covered benefit under a health benefit plan because the health care service does not meet the carrier's requirements for medical necessity, appropriateness, health care setting, level of care, or effectiveness. A "final adverse determination" is an adverse determination involving a covered benefit that has been upheld by a health carrier at the completion of the health carrier's internal grievance process.

The Act allows a covered person under a health benefit plan or the covered person's authorized representative to request an external review after receiving a final adverse determination, or sooner, after receiving an adverse determination if the covered person has a medical condition where the time frame for completion of that internal review would jeopardize the person's life or health or ability to regain maximum function, or the adverse determination is that the requested health care service is experimental or investigational and the effectiveness of the treatment will be significantly less effective if not promptly initiated. The Act provides procedures for a standard external review or an expedited external review.

If the determination of the health carrier is eligible for external review, the Commissioner of Insurance is required to assign an independent review organization to conduct the review. The independent review organization selects clinical reviewers to consider all pertinent information and, within 45 days of receiving the request for external review, must provide written notice of its decision to uphold or reverse the determination of the carrier. Upon notice of a reversal, the carrier must approve the coverage that was the subject of the determination.

The Act provides a similar procedure for expedited external review of an adverse or final adverse determination that involves a medical condition of the covered person where the time frame for completion of an internal review by the health carrier or a standard external review would seriously jeopardize the covered person's life, health, or ability to regain maximum function. A request for expedited external review can be made by a covered person orally, and shortens the required time frames for action by the health carrier, the commissioner, and the independent review organization in responding to the request and reaching a decision.

The Act provides separate procedures for standard and expedited external reviews of adverse determinations or final adverse determinations involving experimental or investigational treatment. In such a standard external review, if an independent review organization selects multiple clinical reviewers to review the request, the organization must decide to uphold or reverse the determination of a health carrier based on the opinion of a majority of the clinical reviewers.

The Act allows a covered person to appeal the external review decision of an independent review organization in a petition for judicial review in district court. Findings of fact made by an independent review organization are conclusive and binding on appeal. A covered person may also enforce an external review decision against a carrier in district court.

The Act includes requirements for the qualifications of an independent review organization, and gives such organizations and clinical reviewers immunity from liability for any opinions rendered in furtherance of their duties unless rendered in bad faith or with gross negligence.

Independent review organizations and health carriers are required to keep specified records about external review requests involving them. The expense of retaining an independent review organization to conduct an external review is assessed against the health carrier whose determination is being reviewed.

Health carriers must disclose external review procedures applicable to health benefit plans by including or attaching the procedures to the policies, certificates, membership booklets, outlines of coverage, or other evidence of coverage that is provided to covered persons. This disclosure requirement applies to all health benefit plans delivered, issued for delivery, continued, or renewed on or after July 1, 2011.

## CHILDREN AND YOUTH

- [SENATE FILE 327](#) - Children With Mental Illness or Retardation — Juvenile Court Disposition
- [SENATE FILE 482](#) - Human Services — Miscellaneous Changes
- [HOUSE FILE 562](#) - Child Abuse Assessment and Registry Changes

### RELATED LEGISLATION

- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes supplemental appropriation to the Department of Public Health for healthy children and families and community capacity.
- [SENATE FILE 279](#) - Child Support Recovery Changes  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act includes provisions relating to child support recovery. Two provisions relate to coordinating interstate child support cases mandated by recently adopted federal regulations. Other provisions relate to abbreviated reviews of child support orders if requested by a parent and expedited scheduling of conferences if all parties are in agreement.
- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for various programs involving children and families, including Child Care and Development, Maternal and Child Health Services, Community Services, and Social Services Block Grants. See H.F. 649 (Appropriations) for expenditure of the federal Temporary Assistance for Needy Families Block Grant, the related federal emergency contingent fund, and additional Child Care and Development Block Grant funding.
- [SENATE FILE 525](#) - Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of mental health and disability services, including children's services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act creates a task force on the prevention of sexual abuse of children and lowers the amount of preschool foundation aid that school districts may receive.
- [HOUSE FILE 195](#) - Military Service Members — Visitation or Physical Care Parenting Time  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act provides for assignment of joint physical care parenting time of a parent who is serving active duty to a family member of the minor child. The Act took effect April 12, 2011.

[HOUSE FILE 245](#)

- Posthumously Conceived and Born Children — Status — Rights  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act relates to the status of posthumously conceived and born children in the context of legitimacy, inheritance, rights to claim an after-born child's share, and other rights.

[HOUSE FILE 649](#)

- Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013 and includes numerous provisions involving children, including the hawk-i Program and other child health initiatives, child support, child care, child protection, child welfare, juvenile drug courts, and Early Childhood Iowa (formerly community empowerment) Initiative funding.

## CHILDREN AND YOUTH

### [SENATE FILE 327](#) - Children With Mental Illness or Retardation — Juvenile Court Disposition

BY COMMITTEE ON JUDICIARY. This Act eliminates the requirement that a juvenile court order adjudicating a child to have committed a delinquent act be set aside and the petition be dismissed if that child is civilly committed for treatment as a child with mental retardation or mental illness. The Act instead provides that if, prior to the adjudicatory or dispositional hearing, the child is committed as a child with a mental illness or mental retardation and is ordered into a residential facility, institution, or hospital for inpatient treatment, the delinquency proceeding shall be suspended until the juvenile court either terminates the civil commitment order or the child is released from the residential facility, institution, or hospital. During such suspension period, any time limits are tolled.

The Act does not apply to waiver hearings requesting jurisdictional waiver from juvenile court to district court.

### [SENATE FILE 482](#) - Human Services — Miscellaneous Changes

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to programs and services administered by the Department of Human Services (DHS). It is organized into divisions.

*CHILD CARE RESOURCE AND REFERRAL AGENCIES.* This division relates to the grants administered by DHS for child care resource and referral agencies in Code Section 237A.26. The department's responsibilities for the program are revised so that the department is responsible for the program funding rather than the program itself. A requirement focusing services on child care homes and registered child development homes is expanded to include child care facilities, which encompasses child care centers.

A 25 percent matching funds requirement for a grantee that was mandatory is made discretionary to be determined by the department, with 25 percent being the maximum required match. The list of services that was required to be provided by a grantee is made discretionary. The requirement for a grantee to designate funding for a substitute caregiver program when a provider is unable to provide care is eliminated.

*FOSTER HOME INSURANCE FUND.* This division amends Code Section 237.13, requiring DHS to administer the Foster Home Insurance Fund. Provision of eligibility for coverage to voluntary guardians, low-income wards, or conservators is eliminated.

*UNIT FOR SEXUALLY VIOLENT PREDATORS — BARBERING LICENSE EXEMPTION.* This division amends Code Section 158.2 to add to the list of persons exempted from barbering licensing requirements a person committed to the custody of the Director of DHS, in the Unit for Sexually Violent Predators, who cuts the hair or trims or shaves the beard of any other person within the unit without receiving direct compensation from the person receiving the service.

*ADOPTION PLACEMENT INVESTIGATIONS AND REPORTS.* This division relates to adoption placement investigations performed and reports made by DHS. Prior law required DHS to investigate any voluntary adoption placement made or adoption petition filed under Code Chapters 600 and 600A and required such investigation when ordered by the juvenile court or district court. Under the Act, the juvenile court-ordered investigation requirement is maintained but the district court-ordered requirement is eliminated.

*RETAINING CHILD IN NEED OF ASSISTANCE COMPLAINT INFORMATION.* This division amends Code Section 232.81 to eliminate a restriction prohibiting a person or agency from maintaining records of child in need of assistance complaints that were dismissed without the filing of a petition.

*REGISTRY ACCESS — CERTIFIED NURSE AIDES AND JUVENILE SHELTER AND DETENTION FACILITY VOLUNTEERS.* This division amends Code Section 232.142, relating to juvenile shelter and detention homes; Code Section 235A.15, relating to access to child abuse registry information; and Code Section 235B.6, relating to dependent adult abuse registry information. Access is authorized for the administrator of a certified nurse aide program if the data relates to a record check of a student of the program performed pursuant to Code Section 135C.33,

and for the administrator of a juvenile detention or shelter care home if the data pertains to an existing or prospective employee, resident, or volunteer for or in the home.

*SIBLING VISITATION — SUBSIDIZED GUARDIANSHIP PROGRAM.* This division requires DHS to revise rules as necessary to facilitate frequent visitation or ongoing interaction between children participating in the subsidized guardianship program and siblings of the children, similar to the requirement for children placed in foster care. This division took effect April 28, 2011.

*REPRESENTATION BY COUNTY ATTORNEY IN JUVENILE PROCEEDINGS.* DHS is required to consult with representatives of county attorneys, the Office of the Attorney General, and other stakeholders in reviewing the role of the county attorney in representing DHS in juvenile proceedings under Code Chapter 232. The results of the review are required to be reported to various legislative committees on or before December 15, 2011.

*INMATES OF PUBLIC INSTITUTIONS.* This division addresses inmates in a public institution when the inmates are enrolled in the Medical Assistance (Medicaid) program at the time of commitment to the public institution and are eligible for the Medicaid program by reason of disability or being age 65 or older. DHS is required to suspend program eligibility for up to the first 12 months of the inmate's period of commitment, to delay the suspension of up to the first 30 days to the extent approved by the federal government, and to supply institutions with forms for use by the individual in expediting the individual's restoration of Medicaid benefits. Each public institution is required to provide DHS and the Social Security Administration with a monthly report regarding the individuals committed to or discharged from the institution. The provisions apply to specified inmates on or after January 1, 2012, and implementation is subject to any federal approval necessary.

This division took effect April 28, 2011.

*MEDICAID FAMILY PLANNING SERVICES.* This division amends Code Section 249A.3, relating to eligibility for the Medicaid program, by revising an existing optional category. The amendment removes a restriction limiting eligibility for family planning services under a federally approved demonstration waiver to only women.

#### **HOUSE FILE 562 - Child Abuse Assessment and Registry Changes**

**BY COMMITTEE ON HUMAN RESOURCES.** This Act relates to the child abuse registry administered by the Department of Human Services and addresses when founded child abuse information is placed in the registry.

Code Section 232.68, providing definitions of child abuse and related terms, is amended. The amendment adds to the definition of child abuse by a person responsible for the care of a child, the person's failure to provide adequate medical or mental health treatment, or supervision of the child. The definition provision addressed by the amendment is commonly referred to as "denial of critical care". Failure to provide for the adequate supervision of the child is defined to mean the person failed to provide proper supervision of a child that a reasonable and prudent person would exercise under similar facts and circumstances and the failure resulted in direct harm or created a risk of harm to the child.

Under prior law, denial of critical care was limited to failure to provide for the adequate food, shelter, clothing, or other care necessary for the child's health and welfare when financially able to do so or when offered financial or other reasonable means to do so.

The Act also addresses the overall definition of the terms "child abuse" or "abuse" by providing that the terms shall not be construed to hold a victim responsible for failing to prevent a crime against the victim.

Code Section 232.71D, providing criteria for whether or not founded child abuse information is placed on the central child abuse registry, is amended. Prior law outlined a specific list of abuses for which there was no discretion and must be placed on the registry and described two types of abuse that were not placed on the registry if certain determinations are made: Nonaccidental physical injury or injury at variance with the history of it and the denial of critical care. For those two types of abuse, in order not to be placed on the registry, the department had to determine that the injury or risk of harm was minor, isolated, and unlikely to reoccur.

The Act removes from Code Section 232.71D most of the specific provisions requiring registry placement and instead provides a specific list of four exemptions that if any of the circumstances described in the exemptions are applicable, the case of founded child abuse is not placed on the central registry.

The first exemption listed is similar to the exemption in prior law: A finding of physical abuse in which the department has determined the injury was minor, isolated, and unlikely to reoccur. The second exemption narrows the denial of critical care exemption in prior law to now only apply to failure to provide adequate supervision or failure to provide adequate clothing, and the department must determine that the risk to the child's health and welfare was minor, isolated, and unlikely to reoccur. Under the Act, abuse resulting from other forms of denial of critical care is no longer exempted from placement on the registry. These two exemption clauses do not apply if one of the following circumstances is also applicable: Referral of the case for criminal or juvenile court action, the same perpetrator was previously determined to have committed child abuse in a prior case that occurred within the preceding 18-month period, or the department determines the alleged perpetrator will continue to pose a danger to the child involved with this case or to another child.

The third exemption is sexual abuse when the alleged perpetrator of the abuse is age 13 or younger. The fourth exemption is sexual abuse when the alleged perpetrator is age 14 through 17 and the court has determined there is good cause for removing the name of the alleged perpetrator from the registry. In such cases, only the name of the alleged perpetrator will be withheld or removed from the registry.

Code Section 235A.19, relating to requests for correction or expungement of child abuse information, is amended to shorten the time frame within which the subject of a child abuse report may file with the department a statement that child abuse data is erroneous and request correction from six months to 90 days. The opportunity for the subject for an evidentiary hearing is changed to a contested case hearing. Prior law allows the department to defer the hearing until the conclusion of a pending related juvenile or district court case and the Act shortens the deferral until the conclusion of the adjudicatory phase of the court case.

The department is required to continue working with various stakeholders to develop and implement improvements to the child protection system. Implementation is required for near-term solutions that can be implemented without legislation. The department is required to propose options to address long-term issues and a list of required provisions is included. A report is required to be made by December 15, 2011, to the General Assembly, to include improvements implemented, planned, and recommended.



## CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

- [SENATE FILE 244](#) - Release and Satisfaction of Judgments
- [SENATE FILE 279](#) - Child Support Recovery Changes
- [SENATE FILE 326](#) - Judicial Nominating Commissioners and Judicial Officers — Appointment and Qualification
- [SENATE FILE 396](#) - Construction Contracts — Indemnity Provisions
- [SENATE FILE 400](#) - Conveyance or Encumbrance of Homestead by a Spouse
- [SENATE FILE 456](#) - Possession or Receipt of Firearms — Mental Health Commitments or Adjudications
- [HOUSE FILE 195](#) - Military Service Members — Visitation or Physical Care Parenting Time
- [HOUSE FILE 243](#) - Updates to County Transfer Books and Index
- [HOUSE FILE 245](#) - Posthumously Conceived and Born Children — Status — Rights

### RELATED LEGISLATION

- [SENATE FILE 123](#) - Educational Examiners Board — Civil Liability Immunity  
**SEE EDUCATION.** This Act provides that a person shall not be civilly liable for their actions in good faith as a member, employee, or agent of the Board of Educational Examiners, as long as they do not act with malice, for filing a report or complaint with the board or disclosing various forms of information to the board. A person shall not be dismissed or discriminated against by an employer for their involvement with the board.
- [SENATE FILE 194](#) - Regulation of Military Service and Property  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act, in part, relates to the Iowa National Guard and the Iowa Tort Claims Act. The Act took effect April 13, 2011.
- [SENATE FILE 289](#) - Government Records and Meetings  
**SEE STATE GOVERNMENT.** This Act relates to Iowa's Open Meetings (Code Chapter 21) and Open Records (Code Chapter 22) laws and provides for increased civil penalties for knowing violations of both laws. The Act took effect May 12, 2011.
- [SENATE FILE 327](#) - Children With Mental Illness or Retardation — Juvenile Court Disposition  
**SEE CHILDREN AND YOUTH.** This Act relates to the disposition of a child in a delinquency proceeding in juvenile court who is committed for inpatient treatment due to mental illness or mental retardation.
- [SENATE FILE 399](#) - Regulation of Veterans Benefits Appeal Services Advertising  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act requires certain disclosure in advertisements for veterans benefits appeal services and provides a civil penalty.
- [SENATE FILE 434](#) - Collection of Property Taxes, Fees, and Related Charges  
**SEE LOCAL GOVERNMENT.** This Act establishes requirements and procedures for delinquent rates and charges that are charged by a sanitary district. The Act specifies conditions under which delinquent rates and charges may not be certified by the county treasurer as a lien against the property or premises.
- [SENATE FILE 460](#) - Regulation of Real Estate Brokers and Salespersons  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act modifies provisions relating to the licensing and regulation of real estate brokers and salespersons.

- [SENATE FILE 478](#) - Livestock — Care and Feeding — Liens — Neglect  
**SEE AGRICULTURE.** This Act provides for the sustenance and disposition of certain livestock by the Department of Agriculture and Land Stewardship pursuant to a court order, including by allowing the department to claim and perfect a super-priority agricultural lien and to receive the proceeds from the sale of the livestock and associated products.
- [SENATE FILE 482](#) - Human Services — Miscellaneous Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to programs and services administered by the Department of Human Services involving children and youth and also includes requirements addressing inmates in public institutions when the inmates are enrolled in and eligible for the Medicaid program by reason of disability or being age 65 or older. In addition, the department is required to review the role of the county attorney in representing the department in juvenile proceedings under Code Chapter 232. The Act also provides an exemption from barbering licensing requirements for persons committed to the Unit for Sexually Violent Predators who provide barbering services without direct compensation for others committed to the unit. The Act also addresses court-ordered adoption investigations and retention of child in need of assistance complaint information.
- [SENATE FILE 511](#) - Appropriations — Judicial Branch  
**SEE APPROPRIATIONS.** This Act relates to court administration including unpaid leave of judicial officers, judicial officer travel, and the operation of the clerks of the district court in all 99 counties.
- [SENATE FILE 525](#) - Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of mental health and disability services, including children’s services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125. The Act also continues a judicial branch and Department of Human Services workgroup concerning civil commitment, mental health and substance abuse advocates, jail diversion, and many other related issues.
- [SENATE FILE 531](#) - Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds  
**SEE AGRICULTURE.** This Act provides that a retail dealer of motor fuel is not liable for damages caused to a motor by the use of an incompatible motor fuel.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act provides that a railroad company which alters facilities pursuant to a written agreement with a political subdivision of a certain size to construct a flood mitigation project, shall receive certain limitations on liability for any damages caused by the alteration due to a flood, and amends S.F. 396, relating to indemnification provisions in certain construction contracts.
- [HOUSE FILE 299](#) - Copper Theft Ordinances and Trespass on Public Utility Property  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act authorizes the optional adoption of a model copper theft ordinance by political subdivisions, makes unlawful entry onto public utility property subject to criminal trespass provisions, and provides penalties in relation to both.

- [HOUSE FILE 329](#) - Equipment Dealership Agreements — Supplier Liability  
**SEE AGRICULTURE.** This Act addresses franchise agreements (referred to as dealership agreements) under Code Chapter 322F, involving certain agricultural, industrial, construction, and other types of equipment, by providing for the equipment supplier's liability to the dealer when the supplier violates a requisite term or condition of the agreement as listed in the Code chapter.
- [HOUSE FILE 484](#) - Public Funds Deposit and Investment — Iran  
**SEE STATE GOVERNMENT.** This Act restricts the Judicial Retirement System, along with other public funds, from directly investing in certain companies with active business operations in Iran. The Act also requires public funds to provide certain notices to companies with inactive business operations in Iran.
- [HOUSE FILE 493](#) - Public Employee Compensation — Felony Convictions — Civil Penalties  
**SEE LABOR AND EMPLOYMENT.** This Act requires a public employee on a paid leave of absence because the public employee is charged with a felony to pay to the public a civil penalty, equal to the cash wages that the public employee received during the period of the leave of absence, if the public employee is convicted of a felony. A public employee must also pay a civil penalty, equal to any payments that the public employee received pursuant to the terms of the public employee's employment contract that result from the termination of the contract, if the termination was caused by the employee being charged with a felony, and if the public employee is convicted of a felony.
- [HOUSE FILE 562](#) - Child Abuse Assessment and Registry Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to the child abuse registry administered by the Department of Human Services and revises child abuse definitions. One of the definition changes provides that the term "child abuse" shall not be construed to hold a victim responsible for failing to prevent a crime against the victim.
- [HOUSE FILE 565](#) - Business Entity Regulation — Foreign Corporations and Professional Limited Liability Companies  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act amends provisions affecting business entities by providing for service on foreign corporations and allowing a professional limited liability company to use alternative names.
- [HOUSE FILE 645](#) - Appropriations — Education  
**SEE APPROPRIATIONS.** This Act appropriates moneys for fiscal years 2011-2012 and 2012-2013 from the General Fund of the State to the College Student Aid Commission, the Department for the Blind, the Department of Education, and the State Board of Regents and its institutions; and Division VI of the Act makes statutory changes relating to misconduct by a school employee. Division VI provides that if the results of a school district or accredited nonpublic school's investigation of a school employee who holds a license, certificate, authorization, or statement of recognition issued by the Board of Educational Examiners finds that the school employee's conduct constitutes a crime under any other statute, the school board, or the authorities as appropriate, shall report the results of the investigation to the Board of Educational Examiners. The division provides civil and criminal immunity to an employee of a school district, an accredited nonpublic school, or an area education agency who participates in good faith and acts reasonably in the making of a report to, or investigation by, an appropriate person or agency regarding physical or sexual abuse of a student.
- [HOUSE FILE 649](#) - Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013 and includes numerous provisions

involving civil law, including child support, juvenile justice and child welfare, and mental health funding. Legislative intent is included to shift responsibility for administering the Juvenile Detention Home Fund from the Department of Human Services to the Division of Criminal and Juvenile Justice Planning of the Department of Human Rights beginning July 1, 2012.

## CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

### [SENATE FILE 244](#) - Release and Satisfaction of Judgments

BY COMMITTEE ON JUDICIARY. This Act relates to the release and satisfaction of judgments.

Prior law provided that a party serving a written demand on a judgment lien against a homestead had the option of obtaining an immediate court order releasing the claimed lien by posting a cash bond with the clerk of court. The Act provides that the court may order that, in lieu of posting the bond with the clerk of court, the bond may be deposited in either the trust account of an attorney licensed to practice law in this state or in a federally insured depository institution, along with the restriction that the bond not be disbursed except as the court may direct.

Prior law provided that when the amount due on a judgment was paid off or satisfied in full, the judgment creditor was required to acknowledge satisfaction of the judgment by executing and filing an instrument with the clerk of court in every county where the judgment was a lien. Failure to do so within 30 days subjected the judgment creditor to a penalty of \$100 plus reasonable attorney fees. The Act provides that the judgment creditor may instead have the instrument acknowledging satisfaction of the debt notarized in the manner prescribed in Code Chapter 9E, and increases the penalty for failing to acknowledge the satisfaction of the debt in such a manner to \$400, but eliminates the recovery of attorney fees. The penalty may be recovered by a motion, filed in the court that rendered the original judgment, requesting that the payor of the judgment, if different from the judgment debtor, be subrogated to the rights of the judgment creditor, that the court determine the amount currently owed on the judgment, or any other relief as may be necessary to accomplish payment and satisfaction of the judgment. If the motion relates to a lien of judgment as to specific property, the motion may be filed by a person with an interest in the property. Upon the filing of an affidavit that a judgment creditor cannot be located or is unresponsive to requests to accept payment, and upon court order, the Act permits payment, upon a judgment, to the Treasurer of State.

The Act provides that the district court sitting in small claims has concurrent jurisdiction of motions and orders relating to releases of judgments where the amount owing on the judgment, including interests and costs, is \$5,000 or less.

### [SENATE FILE 279](#) - Child Support Recovery Changes

BY COMMITTEE ON HUMAN RESOURCES. This Act includes provisions relating to child support recovery and the Child Support Recovery Unit of the Department of Human Services.

Two provisions relate to coordinating interstate child support cases mandated by recently adopted federal regulations. When the Child Support Recovery Unit is no longer providing services or when a foreign jurisdiction will be providing services, the unit may, by ex parte order, terminate an income withholding order. Additionally, the definition of "determination of controlling order" is amended to include in that process a reconciliation of arrearages with information related to that calculation.

A provision requires a parent requesting an abbreviated review of a child support order to waive the right to personal service of the notice of decision in writing and accept service by regular mail. If the service by regular mail does not occur within 90 days of the written waiver, personal service of the notice is required unless a new written waiver is obtained. This provision is consistent with language relating to a notice of intent to review and adjust under Code Section 252H.15 and language relating to the notice of intent to modify under Code Section 252H.19.

An exception to the requirement that a conference, following issuance of a notice of the conference, be held no earlier than 10 days following issuance of the notice by the Child Support Recovery Unit is provided, if an individual and the unit agree to an earlier date which may be the same date the individual requests the conference.

Other provisions relate to abbreviated reviews of child support orders if requested by a parent and expedited scheduling of conferences if all parties are in agreement.

**SENATE FILE 326 - Judicial Nominating Commissioners and Judicial Officers — Appointment and Qualification**

BY COMMITTEE ON JUDICIARY. This Act relates to the appointment of district judicial nominating commissioners, judicial officers, and senior judges.

The Act provides that the Governor shall not appoint more than one commissioner from a county within a judicial election district unless each county with the judicial election district has an appointed or elected commissioner or the number of appointed commissioners exceeds the number of counties within the judicial election district.

The Act creates new Code Section 602.2301 granting authority to the Chief Justice to delay the nomination of a Supreme Court justice, court of appeals judge, district judge, district associate judge, associate juvenile judge, or associate probate judge for budgetary reasons. New Code Section 602.2301 also grants authority to the Chief Justice to delay the appointment of a magistrate to serve the remainder of an unexpired term if the vacancy is due to a death, resignation, retirement, an increase in the number of positions authorized, or to the removal of a magistrate. New Code Section 602.2301 does not grant authority to the Chief Justice to delay the appointment of magistrates when all magistrates' terms expire pursuant to Code Section 602.6403(1). The Act specifies the delay of an appointment shall not exceed one year in duration and there shall not be more than eight delays in effect at any one time.

The Act creates new Code Section 602.6113 authorizing the Chief Justice to apportion a vacancy in the office of district judge, district associate judge, associate juvenile judge, or associate probate judge, from the judicial election district where the vacancy occurs to another judicial election district. An apportionment from one judicial election district to another judicial election district shall not occur, under the Act, unless the Chief Justice finds a substantial disparity exists in the allocation of judgeships and judicial workload between judicial election districts, and a majority of the judicial council approves the apportionment. Current law does not permit the Chief Justice and the Judicial Council to apportion vacant judgeships across judicial election district boundaries.

The amendment to Code Section 602.6305 requires a district associate judge to reside in the judicial election district at the time of appointment and throughout the entire term of office. Currently, a district associate judge is required to reside in the county where the vacancy exists at the time of appointment and throughout the entire term of office.

The amendment to Code Section 602.6404(1) allows a magistrate to be a resident of a county contiguous to the county of appointment during the magistrate's term of office. The Act permits the Chief Judge to assign a magistrate to hold court outside of the magistrate's county of appointment for the orderly administration of justice.

Amendments to Code Section 602.9203 require senior judge written forms to be prescribed by the Supreme Court. Currently, the State Court Administrator prescribes the forms.

The amendment to Code Section 602.9203(5) specifies that a senior judge, upon attaining the age of 78, may serve a one-year term and a succeeding one-year term at the discretion of the Supreme Court. Currently, a senior judge, upon attaining the age of 78, may serve a two-year term at the discretion of the Supreme Court.

**SENATE FILE 396 - Construction Contracts — Indemnity Provisions**

BY COMMITTEE ON COMMERCE. This Act provides that a provision in a construction contract that requires one party to the contract to indemnify, hold harmless, or defend any other party to the contract, including the indemnitee's employees, consultants, agents, or others for whom the indemnitee is responsible, against liability, claims, damages, losses, or expenses, including attorney fees, to the extent caused by or resulting from the negligent act or omission of the indemnitee or of the indemnitee's employees, consultants, agents, or others for whom the indemnitee is responsible, is void and unenforceable as contrary to public policy. The Act does not apply to public construction contracts for highways, roads, and streets; the indemnification of a surety by a principal on any surety bond; an insurer's obligation to its insureds under any insurance policy or agreement; a borrower's obligations to its lender; or any obligation of strict liability otherwise imposed by law.

**SENATE FILE 400 - Conveyance or Encumbrance of Homestead by a Spouse**

BY COMMITTEE ON JUDICIARY. This Act provides that a conveyance or encumbrance or a contract to convey or encumber a homestead by a married person who is the owner of the homestead is not valid if the person's spouse has not joined in the conveyance or encumbrance except in circumstances where the nonsigning spouse's interest is terminated by divorce or other order of the court, the nonsigning spouse's right of recovery is barred, the encumbrance is a purchase money mortgage, or if voiding the conveyance or encumbrance would unjustly enrich the nonsigning spouse.

**SENATE FILE 456 - Possession or Receipt of Firearms — Mental Health Commitments or Adjudications**

BY COMMITTEE ON JUDICIARY. This Act relates to persons prohibited from possessing or receiving firearms because of mental health commitments or adjudications, petitions for relief from such prohibitions, and to the transmittal of such information between the State Court Administrator, the Department of Public Safety, and the Federal Bureau of Investigation (FBI).

When a court issues an order or judgment by which a person becomes subject to the provisions of 18 U.S.C. § 922(d)(4) and (g)(4), the clerk of the district court shall forward only such information as is necessary to identify the person to the Department of Public Safety, which in turn shall forward the information to the FBI for the sole purpose of inclusion in the National Instant Criminal Background Check System database. A person who is subject to the disabilities imposed by 18 U.S.C. § 922(d)(4) and (g)(4) because of an order or judgment may petition the court that issued the order or judgment or the court in the county where the person resides to remove the disabilities imposed under federal law. The court shall receive and consider evidence in a closed proceeding, including evidence offered by the petitioner, concerning the circumstances of the original issuance of the order or judgment, of the petitioner's record, including, at a minimum, the petitioner's mental health records and criminal history records, if any, the petitioner's reputation, developed, at a minimum, through character witness statements, testimony, and other character evidence, and any changes in the petitioner's condition or circumstances since the issuance of the original order or judgment that are relevant to the relief sought.

Under the Act, if the court finds by a preponderance of the evidence that the petitioner will not be likely to act in a manner dangerous to the public safety and that the granting of the relief would not be contrary to the public interest, the court shall grant a petition for relief. A record shall be kept of the proceedings, but the record shall remain confidential and shall be disclosed only to a court in the event of an appeal. The petitioner may appeal a denial of the requested relief, and review on appeal shall be de novo. A person may file a petition for relief under the Act not more than once every two years. If a court issues an order granting a petition for relief, the clerk of the court is required to immediately notify the Department of Public Safety of the order granting relief and the department is required, as soon thereafter as is practicable but not later than 10 business days thereafter, to update, correct, modify, or remove the petitioner's record in any database that the department makes available to the National Instant Criminal Background Check System and shall notify the U.S. Department of Justice that the basis for such record being made available no longer applies.

The State Court Administrator shall coordinate with the department to forward only such information as is necessary to identify a person who is subject to an order or judgment that resulted in the person's prohibition against possessing or receiving firearms, for any such order or judgment that was issued prior to April 19, 2011, and which is available electronically in the Iowa Court Information System. Such information shall be forwarded to the department, which in turn shall forward the information to the FBI or its successor agency for the sole purpose of inclusion in the National Instant Criminal Background Check System database, as soon as practicable, but not later than August 19, 2011. Within five days of completion of the forwarding of information, the department shall give notice to the Code Editor that the requirements contained in this paragraph have been fulfilled.

The Act took effect April 19, 2011.

**HOUSE FILE 195 - Military Service Members — Visitation or Physical Care Parenting Time**

BY COMMITTEE ON VETERANS AFFAIRS. This Act provides that in addition to assignment of court-ordered visitation, a parent, who will be or is serving active duty in the military service of the United States, may petition

to have joint physical care parenting time assigned to a family member of the minor child. As with assignment of visitation, the court must determine that the assignment of joint physical care parenting time is in the best interest of the child based on specified criteria.

The Act took effect April 12, 2011.

**HOUSE FILE 243** - **Updates to County Transfer Books and Index**

BY COMMITTEE ON JUDICIARY. This Act strikes and rewrites current Code Section 558.66 relating to updating of the county transfer books and index by the county auditor upon receipt of certain certificates indicating ownership of real estate. Upon the receipt by the county recorder of certain instruments containing specified information relating to the ownership of real estate and the payment of all required fees, the county auditor is required to enter the updated or corrected real estate ownership information in the transfer books and index. The Act specifies the types of instruments authorized for use by the county auditor; however, an instrument recorded under the Act is not a muniment of title.

**HOUSE FILE 245** - **Posthumously Conceived and Born Children — Status — Rights**

BY COMMITTEE ON JUDICIARY. This Act relates to the status of posthumously conceived and born children in the context of legitimacy, inheritance, rights to claim an after-born child's share, and other rights. If a child is born of parents who entered into a civil or religious marriage ceremony or a common law marriage at any time prior to the birth of the child, the child is deemed the legitimate child of both parents, regardless of the validity of such marriage, if all of the following conditions are met: the marriage was not thereafter dissolved prior to the death of either parent; the child was conceived and born after the death of a parent or was born as the result of the implantation of an embryo after the death of a parent; a genetic parent-child relationship between the child and the deceased parent is established; the deceased parent authorized the other parent, in a written instrument or by specific bequest in a valid will, to use the deceased parent's genetic material to initiate the posthumous procedure that resulted in the child's birth; and the child is born within two years of the death of the deceased parent.

In the context of intestate succession, a child of an intestate conceived and born or born as the result of the implantation of an embryo after the intestate's death is the intestate's child just as if the child had been born in the lifetime of the intestate and had survived the intestate if three conditions are met: a genetic parent-child relationship between the child and the intestate is established; the intestate authorized the surviving spouse, in a signed writing, to use the deceased parent's genetic material to initiate the posthumous procedure that resulted in the child's birth; and the child is born within two years of the death of the intestate. Additionally, any heir of the intestate whose interest in the estate of the intestate will be reduced by the birth of a child born posthumously has one year from the birth of the child within which to bring an action to challenge the child's right to a share of the estate.

In the context of testate succession, a child born after the testator's death includes a child of the testator conceived and born or born as the result of the implantation of an embryo after the testator's death, if all of the following conditions are met: a genetic parent-child relationship between the child and the testator is established; the testator authorized the surviving spouse, in a signed writing, to use the testator's genetic material to initiate the posthumous procedure that resulted in the child's birth; and the child is born within two years of the death of the testator. Any child of the testator whose share of the estate would be reduced by the birth of a child born posthumously has one year from the birth of the child within which to bring an action challenging the child's right to a share of the estate. Such after-born child would receive a share in the estate of the testator equal in value to that which the child would have received under the applicable Code sections relating to intestate succession, unless it appears from the will that omission from the will relative to the child was intentional.

In the context of a revocable trust, a child born after the death of the settlor who would have been entitled to a share of the settlor's probate estate shall be treated as a child of the settlor.

## CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

- [SENATE FILE 7](#) - Operating a Motorboat or Sailboat While Intoxicated
- [SENATE FILE 124](#) - Electronic Contraband in Jails, Municipal Holding Facilities, and Correctional Facilities
- [SENATE FILE 259](#) - Presentence Investigation Reports and Sentencing Standards — Mental Health and Substance Abuse History
- [SENATE FILE 291](#) - Discovery of Privileged Records in Criminal Proceedings
- [SENATE FILE 397](#) - Impersonating a Decorated Military Veteran
- [HOUSE FILE 271](#) - Detention of Criminal Defendants and Inmates

### RELATED LEGISLATION

- [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit  
**SEE TRANSPORTATION.** This Act contains provisions relating to the enforcement of motor vehicle laws, including an amendment to the definition of “conviction” for purposes of Code Chapter 321. The Act also addresses the consequences for violating the restrictions of a driver’s license issued to a person under 18 years of age; increases the amount of damage triggering accident reporting requirements following an accident involving a snowmobile or all-terrain vehicle and financial responsibility requirements following a motor vehicle accident; and allows the Department of Transportation to issue temporary restricted driver’s licenses without a court order in cases involving controlled substance-related offenses.
- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes supplemental appropriations to the Department of Corrections for correctional institutions and community-based corrections; Office of State Public Defender for indigent defense; and Department of Public Safety for administration, criminal investigation, narcotics enforcement, fire marshal, and state patrol.
- [SENATE FILE 236](#) - Public Safety — Miscellaneous Changes  
**SEE STATE GOVERNMENT.** This Act makes changes related to public safety including membership of the Iowa Law Enforcement Academy, the delivery of fingerprint records and other identifying records, the transfer of criminal disposition records, eligibility for the Sex Offender Registry, and accessing deferred judgment docket records.
- [SENATE FILE 327](#) - Children With Mental Illness or Retardation — Juvenile Court Disposition  
**SEE CHILDREN AND YOUTH.** This Act relates to the disposition of a child in a delinquency proceeding in juvenile court who is committed for inpatient treatment due to mental illness or mental retardation.
- [SENATE FILE 482](#) - Human Services — Miscellaneous Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to programs and services administered by the Department of Human Services involving children and youth and also includes requirements addressing inmates in public institutions when the inmates are enrolled in and eligible for the Medicaid program by reason of disability or being age 65 or older. In addition, the department is required to review the role of the county attorney in representing the department in juvenile proceedings under Code Chapter 232. The Act also provides an exemption from barbering licensing requirements for persons

committed to the Unit for Sexually Violent Predators who provide barbering services without direct compensation for others committed to the unit.

[SENATE FILE 508](#)

- Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for various programs involving criminals and corrections, including the Stop Violence Against Women Grant Program, the Residential Substance Abuse Treatment for State Prisoners Formula Grant Program, and the Edward Byrne Justice Assistance Grants Program.

[SENATE FILE 510](#)

- Appropriations — Justice System  
**SEE APPROPRIATIONS.** This Act adds certain bath salts, salvia divinorum, salvinorin A, and synthetic cannabinoids, to the list of Schedule I Controlled Substances and provides criminal penalties.

[SENATE FILE 512](#)

- Internal Revenue Code, Income Tax Provisions, and Other Financial Matters  
**SEE TAXATION.** This Act updates the Iowa Code references to the federal Internal Revenue Code, couples Iowa tax law with the federal research activities credit, and decouples Iowa tax law from certain federal bonus depreciation provisions. All divisions of the Act took effect April 12, 2011.

[SENATE FILE 525](#)

- Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of mental health and disability services, including children's services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125. The Act also continues a judicial branch and Department of Human Services workgroup concerning civil commitment, mental health and substance abuse advocates, jail diversion, and many other related issues.

[SENATE FILE 526](#)

- Gambling Regulation and Licensing  
**SEE GAMING.** Division I of this Act states that an unlicensed advanced deposit wagering operator or an individual taking or receiving wagers from Iowa residents on races conducted at the horse racetrack in Polk County is guilty of a class "D" felony.

[SENATE FILE 533](#)

- State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act corrects a criminal penalty provision relating to the court's assessment of a mandatory minimum fine in a second offense operating-while-intoxicated case to reflect previous law in effect through November 30, 2010. Division XVI relates to a controlled substance collection and disposal program. Division XXI relates to persons serving a class "A" felony, other than a person convicted of murder in the first degree, who was under 18 years of age when the offense was committed.

[HOUSE FILE 299](#)

- Copper Theft Ordinances and Trespass on Public Utility Property  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act authorizes the optional adoption of a model copper theft ordinance by political subdivisions, makes unlawful entry onto public utility property subject to criminal trespass provisions, and provides penalties in relation to both.

- [HOUSE FILE 321](#) - County Attorney Duties — Schools, Extradition, and Securing Witnesses  
**SEE EDUCATION.** This Act relates to the duties of a county attorney including providing advice and required legal representation to schools and duties related to the extradition of criminal defendants and securing of witnesses.
- [HOUSE FILE 389](#) - Medicaid Fraud Control Investigative Costs  
**SEE STATE GOVERNMENT.** This Act relates to investigative costs incurred by the Medicaid Fraud Control Unit of the Department of Inspections and Appeals. The definition of “restitution” is amended under the restitution chapter (Code Chapter 910) to include payment to the Medicaid program for expenditures paid on behalf of the victim resulting from the offender’s criminal activities including investigative costs incurred by the unit.
- [HOUSE FILE 645](#) - Appropriations — Education  
**SEE APPROPRIATIONS.** This Act appropriates moneys for fiscal years 2011-2012 and 2012-2013 from the General Fund of the State to the College Student Aid Commission, the Department for the Blind, the Department of Education, and the State Board of Regents and its institutions; and Division VI of the Act makes statutory changes relating to misconduct by a school employee. Division VI provides that if the results of a school district or accredited nonpublic school’s investigation of a school employee who holds a license, certificate, authorization, or statement of recognition issued by the Board of Educational Examiners finds that the school employee’s conduct constitutes a crime under any other statute, the school board, or the authorities as appropriate, shall report the results of the investigation to the Board of Educational Examiners. The division provides civil and criminal immunity to an employee of a school district, an accredited nonpublic school, or an area education agency who participates in good faith and acts reasonably in the making of a report to, or investigation by, an appropriate person or agency regarding physical or sexual abuse of a student.



## CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

### **SENATE FILE 7** - Operating a Motorboat or Sailboat While Intoxicated

BY JOHNSON. This Act lowers the current .10 blood alcohol limit for motorboat or sailboat operating-while-intoxicated (OWI) offenses to .08.

For the purposes of various Code provisions relating to OWI offenses for involving motorboats or sailboats, "operate," when used in reference to a motorboat, means the motorboat is powered by a motor which is running, and when used in reference to a sailboat, means the sailboat is either powered by a motor which is running, or has sails hoisted and is not propelled by a motor, and is under way.

### **SENATE FILE 124** - Electronic Contraband in Jails, Municipal Holding Facilities, and Correctional Facilities

BY COMMITTEE ON JUDICIARY. This Act makes it a criminal offense to possess electronic contraband in a jail, municipal holding facility, or correctional institution. The offense is very similar to the "possession of contraband" offense in Code Section 719.7.

The Act defines "electronic contraband" to mean a mobile telephone or other hand-held electronic communication device.

Under the Act, a person commits the criminal offense of possessing electronic contraband if the person, not authorized by law, supplies or attempts to supply, makes, obtains, or possesses a mobile telephone or other hand-held electronic communication device in a jail, municipal holding facility, or correctional institution. The criminal offense also applies to a confined person while the person is being moved or transported incidental to the confinement. A person who violates this provision commits a class "D" felony.

If a person fails to report a known electronic contraband violation to an official or officer of a jail, municipal holding facility, or correctional institution, the person commits an aggravated misdemeanor.

### **SENATE FILE 259** - Presentence Investigation Reports and Sentencing Standards — Mental Health and Substance Abuse History

BY COMMITTEE ON JUDICIARY. This Act relates to mental health and substance abuse histories included in a presentence investigation report and the standards for release on probation in a criminal proceeding.

The Act provides that the Judicial District Department of Correctional Services conducting a presentence investigation shall inquire about a defendant's mental health and substance abuse history and the treatment options available to the defendant in the community and the correctional system.

The Act prohibits the originating source from releasing mental health or substance abuse information relating to the histories, treatment, and use of medications of a defendant, unless the defendant authorizes the release. If the defendant refuses to release the mental health or substance abuse information, the presentence investigator may note the defendant's refusal in the presentence report and rely upon other mental health or substance abuse information available to the presentence investigator.

### **SENATE FILE 291** - Discovery of Privileged Records in Criminal Proceedings

BY COMMITTEE ON JUDICIARY. This Act relates to the discovery of privileged medical records, including mental health records, in a criminal case and includes effective date provisions.

The Act provides that the confidentiality privilege under Code Section 622.10 relating to confidential communications between a health care professional and a patient during the patient's course of treatment shall be absolute in relation to a criminal action unless either the privilege holder voluntarily waives the confidentiality privilege or the defendant seeking access to the privileged records files a motion that the information sought is likely to contain exculpatory information that is not available from any other source and for which there is a compelling need for the defendant in the criminal action to present a defense. Failure of the defendant to timely file a motion constitutes a waiver of the right to seek access to privileged records but the court, for good

cause shown, may grant relief from such waiver. If the defendant files such a motion, the court is required to conduct an in camera review of such records to determine whether exculpatory information is contained in such records upon a showing of a reasonable probability that the privileged records sought may likely contain exculpatory information that is not available from any other source. If exculpatory information is contained in such records, the court is required to balance the need to disclose such information against the privacy interest of the privilege holder. If the court determines that the privileged information sought is exculpatory and that there is a compelling need for such information that outweighs the privacy interests of the privilege holder, the court shall issue an order allowing the disclosure of only those portions of the records that contain the exculpatory information. The order shall also prohibit any further dissemination of the information to any person, other than the defendant, the defendant's attorney, and the prosecutor, unless otherwise authorized by the court. Privileged information obtained by any means other than as provided in the Act is not admissible in a criminal action.

The Act makes a conforming amendment to Code Section 228.6 relating to the compulsory disclosure of mental health and psychological information.

The Act took effect March 30, 2011.

**SENATE FILE 397 - Impersonating a Decorated Military Veteran**

BY COMMITTEE ON VETERANS AFFAIRS. This Act creates a new crime of impersonating a decorated military veteran and provides that a person who impersonates a decorated military veteran with the intent to deceive another person for the purpose of gaining any real or anticipated financial gain is guilty of a serious misdemeanor.

**HOUSE FILE 271 - Detention of Criminal Defendants and Inmates**

BY COMMITTEE ON JUDICIARY. This Act relates to bail restrictions placed on criminal defendants.

The Act specifies a defendant appealing a conviction for a forcible felony is not eligible for bail.

The changes in the Act make a defendant eligible for bail if the defendant was convicted of or is appealing a conviction for assault without the intent to cause serious injury but causing serious injury in violation of Code Section 708.2(4), willful injury causing bodily injury in violation of Code Section 708.4(2), sexual abuse between spouses, sexual abuse against a minor 14 or 15 years of age when the defendant is at least four years older than the minor, or child endangerment in violation of Code Section 726.6(6).

The changes in the Act make a defendant ineligible for bail if the defendant was convicted of or is appealing a conviction for robbery in the second degree in violation of Code Section 711.3.

The Act specifies a person confined in a municipal holding facility shall receive credit for such time against any sentence imposed by the court.

## ECONOMIC DEVELOPMENT

- [SENATE FILE 302](#) - Endow Iowa Program Tax Credits
- [SENATE FILE 514](#) - Brownfields and Grayfields Redevelopment Tax Credit Program
- [SENATE FILE 521](#) - Historic Preservation and Cultural and Entertainment District Tax Credits — Rehabilitation of Property
- [HOUSE FILE 590](#) - Economic Development Agencies and Programs

### RELATED LEGISLATION

- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for economic development programs, including the federal Community Development Block Grant.
- [SENATE FILE 512](#) - Internal Revenue Code, Income Tax Provisions, and Other Financial Matters  
**SEE TAXATION.** This Act updates the Iowa Code references to the federal Internal Revenue Code, couples Iowa tax law with the federal research activities credit, decouples Iowa tax law from certain federal bonus depreciation provisions, and authorizes certain appropriations transfers. All divisions of the Act took effect April 12, 2011.
- [SENATE FILE 517](#) - Appropriations — Economic Development  
**SEE APPROPRIATIONS.** This Act makes appropriations and transfers to the Department of Cultural Affairs, the Department of Economic Development, the University of Iowa, the University of Northern Iowa, Iowa State University, the Department of Workforce Development, the Iowa Finance Authority, and the Public Employment Relations Board, and provides for related matters.
- [SENATE FILE 531](#) - Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds  
**SEE AGRICULTURE.** This Act transfers powers and duties associated with the renewable fuel promotion from the Department of Economic Development to the Department of Agriculture and Land Stewardship (DALS). DALS will house the Renewable Fuel Infrastructure Board, administer the Renewable Fuel Infrastructure Program for Retail Motor Fuel Sites and the Renewable Fuel Infrastructure Program for Biodiesel Terminal Facilities, and administer the Renewable Fuel Infrastructure Fund.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division XIV of the Act relates to withholding agreements between a pilot project city and an employer concerning a targeted jobs withholding credit.
- [HOUSE FILE 45](#) - Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. The statute establishing the Generation Iowa Commission is repealed and the Department of Transportation is prohibited from renewing the state's membership in North America's Supercorridor Coalition.

**HOUSE FILE 648**

## - Appropriations — Infrastructure and Capital Projects

**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund, the Technology Reinvestment Fund, the Revenue Bonds Capitals Fund, and other funds, and provides for related matters and effective date and retroactive applicability date provisions. It also provides \$15 million for the Grow Iowa Values Fund and requires the Department of Economic Development to propose a new Business Development Financial Assistance Program to the General Assembly and the Governor by November 30, 2011, and to propose any changes in law necessary to implement the repeal of the subchapter related to the Grow Iowa Values Program. The Grow Iowa Values Fund and Program are repealed on June 30, 2012.

## ECONOMIC DEVELOPMENT

### [SENATE FILE 302](#) - Endow Iowa Program Tax Credits

BY COMMITTEE ON WAYS AND MEANS. This Act increased from \$2.7 million to \$3.5 million the maximum aggregate amount of tax credits available under the Endow Iowa Program. The Act took effect May 12, 2011, and applies retroactively to January 1, 2011, for tax credits authorized on or after that date.

### [SENATE FILE 514](#) - Brownfields and Grayfields Redevelopment Tax Credit Program

BY COMMITTEE ON WAYS AND MEANS. This Act makes changes to the administration of the Brownfield Redevelopment Program and the redevelopment tax credits for brownfields and grayfields by the Department of Economic Development.

The Act provides that the department may provide information on alternative forms of assistance to participants in the Brownfield Redevelopment Program and may require certain additional information of applicants for financial assistance under the program.

Previous law provided for the verification of eligibility for redevelopment tax credits and the issuance of tax credits. The Act specifies a detailed process for verification of eligibility, including the registration of projects, the review of applications, and the issuance of letters containing preliminary approval for an amount of tax credits. The Act also requires investors to submit an audit of a project to the department before a tax credit certificate may be issued.

The Act places the tax credits for redevelopment under the department's maximum aggregate tax credit limitation and limits the amount that may be allocated for them to no more than \$5 million per year.

The Act eliminates the requirement that all projects be completed within the period of time between January 1, 2009, and June 30, 2010.

The Act also eliminates the department's ability to carry over any unissued tax credit amounts from one year to the next and provides that a qualifying investment only includes costs incurred after the project is registered.

The Act provides for the future repeal of the program on June 30, 2021.

The changes to the Redevelopment Tax Credit Program and tax credits, including the definition of qualifying investment, apply retroactively to January 1, 2011, for tax years beginning on or after that date.

The Act makes a number of conforming changes to provisions related to the administration of the program by the department, the Brownfield Redevelopment Advisory Council, and the Iowa Economic Development Board.

### [SENATE FILE 521](#) - Historic Preservation and Cultural and Entertainment District Tax Credits — Rehabilitation of Property

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the administration of the Historic Preservation Property Rehabilitation Tax Credit Program administered by the Department of Cultural Affairs.

The Act makes the following changes to the administration of the program:

(1) Previously, property classified as residential or as commercial with multifamily residential units could not exceed \$100,000 in rehabilitation costs used per residential unit. The Act eliminates this requirement.

(2) Previously, the program used a 24-month period for purposes of determining the costs that qualify for purposes of computing the amount of the tax credit. The Act provides for a rehabilitation period commencing from the date the first qualified rehabilitation cost is incurred and ending with the end of the taxable year in which the property is placed in service.

(3) Previously, all rehabilitation projects had to be completed and placed in service within 36 months of approval. The Act allows projects up to 60 months in which to be completed.

The Act applies retroactively to July 1, 2009, for projects approved and tax credits reserved on or after that date.

**HOUSE FILE 590 - Economic Development Agencies and Programs**

BY COMMITTEE ON ECONOMIC GROWTH/REBUILD IOWA. This Act reorganizes executive branch agencies created to administer economic development programs.

Previously, the state's economic development programs were administered by the Department of Economic Development, subject to the oversight of the Economic Development Board. The Act eliminates both the department and the board and creates in their place the Economic Development Authority and the Iowa Innovation Corporation. The Act creates the Economic Development Authority as a public instrumentality and agency of the state exercising public and essential governmental functions to undertake programs which implement economic development policy in the state and to undertake certain finance programs. The authority is the successor entity to the department, which is eliminated, and all of the existing duties of the department pass to the authority.

The powers of the Economic Development Authority are vested in a board of 11 voting members appointed by the Governor and subject to confirmation by the Senate. The 11 members of the authority board consist of two members appointed from each of Iowa's congressional districts and three at-large members. The board also has four ex officio nonvoting legislative members, two Senators and two Representatives, and three ex officio nonvoting members from higher education. Of the voting members of the board, six shall be persons actively employed in the private sector or who otherwise have expertise in economic development, one person shall be a member of the Iowa Innovation Council, one person shall have experience in finance, insurance, or banking, one person shall have experience in advanced manufacturing, one person shall have experience in small business development, and one person shall have experience representing organized labor. Members of the board serve staggered terms of four years. Members are entitled to per diems and must give bond as required in Code Chapter 64. Members of the board may not serve on the board of directors of the Iowa Innovation Corporation and shall not be related to other members of the board or to the board of directors of the Iowa Innovation Corporation. In addition, not more than one principal executive or representative from a business may serve concurrently on the authority board and the board of directors of the Iowa Innovation Corporation. The board is required to develop a strategic plan for economic development in the state. The assets and earnings of the authority, beyond those necessary for the retirement of financial obligations or to implement required programs, inure to the benefit of the state. Members of the authority, while acting within the scope of their agency or employment, are not subject to personal liability. Conflicts of interest arising from the actions of the authority are not permitted.

The Act provides the authority with all powers that are necessary and convenient in carrying out its duties, including the power to sue and be sued, have a corporate seal, make bylaws, enter into contracts, adopt rules relating to competitive bidding, acquire property interests, procure insurance, accept appropriations and other forms of financial assistance from various sources, provide technical assistance to public and private entities, conduct research, form committees or panels, establish funds within the state treasury, provide assistance to select projects, and exercise all powers typically exercised by private enterprises engaged in business pursuits unless the exercise of such power would be a violation of law. The Act also provides certain specific program powers necessary and convenient to carry out programs. Such powers include the power to make contracts for the delegation of services to the Iowa Innovation Corporation. The functions that can be delegated include marketing, policy research, economic analysis, market expansion, and consulting services. Essential governmental functions and sovereign powers of the state may not be delegated. The contracts may provide for compensation at fair market value. The corporation may not subcontract the performance of the functions delegated to it by the authority. The authority may enter into contracts on behalf of the Iowa Innovation Council. If such contracts delegate the performance of functions to the corporation, then they are subject to all of the requirements that apply to contracts the authority makes with the corporation on its own behalf. Contracts entered into with a nonprofit corporation or for the provision of financial assistance to a business shall provide for the disclosure of

gifts and grants made to the Iowa Innovation Corporation. Contracts for services shall not exceed two years in duration.

The Act provides that the Governor shall appoint a director for the authority, subject to confirmation by the Senate, who shall serve for a four-year term. The director, as well as employees of the authority, shall not be employed concurrently by both the authority and the corporation. A two-year waiting period applies to employees seeking to change employment between the authority and the corporation. The director is to advise the authority on matters relating to economic development and is to carry out all directives from the board in regard to the operation of the authority. The director shall employ personnel as necessary to carry out the duties of the authority and may create divisions within the authority. The Act requires the director to create a small business development division.

The Act provides the authority the power to issue private activity bonds and notes. Such bonds and notes must be issued solely from the moneys of the authority. The authority may not pledge the credit of the state. The issuance of bonds and notes requires a resolution of the authority. However, such a resolution may delegate to an officer of the authority the power to negotiate the details of such transactions. Certain standard statutory requirements for the issuance of bonds are provided. The Act requires the General Assembly to conduct a review of authority operations commencing July 1, 2014, with a report issued by January 2015.

The Act provides for the establishment of the Iowa Innovation Corporation by the authority. The corporation is to be established as a nonprofit corporation. The corporation must collaborate with the authority but is not to be considered, in whole or in part, an agency, department, or administrative unit of the state. The corporation cannot receive appropriations from the General Assembly and is not required to comply with any requirements that apply to a state agency. The corporation does not have authority to pledge the credit of the state and the state is not liable for the debts or obligations of the corporation. The corporation is to be established for the purpose of expanding economic development opportunities in Iowa and may effectuate this purpose by performing certain functions delegated to it by the authority. In performing functions delegated by the authority, the corporation must comply with certain open meetings and open records requirements whenever the meetings or records pertain to the delegated functions. The corporation must also submit a report and audit to the General Assembly by January 15 of each year. The articles of the corporation must provide for its governance and management by a board of directors and by a chief executive officer appointed by the corporation's board. The Act provides for a seven-member board, with the initial membership appointed by the Governor and with two of the seven members subject to confirmation by the Senate. Once the initial membership is appointed, any of the five members not subject to confirmation by the Senate shall be appointed by the remaining members of the board of directors. The Act authorizes the corporation to receive and expend funds from public and private sources and to use its resources for the purpose of performing the duties assigned to it. The corporation is required to keep confidential all information disclosed to it by the authority as part of a contract for services. The Act provides that the corporation perform certain duties and responsibilities related to its activities under contract with the authority and to economic development in general. On or before January 31 of each year, the director of the authority is to submit a report to the members of the authority. This report may include the information deemed necessary by the director, but must include certain information related to targeted small business procurement activities and an assessment of the economic development efforts in the state.

The Act also makes several changes related to economic development-related programs. The Act repeals Code Chapter 10C relating to life science products and enterprises. The Act changes the name of the Grow Iowa Values Fund and Financial Assistance Program to the Economic Development Fund and Financial Assistance Program. The Act also moves the organizational structure of the Iowa Commission on Volunteer Service from the Governor's office to the authority. The Act amends provisions enacted in H.F. 672 (see Energy and Public Utilities) concerning renewable energy tax credits by increasing the maximum allowable generating capacity of a facility seeking a renewable energy tax credit from 5 to 60 megawatts if the facility is other than a wind energy conversion facility. The Act further amends H.F. 672 to provide that no more than 10 megawatts of nameplate generating capacity or equivalent shall be allocated to any one facility seeking a tax credit. The Act also eliminates the Office of Energy Independence and moves the responsibilities of the office to the authority.

The Act includes several transition provisions relating to the transfer of economic development programs and activities to the authority and the corporation. The Act provides for the continuing validity of rules promulgated by the department and allows for their enforcement by the new authority. As soon as practicable, the authority is required to adopt new rules issued under its own rulemaking authority. The Act provides for the continuance of financial assistance provided under the programs administered by the department. The Act provides that the current Economic Development Board shall serve as the board for the authority until the members of the new authority board are appointed.

The Act takes effect July 18, 2011, and applies retroactively to July 1, 2011.

## EDUCATION

- [SENATE FILE 120](#) - Educational Examiners Board — License Revocation or Disqualification Standards
- [SENATE FILE 122](#) - Postsecondary Education Institutions and Student Financial Aid
- [SENATE FILE 123](#) - Educational Examiners Board — Civil Liability Immunity
- [SENATE FILE 367](#) - Extracurricular Interscholastic Activities — Concussion and Brain Injury Policies
- [SENATE FILE 424](#) - District-to-Community College Program and Facilities Sharing Pilot Program
- [SENATE FILE 453](#) - High School Graduation Requirements
- [SENATE FILE 470](#) - Community Colleges — Miscellaneous Provisions — Drinking Drivers Courses
- [SENATE FILE 483](#) - School Administrator Preparation and Licensing — Out-of-State Programs and Institutions
- [HOUSE FILE 321](#) - County Attorney Duties — Schools, Extradition, and Securing Witnesses

### RELATED LEGISLATION

- [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit  
**SEE TRANSPORTATION.** This Act exempts mechanics, delivery drivers, and other persons who operate empty school buses from having a school bus endorsement on their commercial driver's license.
- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes supplemental appropriations to the Department of Education for the community colleges.
- [SENATE FILE 315](#) - Emergency Management and Planning  
**SEE LOCAL GOVERNMENT.** This Act relates to emergency management planning, and requires county sheriffs, rather than the boards of directors of school districts, to work with the Homeland Security and Emergency Management Division of the Department of Public Defense.
- [SENATE FILE 389](#) - National Guard Educational Assistance Program Funding  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act provides that funds appropriated for the National Guard Education Assistance Program shall not revert to the General Fund of the State but shall be available for use by the program for each successive fiscal year until one year after the declared end of Operation Iraqi Freedom, Operation New Dawn, and Operation Enduring Freedom.
- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013, including funding made available to the state for education programs.
- [SENATE FILE 517](#) - Appropriations — Economic Development  
**SEE APPROPRIATIONS.** This Act makes appropriations and transfers to the Department of Cultural Affairs, the Department of Economic Development, the University of Iowa, the University of Northern Iowa, Iowa State University, the Department of Workforce

Development, the Iowa Finance Authority, and the Public Employment Relations Board, and provides for related matters.

[SENATE FILE 533](#)

- State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Divisions I and III of the Act limit various education appropriations for FYs 2011-2012 and 2012-2013. Division VIII provides contract termination notification requirements related to contracts for special education instruction programs operated by an area education agency; for FY 2011-2012, limits the amount of preschool foundation aid received by a school district that can be used for administering the district's approved local program; lowers the amount of preschool foundation aid that school districts may receive; and conditionally raises the total approved tax credits for school tuition organization tax credits. Division XIII establishes a regular program state percent of growth at 2 percent and a categorical state percent of growth at 2 percent for purposes of the state school foundation program for the school budget year beginning July 1, 2012.

[HOUSE FILE 45](#)

- Miscellaneous Appropriation Reductions, Transfers, and Supplementals

**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. It includes restrictions on state library acquisition expenditures for the remainder of FY 2010-2011 and requires the State Board of Regents to limit the granting of leave of absence authorizations often referred to as sabbaticals.

[HOUSE FILE 254](#)

- Iowa Communications Network — Utilization Changes

**SEE BUSINESS, BANKING, AND INSURANCE.** This Act exempts a private college or university or a nonpublic school which certifies to the Iowa Telecommunications and Technology Commission that it is a part of or intends to become a part of the Iowa Communications Network from an otherwise applicable requirement that it use the network for all video, data, and voice requirements; instead authorizing, but not requiring, such utilization.

[HOUSE FILE 484](#)

- Public Funds Deposit and Investment — Iran

**SEE STATE GOVERNMENT.** This Act restricts the State Board of Regents and the Iowa Public Employees' Retirement System, along with other public funds, from directly investing in certain companies with active business operations in Iran. The Act also requires public funds to provide certain notices to companies with inactive business operations in Iran.

[HOUSE FILE 536](#)

- Audits and Examinations of Public Financial Activities and Expenditures

**SEE STATE GOVERNMENT.** This Act provides a definition for regents institutions for the purposes of Code Chapter 11 concerning the Auditor of State and requires that the Iowa Association of School Boards be audited annually by either the Auditor of State or a certified public accountant. Code Section 11.6(7), concerning notification of suspected theft or embezzlement, is amended to provide that governmental subdivisions are also required to provide this notice and to provide that the certified public accountant performing the audit and the governmental subdivision notify the Auditor of State if other significant financial irregularities are suspected. Code Section 11.6 is also amended to require that governmental subdivisions keep certain records as required by the Auditor of State.

- 
- [HOUSE FILE 592](#) - Agricultural Education Advisory Council  
**SEE AGRICULTURE.** This Act reestablishes the Council for Agricultural Education, which was repealed by 2010 Iowa Acts, Chapter 1031. The Act sets out the membership, duties, and procedures for the council.
- [HOUSE FILE 645](#) - Appropriations — Education  
**SEE APPROPRIATIONS.** This Act appropriates moneys for fiscal years 2011-2012 and 2012-2013 from the General Fund of the State to the College Student Aid Commission, the Department for the Blind, the Department of Education, and the State Board of Regents and its institutions; appropriates moneys for distribution to the Midwestern Higher Education Compact; eliminates the library service areas and transfers their assets and responsibilities to the new Division of Library Services established by the Act; establishes the Pathways for Academic Career and Employment Act, which includes the Pathways for Academic Career and Employment Program and the Gap Tuition Assistance Program; and makes statutory changes relating to misconduct by a school employee.
- [HOUSE FILE 649](#) - Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013 and includes numerous provisions involving the education of children, including funding for child care programs and training associated with Early Childhood Iowa (formerly community empowerment) areas and early education.
- [HOUSE FILE 698](#) - Appropriations — Temporary Determinations, Short-Term Funding, and State Library  
**SEE APPROPRIATIONS.** This Act amends H.F. 645 by increasing the authorized full-time equivalent positions for state libraries.



## EDUCATION

**[SENATE FILE 120](#)** - **Educational Examiners Board — License Revocation or Disqualification Standards**  
BY COMMITTEE ON EDUCATION. This Act adds to the grounds for which the Board of Educational Examiners is required to disqualify an applicant for a license or to revoke the license of a person. The new grounds include enticing a minor; human trafficking; or any offense specified in the laws of another jurisdiction, any offense under prior laws of this state or another jurisdiction, or any offense, or prior offense, that may be or was prosecuted in federal, military, or foreign court, that is comparable to an offense listed as grounds for disqualification or revocation.

**[SENATE FILE 122](#)** - **Postsecondary Education Institutions and Student Financial Aid**  
BY COMMITTEE ON EDUCATION. This Act makes changes relating to data collection by the College Student Aid Commission; requires the commission to ensure that students receiving state-funded scholarships and grants are attending institutions of higher education that are not required to register as a postsecondary school under Code Chapter 261B and which are eligible to participate in federal student aid programs; strikes a requirement that the commission develop and implement a postsecondary and workforce participation tracking system; eliminates a specific list of equal opportunity and affirmative action efforts accredited private institutions are currently required to implement; and changes Teacher Shortage Loan Forgiveness Program eligibility requirements.

The Act strikes a provision that required the commission to (1) develop and implement a tracking system that maintains a 10-year record of the postsecondary and workforce participation for each person assisted under the All Iowa Opportunity Foster Care Grant Program and (2) to annually deliver a report on program outcomes to the Governor and the General Assembly.

The Act eliminates a provision that specified actions each accredited public and private institution, whose students received Iowa Tuition Grants or Iowa Grants, had to take to promote equal opportunity and affirmative action, and instead requires the institutions to provide information to the commission as requested.

Under prior law, only postsecondary institutions that enrolled students who were Iowa Tuition Grant recipients had to transmit to the commission information about the number of minority students enrolled. The Act expands the requirement to all postsecondary institutions whose students receive financial assistance administered by the commission, but eliminates a requirement that such institutions submit to the commission existing or proposed plans for the recruitment and retention of minority students and faculty and for service to nontraditional students.

Finally, the Act provides that teachers may be eligible for five years of loan forgiveness under the Teacher Shortage Loan Forgiveness Program, but practice conferring eligibility must be completed within 10 years following graduation from an approved practitioner preparation program, rather than within five consecutive years as was required previously.

**[SENATE FILE 123](#)** - **Educational Examiners Board — Civil Liability Immunity**  
BY COMMITTEE ON EDUCATION. This Act provides that a person shall not be civilly liable for their actions in good faith as a member, employee, or agent of the Board of Educational Examiners. A person shall not be civilly liable, as long as they do not act with malice, for filing a report or complaint with the board or disclosing various forms of information to the board. A person shall not be dismissed or discriminated against by an employer for their involvement with the board. An employer who violates these requirements shall be liable to the aggrieved person for actual and punitive damages plus reasonable attorney fees.

**[SENATE FILE 367](#)** - **Extracurricular Interscholastic Activities — Concussion and Brain Injury Policies**  
BY COMMITTEE ON EDUCATION. This Act directs the Iowa High School Athletic Association and the Iowa Girls High School Athletic Union to distribute guidelines to educate coaches, students, and parents and guardians of students of the risks, signs, symptoms, and behaviors consistent with a concussion or brain injury, including the danger of continuing to participate in extracurricular interscholastic activities after a concussion or brain injury and their duty to report such signs, symptoms, and behaviors if they occur. School districts and nonpublic schools must annually provide the parent or guardian of each student with a concussion and brain injury information

sheet which must be signed and returned before a student may participate in an extracurricular interscholastic activity for grades seven through 12.

If a student's coach or contest official observes signs, symptoms, or behaviors consistent with a concussion or brain injury in an extracurricular interscholastic activity, the student must be immediately removed from participation. A student removed from participation shall not return until the student has been evaluated by a licensed health care provider trained in the evaluation and management of concussions and other brain injuries and received written clearance to return to participation.

**SENATE FILE 424 - District-to-Community College Program and Facilities Sharing Pilot Program**

BY COMMITTEE ON EDUCATION. This Act allows a consortium of certain school districts and a community college to request approval from the Department of Education for a District-to-Community College Program and Facilities Sharing Pilot Program. Each school district wishing to participate in a consortium must meet certain public notice and public hearing requirements. The Act includes authority for participating school districts to enter into joint contracts for the construction or lease of buildings for the pilot program. Each consortium participating in the pilot program is required to submit a report detailing certain information about the consortium's activities as part of the pilot program to the General Assembly and the department on or before January 1, 2014.

**SENATE FILE 453 - High School Graduation Requirements**

BY COMMITTEE ON EDUCATION. This Act directs the State Board of Education to modify its rules relating to high school graduation requirements to allow a school district or an accredited nonpublic school to consider that any student who satisfactorily completes a high school-level unit in English and language arts, mathematics, science, or social studies, has satisfactorily completed one year of the high school graduation requirements for that area and may be issued high school credit for the unit.

**SENATE FILE 470 - Community Colleges — Miscellaneous Provisions — Drinking Drivers Courses**

BY COMMITTEE ON EDUCATION. This Act makes miscellaneous changes to Code provisions relating to community colleges, including provisions for confidential student record transfers, the duties of a community college council and the elimination of a related working group, high school equivalency diploma fees, the State Board for Community Colleges, approved courses for drinking drivers, community college reporting requirements, community college teaching load limits, and transportation of students attending community college classes under district-to-community college sharing or concurrent enrollment programs.

The Act establishes that a statutory confidential records requirement shall not be construed to prohibit a school corporation or educational institution from transferring student records electronically to other school corporations or educational institutions in accordance with the Department of Education's comprehensive management information system and uniform coding and reporting system.

A provision requiring community college councils to prepare a five-year statewide strategic plan and requiring consultation with a working group of stakeholders is eliminated.

The \$5 fee the Department of Education was authorized to charge for issuance of a high school equivalency diploma is replaced with authorization for the department to charge an amount to be determined by the State Board of Education to cover the costs of producing and distributing the diploma. In addition, the state board may establish a fee for the issuance or verification of a transcript based on the actual costs of production or verification of a transcript.

References to the State Board for Community Colleges are replaced with references to the State Board of Education, whose members constituted the State Board for Community Colleges.

Currently, drinking driver courses are provided by community colleges and by in-state substance abuse treatment programs. The Act authorizes the Department of Education to approve providers of drinking drivers courses offered out of state. However, such providers must prove to the department's satisfaction that the course is comparable to those offered by community colleges and in-state substance abuse treatment programs, and they

may be requested to meet the same reporting requirements as the community colleges and in-state substance abuse treatment programs.

The Act eliminates a provision requiring each community college establishing and receiving funds from a new jobs training project to submit a report to the General Assembly. The department is directed to include in its annual Condition of Community Colleges Report a statewide summary of the financial data it receives from community colleges and to submit the report to the General Assembly.

The full-time teaching load for community college arts and sciences instructors is limited to 15 credit hours under the Act, with a maximum academic workload of 16 credit hours. Language that permitted a faculty member to teach a course at times other than the regular school week for not more than a three-credit-hour course, not to exceed a total workload of 18 credit hours, is replaced with language that instead permits an instructor to have an additional teaching assignment provided that (1) both the community college and the instructor mutually consent to the additional assignment and (2) the total teaching load does not exceed 22 credit hours.

Also eliminated is a provision that required the parent or legal guardian of a student who is attending a community college under a district-to-community college sharing or concurrent enrollment program to furnish transportation for the student to and from the community college.

**[SENATE FILE 483](#) - School Administrator Preparation and Licensing — Out-of-State Programs and Institutions**

BY COMMITTEE ON EDUCATION. This Act provides that a person who enrolled in an administrator preparation program offered by a regionally accredited out-of-state institution or an approved out-of-state institution prior to May 1, 2009, and who completes the program prior to December 15, 2011, is eligible to be licensed by the Board of Educational Examiners, notwithstanding an administrative rule which otherwise requires such persons to hold a valid regular administrator certificate or license in the state in which the preparation was completed. The board must notify eligible applicants who apply for an administrator license between May 1, 2009, and December 31, 2011, of their limited eligibility for licensure and of the application deadline, and must post the notification on its website. The Code provision created by the Act is repealed July 1, 2012.

**[HOUSE FILE 321](#) - County Attorney Duties — Schools, Extradition, and Securing Witnesses**

BY COMMITTEE ON JUDICIARY. This Act relates to the duties of a county attorney including providing advice and required legal representation to schools and duties related to the extradition of criminal defendants and securing of witnesses.

The Act strikes provisions requiring a county attorney to bring an action against a debtor who owes money to the Permanent School Fund created in Code Chapter 257B. The Act specifies the school board may bring the action against a debtor who owes money to the Permanent School Fund.

The Act strikes a provision requiring a county attorney to provide legal advice to a school or school officer.

The Act repeals Code Chapter 818, which establishes the Interstate Extradition Compact for fugitive criminal defendants. The Act does not affect Code Chapter 819 (Uniform Act to Secure Witnesses from Without the State) which is similar to Code Chapter 818. The Act also repeals Code Chapter 819A relating to the Uniform Act for Rendition of Prisoners as Witnesses in Criminal Proceedings. The Act does not affect Code Chapter 820 (Uniform Criminal Extradition Act) which is similar to Code Chapter 819A.



## ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

- [HOUSE FILE 126](#) - Lobbyist Registrations and Client Reports
- [HOUSE FILE 682](#) - Congressional and Legislative Redistricting

### RELATED LEGISLATION

- [SENATE FILE 526](#) - Gambling Regulation and Licensing  
**SEE GAMING.** Division II of this Act relates to referendums on the conduct of gambling games within a county. The Act provides, if a simple majority of voters in two successive elections approve of such games, that future referendums will not be required in that county. The Act makes certain changes relating to the licensing periods for the conduct of such games and retains a petition provision for possible future referendums. The Act, however, requires that a referendum shall not be held until the eighth calendar year following a prior referendum. This division of the Act, relating to county referendums and gambling game licensing, took effect on May 26, 2011, and applies retroactively to January 1, 1994.



## ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

### **HOUSE FILE 126** - Lobbyist Registrations and Client Reports

COMMITTEE ON ETHICS. This Act relates to the filing of lobbyist registrations and lobbyist's client reports with the General Assembly.

Previously, a person engaged in lobbying activities before the General Assembly filed a lobbyist registration with the General Assembly and a person engaged in lobbying activities before the Office of the Governor or any state agency filed a lobbyist registration with the Ethics and Campaign Finance Disclosure Board. The Act eliminates the requirements related to filing with the board and provides that regardless of where the lobbying activities take place all lobbyist registrations are filed with the General Assembly.

The Act requires all lobbyist registrations to be filed electronically and the General Assembly is required to post all lobbyist registrations in a searchable database on an Internet site. The Act requires the board to establish a link on the Internet site of the board to the lobbyist registration information on the General Assembly's Internet site. The Act unifies the legislative branch and executive branch lobbyist registration periods by making all registrations valid from the date of the registration to the end of the calendar year. The Act allows for preregistration for the following calendar year beginning on December 1 of each year.

Previously, a lobbyist's client was required to file an annual report with both the General Assembly and the board based on the entity with which the lobbyist filed the lobbyist's registration. The Act requires all lobbyist's client reports to be filed with the General Assembly and that the General Assembly post all lobbyist's client reports in a searchable database on an Internet site. The Act requires the board to establish a link on the Internet site of the board to the lobbyist's client report information on the General Assembly's Internet site.

### **HOUSE FILE 682** - Congressional and Legislative Redistricting

BY COMMITTEE ON STATE GOVERNMENT. This Act establishes congressional and legislative districts for the state effective during the 2012 and subsequent general elections. The districts are established based upon population pursuant to the results of the 2010 decennial census. Pursuant to the requirements of Code Section 42.4, the Act provides for the election of senators to the general assemblies which take office in 2013 and 2015 in conformity with the Iowa Constitution and provides for the filling of a vacancy for a member of Congress or the General Assembly if a special election is required prior to the 2012 General Election. Refer to the appendices for maps of the Congressional, Senate, and House districts, prepared by the Legislative Services Agency. Maps can also be found on the Iowa Redistricting link on the Iowa General Assembly website: [www.legis.iowa.gov](http://www.legis.iowa.gov).

The Act took effect April 19, 2011.



## ENERGY AND PUBLIC UTILITIES

- [SENATE FILE 243](#) - Alternate Energy Production Facility — Definition
- [HOUSE FILE 267](#) - Historic Properties Regulation — Archeological Site Surveys by Rural Electric Cooperatives
- [HOUSE FILE 454](#) - Unpaid City Utility Rates or Charges — Certification for Collection
- [HOUSE FILE 672](#) - Renewable Energy Development Incentives

### RELATED LEGISLATION

- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for the Low-Income Home Energy Assistance Program, known as LIHEAP.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act relates to the state historic preservation officer, historic property, and municipal utilities constructing certain electric distribution and transmission facilities.
- [HOUSE FILE 299](#) - Copper Theft Ordinances and Trespass on Public Utility Property  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act authorizes the optional adoption of a model copper theft ordinance by political subdivisions, makes unlawful entry onto public utility property subject to criminal trespass provisions, and provides penalties in relation to both.
- [HOUSE FILE 590](#) - Economic Development Agencies and Programs  
**SEE ECONOMIC DEVELOPMENT.** This Act reorganizes executive branch agencies created to administer economic development programs. The Act amends provisions enacted in H.F. 672 (see Energy and Public Utilities) concerning renewable energy tax credits by increasing the maximum allowable generating capacity of a facility seeking a renewable energy tax credit from 5 to 60 megawatts if the facility is other than a wind energy conversion facility. The Act further amends H.F. 672 to provide that no more than 10 megawatts of nameplate generating capacity or equivalent shall be allocated to any one facility seeking a tax credit. The Act also eliminates the Office of Energy Independence and moves the responsibility of the office to the new Economic Development Authority and includes transition provisions. The Act takes effect July 18, 2011, and applies retroactively to July 1, 2011.
- [HOUSE FILE 646](#) - Appropriations — Administration and Regulation  
**SEE APPROPRIATIONS.** This Act requires disconnection of electricity to the heated sidewalk installed in the entry walkway on the east side of the State Capitol Building.
- [HOUSE FILE 679](#) - Replacement Tax for New Cogeneration Facilities  
**SEE TAXATION.** This Act relates to the administration of the replacement tax for new cogeneration facilities. The Act took effect May 3, 2011, and is retroactively applicable to tax years beginning on or after January 1, 2010.



## ENERGY AND PUBLIC UTILITIES

### [SENATE FILE 243](#) - Alternate Energy Production Facility — Definition

BY COMMITTEE ON COMMERCE. This Act expands the definition of an “alternate energy production facility” for purposes of compliance with electric utility rate regulation requirements.

Provisions contained in Code Sections 476.43 and 476.44 require electric utilities to either own alternate energy production facilities or small hydro facilities located in Iowa or enter into long-term contracts to purchase or wheel electricity from such facilities, or provide for the availability of supplemental or backup power to such facilities on a nondiscriminatory basis and at just and reasonable rates.

The applicable definition of “alternate energy production facility” in Code Section 476.42 references solar, wind turbine, waste management, resource recovery, refuse-derived fuel, agricultural crops or residues, or woodburning facilities. The Act specifies that for purposes of this definition, “waste management” includes a facility using plasma gasification to produce synthetic gas, either as a stand-alone fuel or for blending with natural gas, the output of which is used to generate electricity or steam. The Act further specifies that “plasma gasification” means the thermal dissociation of carbonaceous material into fragments of compounds in an oxygen-starved environment.

### [HOUSE FILE 267](#) - Historic Properties Regulation — Archeological Site Surveys by Rural Electric Cooperatives

BY COMMITTEE ON ECONOMIC GROWTH/REBUILD IOWA. This Act limits the authority of the State Preservation Officer to compel a rural electric cooperative to perform an archeological identification effort to determine whether a particular site is a historic property.

The Act took effect March 29, 2011.

### [HOUSE FILE 454](#) - Unpaid City Utility Rates or Charges — Certification for Collection

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to the certification to a county treasurer of unpaid rates or charges due for the services of a sewer system, for the services of a storm water drainage system, or for sewage treatment, solid waste collection, water, or solid waste disposal services.

A city utility may delegate its certification authority by a resolution of the utility’s governing board. A city council may also delegate its certification authority, by ordinance of the city council, to a city utility if it has contracted with the city utility under Code Chapter 28E for joint billing or collection services, or to that utility’s designee.

### [HOUSE FILE 672](#) - Renewable Energy Development Incentives

BY COMMITTEE ON WAYS AND MEANS. This Act concerns wind and other sources of renewable energy development and production, and tax credits issued in relation thereto.

The Act provides legislative intent encouraging the development of renewable electric power generation, the use of renewable power to meet local electric needs, and the development of transmission capacity to export wind power generated in Iowa.

The Act reduces the maximum amount of nameplate generating capacity for facilities qualifying for the wind energy production tax credit under Code Chapter 476B from 150 megawatts to 50 megawatts, and increases the maximum amount of nameplate generating capacity for wind energy conversion facilities qualifying for the renewable energy tax credit under Code Chapter 476C from 330 to 363 megawatts. The Act also increases the maximum amount of nameplate generating capacity for facilities other than wind energy conversion facilities qualifying for the renewable energy tax credit from 20 to 53 megawatts, and specifies that 10 megawatts of the 53 megawatts shall be reserved for facilities incorporated within or associated with an ethanol cogeneration plant engaged in the sale of ethanol to states to meet a low carbon fuel standard.

The Act extends the date by which a facility shall be placed in service in order to be eligible for a renewable energy tax credit from before January 1, 2012, to before January 1, 2015, and makes corresponding date modifications consistent with this change.

The Act adds additional requirements for eligibility for applications for the tax credit filed on or after July 1, 2011. If all or a portion of the renewable energy produced is for on-site consumption by the producer, the facility must consist of at least three-fourths megawatts of nameplate generating capacity or the energy production capacity equivalent. The Act modifies applicable provisions and requirements of the chapter with reference to on-site consumption. For facilities other than wind energy conversion facilities, the facility must not exceed five megawatts of nameplate generating capacity or the energy production capacity equivalent.

The Act modifies a provision stating that a facility that is not operational after being approved as eligible by the Iowa Utilities Board within time frames specified in Code Chapter 476C shall cease to be considered eligible. A facility which notifies the board prior to expiration of the time frames that the facility intends to become operational and wishes to preserve its eligibility shall be granted a 12-month extension, which may be renewed for succeeding 12-month periods if the board continues to be notified prior to expiration of the extension period. The Act requires the owner of a facility which discontinues efforts to achieve operational status to notify the board of this fact, after which the board shall not consider the facility eligible under the chapter.

The provision reducing the maximum amount of nameplate generating capacity for wind energy conversion facilities under Code Chapter 476B took effect May 26, 2011.

## ENVIRONMENTAL PROTECTION

- [SENATE FILE 299](#) - Waste Management and Environmental Remediation
- [SENATE FILE 407](#) - Sewage Disposal Regulation and Enforcement
- [SENATE FILE 535](#) - Water Resources Coordinating Council

### RELATED LEGISLATION

- [SENATE FILE 321](#) - On-Farm Food Commodity Processing Operations — Wastewater Disposal  
**SEE AGRICULTURE.** This Act authorizes the Department of Natural Resources to adopt rules governing the disposal of wastewater or septage originating from on-farm processing operations which manufacture products from commodities derived from agricultural animals or crops.
- [SENATE FILE 478](#) - Livestock — Care and Feeding — Liens — Neglect  
**SEE AGRICULTURE.** This Act authorizes the Department of Agriculture and Land Stewardship to provide for the sustenance of certain livestock and to be reimbursed for costs including by utilizing moneys deposited in the Manure Storage Indemnity Fund (Code Section 459.501), which is currently used to pay for cleaning up abandoned livestock facilities and for administering environmental protection regulations affecting livestock production.
- [SENATE FILE 509](#) - Appropriations — Agriculture and Natural Resources  
**SEE APPROPRIATIONS.** This Act provides that beginning on July 1, 2012, civil penalties assessed by or on behalf of the Department of Natural Resources against animal feeding operations are no longer to be deposited into the Animal Agriculture Compliance Fund but into a special account of the Watershed Improvement Fund for use in supporting local watershed improvement grants and monitoring the progress of local watershed improvement projects awarded grants.
- [SENATE FILE 531](#) - Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds  
**SEE AGRICULTURE.** This Act provides for the regulation and promotion of renewable fuels, including ethanol used in the formulation of gasoline containing various percentages of fuel grade alcohol and biodiesel used in the formulation of diesel fuel containing various percentages of oils or fats.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act adds three voting members to the Watershed Planning Advisory Council.



## ENVIRONMENTAL PROTECTION

### [SENATE FILE 299](#) - Waste Management and Environmental Remediation

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to environmental protection, including solid waste, sewage works, hazardous waste, infectious medical waste, and pesticide and fertilizer contamination.

Code sections are repealed relating to the Pollution Hotline Program; sewage works construction; the Waste Abatement Program; a penalty for making a false statement or representation in a solid waste comprehensive plan; certain duties of the Department of Natural Resources (DNR) related to hazardous waste and substance management including the issuance of hazardous waste treatment, storage, or disposal facility permits; hazardous waste sites and facilities; disposal of hazardous waste on land; permit requirements for owners and operators of an infectious medical waste collection or transportation operation; and pesticide and fertilizer contaminated sites. The Act makes necessary conforming amendments.

Beginning July 1, 2011, a new site shall not be placed on the registry of confirmed hazardous waste or hazardous substance disposal sites. A site placed on the registry prior to July 1, 2011, shall be removed upon the execution of a uniform environmental covenant or through the proper closure of the site. If no sites remain listed on the registry, DNR shall recommend to the General Assembly the repeal of Code Sections 455B.426 through 455B.432, relating to the registry.

### [SENATE FILE 407](#) - Sewage Disposal Regulation and Enforcement

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to counties and other regulated entities and the permitting and enforcement powers of the Department of Natural Resources (DNR) in relation to the inspection and construction of certain sewage disposal systems and authorizing penalties.

The Act allows the delegation of duties from DNR to counties as those duties relate to the regulation and enforcement of the construction of semipublic sewage disposal systems. Counties are required to issue permits, conduct inspections, and adopt standards in relation to the delegation of authority. Construction standards are required to be consistent with and equivalent to construction standards adopted by the Environmental Protection Commission and may be adopted by reference.

The Act allows counties to assess civil penalties for the regulation of the construction of semipublic sewage disposal systems in amounts consistent with but not exceeding the amounts established for such penalties in Code Chapter 455B.

Any civil penalty collected by the state or a county relating to the construction of semipublic sewage disposal systems is deposited in the Unsewered Community Revolving Loan Fund.

DNR may provide variances to certain water quality regulations to disadvantaged communities. The Act changes the criteria for determining a disadvantaged community and creates new criteria for determining whether an unsewered community is a disadvantaged community. DNR is prohibited from considering a regulated entity, affected community, or unsewered community a disadvantaged community if the ratio of compliance costs to median household income is below 1 percent.

DNR is prohibited from requiring the installation of a wastewater treatment system by an unsewered community if DNR determines that such installation would create substantial and widespread economic and social impact.

### [SENATE FILE 535](#) - Water Resources Coordinating Council

BY COMMITTEE ON APPROPRIATIONS. This Act amends Code Chapter 466B, which currently provides for the protection of surface water in this state by establishing a Water Resources Coordinating Council within the Office of the Governor. The council includes members representing a number of heads of state agencies as well as the deans of colleges of board of regents institutions. The council is responsible for coordinating governmental efforts to improve water quality in an efficient and fiscally responsible manner. The Act transfers the council from the

Office of the Governor to the Department of Agriculture and Land Stewardship, and provides that the Secretary of Agriculture and not the Governor serves as the council's chairperson. A number of provisions in the Code chapter refer to the Department of Natural Resources as simply "department." The Act includes the full name of the department, but does not change its powers or duties.

---

## GAMING

- [SENATE FILE 427](#) - Bingo — Community Festivals and Electronic Equipment
- [SENATE FILE 526](#) - Gambling Regulation and Licensing

### RELATED LEGISLATION

- [HOUSE FILE 646](#) - Appropriations — Administration and Regulation  
**SEE APPROPRIATIONS.** This Act establishes a new Gaming Regulatory Revolving Fund in the State Treasury under the control of the Department of Inspections and Appeals.
- [HOUSE FILE 648](#) - Appropriations — Infrastructure and Capital Projects  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund, the Technology Reinvestment Fund, the Revenue Bonds Capitals Fund, and other funds, and provides for related matters and effective date and retroactive applicability date provisions. The Act provides a contingent appropriation of \$2 million for FY 2011-2012 from any excess wagering tax revenues received in FY 2010-2011 for the Community Attraction and Tourism Grant Program administered by the Department of Economic Development.



## GAMING

### [SENATE FILE 427](#) - Bingo — Community Festivals and Electronic Equipment

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to bingo, including bingo conducted at a fair or community festival and bingo games conducted by certain qualified organizations. The Act amends the definition of community festivals to mean a festival not lasting more than six consecutive days; previously these festivals could last no longer than four consecutive days. The Act also permits the lease and use of electronic bingo equipment for the purpose of aiding disabled individuals during a bingo occasion.

The section of this Act related to community festivals took effect April 12, 2011.

### [SENATE FILE 526](#) - Gambling Regulation and Licensing

BY COMMITTEE ON WAYS AND MEANS. This Act relates to certain forms of gambling and consists of three divisions.

#### Division I — Horse Racing

The Act requires that the Iowa Racing and Gaming Commission adopt standards for thoroughbred and quarter horse racing seasons, to last no fewer than 67 days and 26 days respectively, and regulates the purse structures for thoroughbred, quarter horse, and standardbred racing. The commission shall regulate purse structures so that 76 percent is designated for thoroughbred racing, so that 15.25 percent is designated for quarter horse racing, and so that 8.75 percent is designated for standardbred racing. The Act requires that purse moneys designated for standardbred racing only be utilized at the Iowa State Fair, county fairs, or other tracks approved by the commission. The purse moneys designated for thoroughbred, quarter horse, and standardbred racing shall be distributed to organizations meeting certain qualifications. The Act also requires that 20 percent of all net purse moneys be designated for registered Iowa-bred foals. The Act specifies that only quarter horse and thoroughbred racing may be conducted at the horse racetrack in Polk County.

The Act permits advanced deposit wagering and requires that the commission authorize the licensee of the horse racetrack in Polk County. Advanced deposit wagering is a method of pari-mutuel wagering in which an individual may establish an account, deposit money into that account, and use the account balance to pay for pari-mutuel wagering. The Act allows such wagers to be made in person at the licensed racetrack or at any other location by telephone or other electronic means. The Act provides a definition for advanced deposit wagering, sets distribution for the net revenue from such wagering, and permits advanced deposit wagering by other licensees that meet certain conditions.

The Act states that an unlicensed advanced deposit wagering operator or an individual taking or receiving wagers from Iowa residents on races conducted at the horse racetrack in Polk County is guilty of a class "D" felony.

#### Division II — County Referendums and Gambling Game Licensing

The Act provides if a simple majority of voters in a county approve a referendum authorizing gambling games in two successive elections, future referendums will not be required. Current law provides that the proposition to conduct gambling games shall be resubmitted to the county electorate every eight years. The Act provides, after a referendum has either approved or defeated gambling games, another referendum must not be held for eight years. The Act also provides, if a license to conduct gambling games anywhere in a county is in effect and gambling is later disapproved by referendum, the license will remain valid for a total of nine years from issuance or one year from the date of the referendum, whichever is later. Current law requires only that the license will remain valid for a total of nine years from issuance. This division of the Act, relating to county referendums and gambling game licensing, took effect on May 26, 2011, and applies retroactively to January 1, 1994.

#### Division III — Report on the Possible Regulation of Intrastate Internet Poker

The Act requires the Administrator of the Iowa Racing and Gaming Commission to prepare a report regarding the creation of a framework for the state regulation of intrastate Internet poker. The report shall be prepared

for delivery to the General Assembly no later than December 1, 2011. The administrator is not required to make specific recommendations regarding the legalization of intrastate Internet poker within this report. The Act also requires that the Director of Public Health provide a report on the societal impacts of Internet poker in Iowa to the administrator for inclusion in the commission's report. The director is required to provide the report to the administrator by October 1, 2011. The director is not required to make specific recommendations regarding the legalization of intrastate Internet poker within this report.

## HEALTH AND SAFETY

- [SENATE FILE 197](#) - Fire Protection Systems and Electrician Licensure
- [SENATE FILE 233](#) - Medicaid — Behavioral Health Services — Licensed Mental Health Counselors and Certified Alcohol and Drug Counselors
- [SENATE FILE 286](#) - Prescription Monitoring Program
- [SENATE FILE 438](#) - Dentists — Licensing Reciprocity
- [HOUSE FILE 322](#) - Epilepsy Treatment and Education Task Force
- [HOUSE FILE 390](#) - Alzheimer’s Disease — Workgroup — Response Strategy
- [HOUSE FILE 393](#) - Death Certificates — Physician Assistants or Advanced Registered Nurse Practitioners
- [HOUSE FILE 467](#) - Public Health Regulation — Miscellaneous Changes
- [HOUSE FILE 537](#) - Regulation of Assisted Living Programs
- [HOUSE FILE 593](#) - Licensed Massage Therapist Education Requirements

### RELATED LEGISLATION

- [SENATE FILE 7](#) - Operating a Motorboat or Sailboat While Intoxicated  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act lowers the current .10 blood alcohol limit for motorboat or sailboat operating-while-intoxicated (OWI) offenses to .08.
- [SENATE FILE 149](#) - Motor Vehicle Operator Competency Screening — Reports by Advanced Registered Nurse Practitioners and Physician Assistants  
**SEE TRANSPORTATION.** This Act authorizes licensed advanced registered nurse practitioners and licensed physician assistants to make reports to the Department of Transportation regarding a diagnosis affecting a person’s ability to operate a motor vehicle.
- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes supplemental appropriations to the Department of Public Health for addictive disorders, healthy children and families, healthy aging, and infectious diseases.
- [SENATE FILE 233](#) - Medicaid — Behavioral Health Services — Licensed Mental Health Counselors and Certified Alcohol and Drug Counselors  
**SEE HUMAN SERVICES.** This Act directs the Department of Human Services to adopt rules entitling licensed mental health counselors and certified alcohol and drug counselors to payment for behavioral health services provided to recipients of medical assistance, subject to limitations and exclusions the department finds necessary on the basis of federal laws and regulations.
- [SENATE FILE 236](#) - Public Safety — Miscellaneous Changes  
**SEE STATE GOVERNMENT.** This Act relates to public safety including the membership of the Iowa Law Enforcement Academy, the membership of the State Fire Service and Emergency Response Council, and the duties of the State Building Code Commissioner.

- [SENATE FILE 259](#) - Presentence Investigation Reports and Sentencing Standards — Mental Health and Substance Abuse History  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act relates to mental health and substance abuse histories included in a presentence investigation report and the standards for release on probation in a criminal proceeding.
- [SENATE FILE 313](#) - Medical Assistance Program — Miscellaneous Changes  
**SEE HUMAN SERVICES.** This Act addresses provisions under the medical assistance (Medicaid), IowaCare and hawk-i programs. The Act includes unpaid premiums under the Medicaid for Employed People with Disabilities Program and the IowaCare Program in the definition of “qualifying debt” subject to debt setoff procedures; provisions relating to the amount of the premium, program services, and the provider network under the IowaCare Program; and provisions relating to the board of the hawk-i Program.
- [SENATE FILE 456](#) - Possession or Receipt of Firearms — Mental Health Commitments or Adjudications  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act relates to persons prohibited from possessing or receiving firearms because of mental health commitments or adjudications, petitions for relief from such prohibitions, and to the transmittal of such information between the State Court Administrator, the Department of Public Safety, and the Federal Bureau of Investigation.
- [SENATE FILE 482](#) - Human Services — Miscellaneous Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to programs and services administered by the Department of Human Services involving children and youth and also includes requirements involving Medicaid program eligibility of certain inmates of public institutions, family planning eligibility under the program, and for child abuse registry checks for certain certified nurse aides.
- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for maternal and child health, preventive health and health services, substance abuse programs, low-income energy assistance, mental health, child care, social services, and other health and human services-related programs.
- [SENATE FILE 510](#) - Appropriations — Justice System  
**SEE APPROPRIATIONS.** This Act adds certain bath salts, salvia divinorum, salvinorin A, and synthetic cannabinoids, to the list of Schedule I Controlled Substances and provides criminal penalties.
- [SENATE FILE 525](#) - Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of mental health and disability services, including children’s services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125. The Act also establishes various redesign workgroups involving the departments of Human Services and Public Health and continues a judicial branch and Department of Human Services workgroup concerning civil commitment, mental health and substance abuse advocates, jail diversion, and many other related issues.

- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act appropriates moneys to the Department of Public Health for a vision screening program for FY 2011-2012; creates a task force on the prevention of sexual abuse of children; and credits the first \$106,016,400 of revenues generated from the tax on cigarettes and from the tax on certain tobacco products to the Health Care Trust Fund.
- [HOUSE FILE 389](#) - Medicaid Fraud Control Investigative Costs  
**SEE STATE GOVERNMENT.** This Act relates to investigative costs incurred by the Medicaid Fraud Control Unit of the Department of Inspections and Appeals. Investigative costs recouped by the unit, in addition to penalties and other amounts received as a result of prosecutions to ensure compliance with the Medicaid program that are not credited to the Medicaid program, may be credited to the Medicaid Fraud Account.
- [HOUSE FILE 562](#) - Child Abuse Assessment and Registry Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to the Child Abuse Registry administered by the Department of Human Services and revises child abuse definitions. The department is required to continue working with various stakeholders to develop and implement improvements in the child protection system to ensure the due process rights of persons alleged to have committed child abuse are addressed in a more timely manner while ensuring that children are protected from abuse.
- [HOUSE FILE 597](#) - External Review of Health Care Coverage Decisions  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act adds new procedures for external review of certain adverse determinations by a health carrier that deny, reduce, or terminate payment for health care services to comply with the federal Patient Protection and Affordable Care Act, as amended.
- [HOUSE FILE 648](#) - Appropriations — Infrastructure and Capital Projects  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund, the Technology Reinvestment Fund, the Revenue Bonds Capitals Fund, and other funds, and provides for related matters and effective date and retroactive applicability date provisions. The Act provides funds for the provision of a statewide public safety radio network and the purchase of radio equipment for compliance with the federal narrowbanding mandate.
- [HOUSE FILE 649](#) - Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013 and includes numerous provisions involving health agencies, health programs, health care coverage, the Medicaid program, and health regulation. The Act also includes provisions expanding the notice provisions when protective orders are issued concerning a dependent adult and prohibiting certain property and other transactions involving a dependent adult's assets without prior court approval; addressing planning and pilot projects for an all-payer claims database and statewide health information technology system; revising the requirements for coverage of abortions under the Medicaid program; allowing recovery of personal injury economic losses covered under the Medicaid program; and removing drugs prescribed for mental illness from required prior authorization for coverage under the Medicaid program.

**HOUSE FILE 658**

- Regulation of Grade "A" Milk

**SEE AGRICULTURE.** This Act transfers certain powers and duties relating to milk inspection from the Department of Public Health to the Department of Agriculture and Land Stewardship, and provides an appropriation and the transfer of positions to the Department of Agriculture and Land Stewardship.

## HEALTH AND SAFETY

### [SENATE FILE 197](#) - Fire Protection Systems and Electrician Licensure

BY COMMITTEE ON STATE GOVERNMENT. This Act revises the definition of routine maintenance of a fire protection system, expanding the definition to include the replacement of sprinkler heads or nozzles and the temporary disabling and subsequent restarting of a system as necessary to perform such routine maintenance. Persons who perform only routine maintenance are not required to be licensed.

The Act also provides a one-time extension, until December 31, 2011, for licensees who have failed to obtain the required continuing education.

The Act took effect April 19, 2011.

### [SENATE FILE 233](#) - Medicaid — Behavioral Health Services — Licensed Mental Health Counselors and Certified Alcohol and Drug Counselors

BY COMMITTEE ON HUMAN RESOURCES. This Act directs the Department of Human Services to adopt rules entitling licensed mental health counselors and certified alcohol and drug counselors to payment for behavioral health services provided to recipients of medical assistance, subject to limitations and exclusions the department finds necessary on the basis of federal laws and regulations.

The Department of Human Services is directed to amend the Medicaid state plan to allow licensed mental health counselors and certified alcohol and drug counselors to be participating behavioral health providers under the Medicaid program.

### [SENATE FILE 286](#) - Prescription Monitoring Program

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the information program for drug prescribing and dispensing known as the Iowa Prescription Monitoring Program (PMP). The Iowa PMP is a prescription drug database program containing records of the dispensing of prescriptions for identified controlled substances. A pharmacist or prescribing practitioner who has registered for access to the Iowa PMP may delegate access to one or more agents of the pharmacist or prescribing practitioner pursuant to rules of the Board of Pharmacy. An agent of a pharmacist or prescribing practitioner shall register as such for access to the Iowa PMP and shall be bound by the same program provisions and confidentiality requirements as the supervising pharmacist or prescribing practitioner. A previous statutory provision terminating the Iowa PMP on June 30, 2011, is repealed.

### [SENATE FILE 438](#) - Dentists — Licensing Reciprocity

BY COMMITTEE ON STATE GOVERNMENT. Previous law provided that a dentist or dental hygienist with an out-of-state license could be issued an Iowa license by passing a written examination and providing evidence of three years of experience. This Act provides that the applicant may either pass a written examination or provide evidence of three years of experience.

### [HOUSE FILE 322](#) - Epilepsy Treatment and Education Task Force

BY COMMITTEE ON HUMAN RESOURCES. This Act directs the establishment of a task force to assess the impact on people with epilepsy of selecting generically equivalent antiepileptic drugs for the treatment of epileptic seizures. The membership of the task force is prescribed to include patients, physicians, and pharmacists; a subcommittee of the task force is directed to develop education and informational materials on epilepsy treatment and medication selection for distribution; and the Department of Public Health is directed to provide administrative support to the task force and to administer any funds appropriated or received for the task force. The intent of the General Assembly is that the only changes in law regarding drug product selection of antiepileptic drugs for the treatment of epileptic seizures for the duration of the task force are those required by federal law regarding interchangeability standards for the use of substitution for such drugs. The task force is directed to submit a report to the General Assembly by January 1, 2013, and is dissolved on that date.

The Act took effect April 14, 2011.

**HOUSE FILE 390 - Alzheimer's Disease — Workgroup — Response Strategy**

BY COMMITTEE ON HUMAN RESOURCES. This Act directs the Department of Public Health to convene a stakeholder workgroup to design a strategy to respond to the needs of Iowans with Alzheimer's disease and other forms of dementia. The membership of the workgroup is prescribed and the workgroup is directed to submit the strategy to the Governor and the General Assembly no later than November 15, 2011. The strategy is to specifically include recommendations relating to the location of an office for Alzheimer's disease and other forms of dementia within state government, how to most efficiently and effectively institute a public-private partnership to implement the strategy and continue collaboration, and ongoing data collection and funding to support the strategy.

**HOUSE FILE 393 - Death Certificates — Physician Assistants or Advanced Registered Nurse Practitioners**

BY COMMITTEE ON HUMAN RESOURCES. This Act allows an advanced registered nurse practitioner or a physician assistant to sign a death certificate unless there is a nonnatural cause of death. The advanced registered nurse practitioner or physician assistant must be licensed in Iowa, and be in charge of the deceased patient's care.

**HOUSE FILE 467 - Public Health Regulation — Miscellaneous Changes**

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to programs and activities under the purview of the Department of Public Health (DPH).

Tobacco enforcement provisions transfer enforcement duties from DPH to the Alcoholic Beverages Division of the Department of Commerce, replacing the requirement that DPH contract with the division for enforcement.

Communicable and infectious diseases and poisonings provisions include AIDS and HIV, which were previously excluded, in the definition of "contagious and infectious disease" under Code Chapter 139A, the Communicable and Infectious Disease Reporting and Control Act; provide new definitions for "exposure" and "significant exposure"; amend provisions for the notification of care providers who may have had a significant exposure; provide for the reporting of positive test results to DPH; authorize the notification of a care provider after the individual who was the source of a significant exposure is released from a hospital or other health facility if the test did not result in notification of the care provider, but the individual wishes to provide information to the care provider regarding the individual's contagious or infectious disease status; amend a provision that required DPH to pay the cost of testing of certain individuals and instead require DPH to assist these individuals in finding resources to pay for the testing; and establish a partner notification program for those persons known to have tested positive for a reportable sexually transmitted disease or infection.

AIDS provisions amend definitions of exposure and significant exposure; add men who have sexual relations with other men to the list of persons who are at risk for HIV and to whom HIV testing and education are to be offered; clarify that the consent, testing, and reporting requirements are applicable to HIV-related testing that is voluntary; eliminate the care provider notification program since this program is combined with the care provider program for communicable and infectious diseases under the Act; include a reference to the section relating to the right to HIV testing of a convicted or alleged assailant in the context of confidentiality of information; and allow for the release of medical or epidemiological information for the purpose of research as well as statistical purposes.

Miscellaneous provisions relate to healthy aging and update language to eliminate discontinued programs; eliminate county boards of supervisors as potential recipients of grants to promote healthy aging and limit grants to local boards of health; amend the Iowa Public Health Modernization Act to clarify that the Public Health Evaluation Committee is to develop and implement the evaluation of the governmental public health system, not develop and implement the system itself; eliminate the clinicians advisory panel; and create a pilot or demonstration research project relating to the authority of prescription verification and the ability of a pharmacist to provide enhanced patient care.

**HOUSE FILE 537 - Regulation of Assisted Living Programs**

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to assisted living programs.

Assisted living programs are required to include in their occupancy agreements provisions relating to disclosure of a tenant's personal financial information relative to occupancy and continued occupancy; the assisted living program's policy regarding continued tenancy of a tenant following exhaustion of private resources; and contact information for tenants to access information regarding third-party payment sources.

The Department of Inspections and Appeals (DIA) is directed to adopt rules regarding the voluntary cessation of program operations of an assisted living program, including decertification. The rules specifically are required to address notification of the tenants, tenant legal representatives, DIA, and the tenant advocate at least 90 days prior to the anticipated date of cessation of program operations; the requirements for the safe and orderly transfer or transition of all tenants; and monitoring of the program during the process and after cessation of program operations. Within seven days following provision of notice, the assisted living program is required to hold a meeting and invite all tenants, tenant legal representatives, families of tenants, representatives of the department, and the tenant advocate to discuss the pending cessation of the program and to answer any questions. DIA and the tenant advocate are authorized to have access to attend the meeting and provide information to the tenants regarding their legal rights.

The tenant advocate is required to monitor the decertification process and undertake any investigations necessary to ensure that the rights of tenants are protected during the process and after cessation of program operations. The tenant advocate is also required to assist tenants in finding necessary and appropriate services during the transition if the program is unable to provide services during the transition. The assisted living program is required to cooperate with the tenant advocate by providing contact information for service providers within a 30-mile radius of the program.

Following cessation of program operations and decertification, DIA is authorized to retain authority to monitor the decertified program to ensure that the entity does not continue to act as an uncertified assisted living program or other unlicensed, uncertified, or unregistered entity otherwise regulated by the state following decertification. If a decertified assisted living program continues to or subsequently acts in a manner that meets the definition of assisted living, the decertified program is subject to existing criminal penalties and injunctive relief provisions.

**HOUSE FILE 593 - Licensed Massage Therapist Education Requirements**

BY COMMITTEE ON COMMERCE. This Act raises the educational requirement for licensed massage therapists from 500 to 600 hours of supervised academic instruction.



## HUMAN SERVICES

- [SENATE FILE 313](#) - Medical Assistance Program — Miscellaneous Changes
- [SENATE FILE 525](#) - Disability Services

### RELATED LEGISLATION

- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes supplemental appropriations to the Department of Human Services for the state mental health institutes at Cherokee, Clarinda, and Independence and repeals, effective July 1, 2013, various Code provisions related to the county-based adult mental health and disability services system.
- [SENATE FILE 279](#) - Child Support Recovery Changes  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act includes provisions relating to child support recovery. Two provisions relate to coordinating interstate child support cases mandated by recently adopted federal regulations. Other provisions relate to abbreviated reviews of child support orders if requested by a parent and expedited scheduling of conferences if all parties are in agreement.
- [SENATE FILE 286](#) - Prescription Monitoring Program  
**SEE HEALTH AND SAFETY.** This Act contains amendments to an existing program for drug prescribing and dispensing.
- [SENATE FILE 315](#) - Emergency Management and Planning  
**SEE LOCAL GOVERNMENT.** This Act relates to emergency management planning.
- [SENATE FILE 482](#) - Human Services — Miscellaneous Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to programs and services administered by the Department of Human Services involving children and youth and also includes requirements involving Medicaid program eligibility of certain inmates of public institutions, family planning eligibility under the program, and for child abuse registry checks for certain certified nurse aides. In addition, the department is required to review the role of the county attorney in representing the department in juvenile proceedings under Code Chapter 232.
- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013. The Act includes funding for maternal and child health, preventive health and health services, substance abuse programs, low-income energy assistance, mental health, child care, social services, and other health and human services-related programs.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. For FY 2011-2012, Division VIII of the Act appropriates moneys to the Iowa Finance Authority for a grant to a nonprofit organization providing residential services for persons with an intellectual disability at the intermediate care facility level and services

under the Medical Assistance (Medicaid) Program Habilitation and Brain Injury Home and Community-Based Services Waivers. Division VIII creates a task force on the prevention of sexual abuse of children and credits the first \$106,016,400 of revenues generated from the tax on cigarettes and from the tax on certain tobacco products to the Health Care Trust Fund.

**HOUSE FILE 45**

- Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. The regulations adopted by the Department of Human Services for the public benefits and programs administered by the department are required to apply the residency eligibility restrictions required by federal and state law. The Department on Aging is required to develop a plan for reducing the number of area agencies on aging in the state effective beginning July 1, 2012.

**HOUSE FILE 389**

- Medicaid Fraud Control Investigative Costs  
**SEE STATE GOVERNMENT.** This Act relates to investigative costs incurred by the Medicaid Fraud Control Unit of the Department of Inspections and Appeals. Investigative costs recouped by the unit, in addition to penalties and other amounts received as a result of prosecutions to ensure compliance with the Medicaid program that are not credited to the Medicaid program, may be credited to the Medicaid Fraud Account.

**HOUSE FILE 562**

- Child Abuse Assessment and Registry Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to the child abuse registry administered by the Department of Human Services and revises child abuse definitions. The department is required to continue working with various stakeholders to develop and implement improvements in the child protection system to ensure the due process rights of persons alleged to have committed child abuse are addressed in a more timely manner while ensuring that children are protected from abuse.

**HOUSE FILE 646**

- Appropriations — Administration and Regulation  
**SEE APPROPRIATIONS.** This Act changes the Medicaid Fraud Account established in Code Section 249A.7 to the Medicaid Fraud Fund and makes specified appropriations from the fund.

**HOUSE FILE 649**

- Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013 and includes numerous provisions involving human services and the Department of Human Services.

## HUMAN SERVICES

### [SENATE FILE 313](#) - Medical Assistance — Miscellaneous Changes

BY COMMITTEE ON HUMAN RESOURCES. This Act addresses medical assistance (Medicaid) program-related provisions.

The Act includes in the definition of “qualifying debts” subject to debt setoff procedures, unpaid premiums under the Medicaid for Employed People with Disabilities Program and the IowaCare Program.

Relative to the IowaCare Program, the Act provides that refusal of an IowaCare member to participate in a comprehensive medical examination or other preventative health services does not negatively affect the calculation of performance payments for a program network provider medical home. Program members assigned to a network provider medical home are to have access to the nurse helpline. The Act amends provisions relating to financial participation of IowaCare members to comply with federal requirements for renewal of the IowaCare waiver. Under the Act, IowaCare members with household incomes at or below 150 percent of the federal poverty level (FPL) would not be assessed a monthly premium, but those with incomes greater than 150 percent of the FPL, regardless of the number of IowaCare members in the household, would be assessed a monthly premium not to exceed one-twelfth of 5 percent of the household’s monthly income in accordance with federal requirements. A member is subject to disenrollment if premiums are not paid within 60 days of the date the premiums are due. The Act delays the date by which every recipient of Medicaid, 12 years of age or younger, must have a designated dental home from December 31, 2011, to July 1, 2013.

The Act amends provisions describing the provider network for the IowaCare Program to reflect inclusion of a regional provider network and provisions describing nonparticipating providers under the program.

The Act provides the option for the Department of Human Services to establish an alternative provider location, if feasible, in an established regional provider network area experiencing capacity issues under the IowaCare Program. Any such pilot must be established within funds available under the existing appropriation for the regional provider network and any alternative provider must comply with requirements applicable to existing IowaCare providers.

The Act amends the membership provisions for the hawk-i Program board to provide that a majority of the voting members constitutes a quorum and the affirmative vote of a majority of the voting members is necessary for any substantive action to be taken by the board.

### [SENATE FILE 525](#) - Disability Services

### [Fiscal Analysis](#)

BY COMMITTEE ON APPROPRIATIONS. This Act provides for the redesign of state and county responsibilities for mental health and disability services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125. The Act is organized into divisions.

#### Division I — Service System Redesign

This division provides for the redesign of state and county responsibilities for mental health and disability services. The term “disability services” is defined to mean services and other support available to a person with mental illness or an intellectual disability or other developmental disability.

Legislative intent for the redesign is stated to include: shifting the funding responsibility for the nonfederal share of adult disability services paid for by the Medicaid program from the counties to the state; reorganizing the adult disability services not paid for by the Medicaid program into a system to be administered on a regional basis; replacing “legal settlement” with “residency” as the basis for determining financial responsibility; and meeting the needs of consumers for such services in a responsive and cost-effective manner.

The Legislative Council is requested to authorize an interim study committee to engage with, monitor, and propose legislation concerning the recommendations and proposals developed by the workgroups and other bodies addressed by the Act. In addition, the study committee is to address property tax issues, state maintenance of funding commitments, civil commitment issues, revision of CMHC statutory changes in the Act based on the redesign proposals, changes in statutory references from "mental retardation" to "intellectual disability," and issues posed by the July 1, 2013, county disability services funding and administration provisions in S.F. 209 (see Appropriations).

The Department of Human Services (DHS) is required to implement various workgroups for redesign planning, including workgroups for the following topics: redesign of the adult mental health system, redesign of the adult intellectual and other developmental disability system, redesign of publicly funded children's disability services, and developing a proposal for adult disability services not paid for by the Medicaid program to be administered on a regional basis. Additional workgroups are assigned to plan for inclusion of PMIC providers in the state's Medicaid behavioral health managed care plan in a separate division of this Act and for DHS, Department of Public Health, and Iowa State Association of Counties representatives to develop implementation proposals for integration of data and statistical information systems for disability and substance abuse services.

In addition, a 2010 judicial branch and DHS workgroup on mental health and substance abuse civil commitments is continued and assigned additional duties. The additional duties relate to proposals for alternatives to civil commitment transportation by the county sheriff services and funding for mental health and substance abuse patient advocates, revising requirements for the mental health professionals engaged in civil commitment processes, providing alternatives such as jail diversion and 23-hour mental health holds, law enforcement training, and other related provisions. House File 649 (see Appropriations) added the duty to make recommendations concerning judicial branch orders for placement of individuals in residential care facilities.

DHS is provided an appropriation of \$250,000 for the costs of planning and other processes associated with the Act.

#### Division II — Conforming Provisions

The Legislative Services Agency is required to prepare draft legislation for conforming Code provisions to implement the system redesign provisions contained in the Act.

#### Division III — Psychiatric Medical Institutions for Children

This division relates to PMICs.

The team of professionals directing PMIC services is authorized to include advanced registered nurse practitioners and physician assistants in addition to physicians and other health professionals.

The limitation on the number of authorized PMIC beds in the state no longer applies to the beds utilized for children who do not reside in this state and whose service costs are not paid by public funds in this state.

A transition committee is established for DHS, the Medicaid managed care behavioral health contract administrator, Department of Inspections and Appeals, PMIC providers, and various child welfare interests to develop a plan for transitioning PMIC services to administration under the Medicaid managed care behavioral health contract. The transition committee recommendations are to be coordinated with the legislative interim committee process but unless the General Assembly enacts a statute providing otherwise, DHS may proceed with the transition committee recommendations. The transition committee will continue to meet through December 31, 2013, to oversee transition to PMIC services to the managed care plan.

#### Division IV — Community Mental Health Centers

This division relates to the requirements of CMHCs under Code Chapter 230A and repeals and replaces Code Chapter 230A, originally enacted in 1974. Except for a requirement to begin the rules adoption process in FY

2011-2012, the division takes effect July 1, 2012, but may be revised to reflect the system redesign provisions implemented by the Act.

Current law provided for CMHCs to be directly established by a county or counties and administered by a board of trustees, established by a nonprofit corporation operating on the basis of an agreement with a county or counties, or authorized as an alternative provider by DHS (Code Section 225C.7).

The current approach is replaced by requiring DHS to identify catchment areas of counties to be served by a CMHC. The general requirement is for one center to be designated by DHS to serve a catchment area, but more than one can be designated if exceptional circumstances are determined to exist.

The characteristics of the target population required to be served by a center include individuals of any age experiencing a mental health crisis or disorder, adults who have a serious or chronic mental illness, children and youth experiencing a serious emotional disturbance, and individuals who also have a co-occurring disorder.

Each designated CMHC is required to offer various specified core services and support. Each CMHC is required to be organized as a nonprofit corporation. However, a for-profit corporation, nonprofit corporation, or county hospital providing services under a waiver approved as of October 1, 2010, may also be designated as a CMHC. Accreditation standards for centers are to be adopted by DHS in substantial conformity with national standards.

An implementation section authorizes centers operating under current law as of June 30, 2012, to continue operating until the rules are adopted.

The requirement for DHS to develop administrative rules took effect July 1, 2011.

#### Division V — Persons with Substance-Related Disorders and Persons with Mental Illness

This division, which takes effect July 1, 2012, makes various changes to Code Chapters 125 (“Chemical Substance Abuse”) and 229 (“Hospitalization of Persons With Mental Illness”).

Code Chapter 125 changes: The terms “chemical dependency,” “chronic substance abuser,” and “substance abuser” in Code Chapter 125 are replaced with the terms “substance-related disorder” or “person with a substance-related disorder.” A “substance-related disorder” is defined as a diagnosable substance abuse disorder of sufficient duration to meet diagnostic criteria specified within the most current Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association that results in a functional impairment. The division also replaces the term “intoxicated person” with the term “a person with a substance-related disorder due to intoxication or substance-induced intoxication,” and includes many other conforming Code changes.

A peace officer who has reasonable grounds to believe that a person with a substance-related disorder due to intoxication or substance-induced incapacitation who has threatened or inflicted physical self-harm or harm on another person in an emergency situation who also demonstrates a significant degree of distress or dysfunction may deliver the person to a facility. Additionally, a person other than a peace officer may deliver such person to a facility upon a showing of reasonable grounds.

Code Chapter 229 changes: The division addresses the requirements for reports by care providers to eliminate a requirement for patients receiving care from an advanced registered nurse practitioner to have an annual personal evaluation from a psychiatrist.

The division takes effect July 1, 2012.



---

## LABOR AND EMPLOYMENT

[HOUSE FILE 493](#) - Public Employee Compensation — Felony Convictions — Civil Penalties

### RELATED LEGISLATION

- [SENATE FILE 197](#) - Fire Protection Systems and Electrician Licensure  
**SEE HEALTH AND SAFETY.** This Act revises the definition of routine maintenance of a fire protection system. The Act took effect April 19, 2011.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act amends S.F. 396 (see Civil Law, Procedure, and Court Administration), relating to indemnification provisions in certain construction contracts.
- [HOUSE FILE 648](#) - Appropriations — Infrastructure and Capital Projects  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund, the Technology Reinvestment Fund, the Revenue Bonds Capitals Fund, and other funds, and provides for related matters and effective date and retroactive applicability date provisions. The Act also makes changes to provisions relating to bidding and contracting for public improvement, public works, and public road projects.



---

## LABOR AND EMPLOYMENT

### [HOUSE FILE 493](#) - Public Employee Compensation — Felony Convictions — Civil Penalties

BY COMMITTEE ON EDUCATION. This Act requires a public employee on a paid leave of absence because the public employee is charged with a felony to pay to the public employer a civil penalty, equal to the cash wages that the public employee received during the period of the leave of absence, if the public employee is convicted of a felony. A public employee must also pay a civil penalty, equal to any payments that the public employee received pursuant to the terms of the public employee's employment contract that result from the termination of the contract, if the termination was caused by the employee being charged with a felony, and if the public employee is convicted of a felony.



## LOCAL GOVERNMENT

- [SENATE FILE 315](#) - Emergency Management and Planning
- [SENATE FILE 412](#) - Benefited Recreational Lake and Water Quality Districts
- [SENATE FILE 434](#) - Collection of Property Taxes, Fees, and Related Charges
- [HOUSE FILE 512](#) - Authorized Public Funds Investments
- [HOUSE FILE 516](#) - Subdivision Plat Approval Process — Improvements — Notice

## RELATED LEGISLATION

- [SENATE FILE 124](#) - Electronic Contraband in Jails, Municipal Holding Facilities, and Correctional Facilities  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act makes it a criminal offense to possess electronic contraband in a jail, municipal holding facility, or correctional institution.
- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The Act includes repeals, effective July 1, 2013, of various Code provisions related to the county-based adult mental health and disability services system.
- [SENATE FILE 236](#) - Public Safety — Miscellaneous Changes  
**SEE STATE GOVERNMENT.** This Act relates to public safety including the Iowa Law Enforcement Academy, the State Fire Service and Emergency Response Council, the State Building Code Commissioner, fingerprint records and other identifying records, criminal disposition records, the Sex Offender Registry, and access to deferred judgment docket records.
- [SENATE FILE 289](#) - Government Records and Meetings  
**SEE STATE GOVERNMENT.** This Act relates to Iowa's Open Meetings (Code Chapter 21) and Open Records (Code Chapter 22) laws and provides for increased civil penalties for knowing violations of both laws. The Act took effect May 12, 2011.
- [SENATE FILE 393](#) - Drainage and Levee Districts — Written Communications to State or Local Government  
**SEE AGRICULTURE.** This Act provides procedures for delivering a written notice or other communication to a state agency or a local government by the governing body or officer associated with a levee or drainage district organized under Code Chapter 468.
- [SENATE FILE 407](#) - Sewage Disposal Regulation and Enforcement  
**SEE ENVIRONMENTAL PROTECTION.** This Act relates to counties and other regulated entities and the permitting and enforcement powers of the Department of Natural Resources in relation to the inspection and construction of certain sewage disposal systems and authorizing penalties.
- [SENATE FILE 428](#) - Levee or Drainage District — State Benefits Assessment  
**SEE AGRICULTURE.** This Act amends Code Chapter 468, providing for the establishment and maintenance of levee or drainage districts, by recognizing that a public benefit is derived from draining surface water from land that includes state-owned lakes and wetlands and provides for the assessment of such land for benefits realized from removing excess water. The Act took effect April 14, 2011.

- [SENATE FILE 508](#) - Federal Block Grant Appropriations and Other Federal Funding  
**SEE APPROPRIATIONS.** This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal year beginning October 1, and ending September 30, for 2011-2012 and 2012-2013, and for the state fiscal years beginning July 1, and ending June 30, for 2011-2012 and 2012-2013, including the federal Community Development Block Grant and other nonstate funds relevant to local governments.
- [SENATE FILE 509](#) - Appropriations — Agriculture and Natural Resources  
**SEE APPROPRIATIONS.** This Act amends Code Section 357H.7, which authorizes the trustees of a Rural Improvement Zone to authorize the construction, reconstruction, or repair of improvements. The Act eliminates a provision requiring that improvements occur within a zone. The provision took effect July 21, 2011, and applies retroactively to July 1, 2011.
- [SENATE FILE 525](#) - Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of state and county responsibilities for mental health and disability services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to civil commitment of persons with substance-related disorders under Code Chapter 125.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division XIV of the Act relates to withholding agreements between a pilot project city and an employer concerning a targeted jobs withholding credit. Division XXIII relates to the authority of a county to adopt an ordinance providing for assessment of subdivided lots acquired for development of housing.
- [HOUSE FILE 45](#) - Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. Each state department providing state funding to a unit of local government is required to review the state requirements applicable to the unit's receipt of the state funding. The state agencies are required to amend rules and propose statutory amendments to remove barriers to recovery of unexpended state funding when a unit of local government no longer complies with a state requirement to receive the funding.
- [HOUSE FILE 132](#) - Tax Increment Financing — Filing of Municipal Ordinances  
**SEE TAXATION.** This Act requires that an ordinance providing for a division of revenue in an urban renewal area must be filed in the office of the county auditor of each county where the property that is subject to the ordinance is located.
- [HOUSE FILE 243](#) - Updates to County Transfer Books and Index  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act modifies provisions relating to the instruments and procedures used to update certain information in the transfer books and index maintained by the county auditor.
- [HOUSE FILE 321](#) - County Attorney Duties — Schools, Extradition, and Securing Witnesses  
**SEE EDUCATION.** This Act relates to the duties of a county attorney including providing advice and required legal representation to schools and duties related to the extradition of criminal defendants and securing of witnesses.

- [HOUSE FILE 364](#) - Veterans Records — Roster of Information  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act requires that the Department of Veterans Affairs provide county commissions of veteran affairs with certain information pertaining to certain veterans.
- [HOUSE FILE 454](#) - Unpaid City Utility Rates or Charges — Certification of Collection  
**SEE ENERGY AND PUBLIC UTILITIES.** This Act allows city utilities and cities to delegate their authority to certify certain unpaid rates or charges to a county treasurer.
- [HOUSE FILE 467](#) - Public Health Regulation — Miscellaneous Changes  
**SEE HEALTH AND SAFETY.** This Act relates to programs and activities under the purview of the Department of Public Health (DPH). A provision relates to healthy aging and updates language to eliminate discontinued programs; eliminates county boards of supervisors as potential recipients of grants to promote healthy aging; and limits grants to local boards of health.
- [HOUSE FILE 484](#) - Public Funds Deposit and Investment — Iran  
**SEE STATE GOVERNMENT.** This Act restricts the Iowa Public Employees' Retirement System and the Statewide Fire and Police Retirement System, along with other public funds, from directly investing in certain companies with active business operations in Iran. The Act also requires public funds to provide certain notices to companies with inactive business operations in Iran.
- [HOUSE FILE 536](#) - Audits and Examinations of Public Financial Activities and Expenditures  
**SEE STATE GOVERNMENT.** This Act exempts entities organized under Code Chapter 28E with gross receipts of \$100,000 from annual audit requirements contained in Code Section 11.6, requires the conduct of certain performance tests in conjunction with the audit of cities that own and operate certain city utilities, and changes language related to the audit or examination requirements of governmental subdivisions. Code Section 11.6(7), concerning notification of suspected theft or embezzlement, is amended to provide that governmental subdivisions are required to provide this notice and to provide that the certified public accountant performing the audit and the governmental subdivision notify the Auditor of State if other significant financial irregularities are suspected. Code Section 11.6 is also amended to require that governmental subdivisions keep certain records as required by the Auditor of State. The Act also requires an annual audit of the Iowa League of Cities by either the Auditor of State or a certified public accountant.
- [HOUSE FILE 649](#) - Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013 and includes numerous provisions involving local government, including funding for adult mental health, mental retardation, and developmental disabilities; services administered by counties; Early Childhood Iowa (formerly community empowerment) areas; and local public health authorities.
- [HOUSE FILE 654](#) - Drainage and Levee Districts — Miscellaneous Changes  
**SEE AGRICULTURE.** This Act relates to drainage and levee districts (Code Chapter 468) by providing that farm mediation does not apply to disputes, and providing for the management of districts by elected boards of trustees, including the control of district assets and the payment of compensation to officials when acting on behalf of the district.

**HOUSE FILE 676**

- Leased Motor Vehicles — New Registrations — Fee Exemptions  
***SEE TRANSPORTATION.*** This Act creates an exemption from the fee for new registration for vehicles leased to federal, state, or local governmental agencies or certain nonprofit entities.

## LOCAL GOVERNMENT

### **SENATE FILE 315** - Emergency Management and Planning

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to emergency management planning.

The Act changes the name of comprehensive, countywide emergency operations plans to comprehensive emergency plans and makes conforming amendments.

The term "commission" is defined as a local emergency management commission or a joint emergency management commission.

The Act changes the entities required to work with the Homeland Security and Emergency Management Division (HSEMD) of the Department of Public Defense in establishing local emergency management commissions. Previously, the county boards of supervisors, city councils, and school district boards of directors were the designated entities. The Act replaces school district boards of directors with the county sheriff.

The Act replaces references to county emergency management coordinator with local emergency management coordinator; replaces references to political subdivisions of a county to political subdivisions of an emergency management commission or joint commission; and replaces references to a city or county with political subdivisions of an emergency management commission or joint commission.

For the performance of certain duties, under local mutual aid arrangements, the Act replaces the emergency management coordinator for each emergency management agency with the chairperson of an emergency management commission or joint commission to perform certain duties.

Previously, the HSEMD had certain annual reporting duties related to the Disaster Aid Individual Assistance Grant Fund, which the Act now requires the Department of Human Services to perform.

The person representing a local emergency planning committee on the Iowa Emergency Response Commission becomes a voting member.

### **SENATE FILE 412** - Benefited Recreational Lake and Water Quality Districts

BY COMMITTEE ON LOCAL GOVERNMENT. This Act modifies provisions relating to benefited recreational lake districts, water quality districts, and combined recreational lake and water quality districts. The Act specifies that such districts are incorporated as public entities. The Act increases from three to seven the number of trustees on the board of such districts, other than the two trustees who may be appointed by the state if certain conditions exist. Prior law required trustees to be residents of the district. The Act allows both residents of and property owners within the district to serve as trustees.

The Act removes combined recreational lake and water quality districts from existing Code provisions relating to bonding authority and establishes bonding authority specifically for combined districts. Combined districts are authorized to issue bonds, including both general obligation and revenue bonds, in the same manner as cities. A combined district may not, however, incur such an indebtedness until authorized by an election where 60 percent of those voting on the proposition vote in favor of the proposition.

### **SENATE FILE 434** - Collection of Property Taxes, Fees, and Related Charges

BY COMMITTEE ON LOCAL GOVERNMENT. This Act establishes requirements and procedures for delinquent rates and charges that are charged by a sanitary district. The Act specifies conditions under which delinquent rates and charges may not be certified by the county treasurer as a lien against the property or premises.

The Act amends provisions relating to the collection of property taxes by specifying that the county treasurer must deliver to the taxpayer a receipt when payment is made by cash tender. The county treasurer is only required to provide a receipt for other payment tender types upon request.

Previously, the law provided that if an installment of property taxes, an annual payment of special assessments, or a payment in full of rates or charges is delinquent and not paid as of February 1, the county treasurer is required to notify the taxpayer of the delinquency and the due date for the second installment. The Act changes the date to November 1 of the fiscal year in which the amounts are due.

Previous law specified that each installment of certain levee and drainage district assessments is delinquent from October 1 after its due date including when the last day of September is a Saturday or Sunday. The Act amends that provision to specify that if the last day of September is a Saturday or Sunday, the amount is delinquent from the second business day of October.

**[HOUSE FILE 512](#) - Authorized Public Funds Investments**

BY COMMITTEE ON LOCAL GOVERNMENT. This Act provides an exemption from standards and requirements otherwise applicable to the investment of public funds pursuant to Code Section 12B.10. The exemption allows a joint investment trust organized pursuant to Code Chapter 28E, that has established a qualified trust for cities and counties to fund future liabilities for "other postemployee benefits" as defined in specified government accounting standards board statements, to invest in long-term securities such as equities.

**[HOUSE FILE 516](#) - Subdivision Plat Approval Process — Improvements — Notice**

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to the construction and approval of subdivision improvements and certain notice requirements.

A city with a population equal to or greater than 50,000 is required to provide 48-hour advance notice to a contractor before considering the acceptance of subdivision improvements constructed by the contractor, if the proprietor or contractor has provided certain contact information for the contractor.

A city with a population equal to or greater than 25,000 but less than 50,000 is required to provide 48-hour advance notice to a contractor before considering the acceptance of subdivision improvements constructed by the contractor, if the proprietor or contractor has requested such notice and has provided certain contact information for the contractor.

A city, however, is not responsible for any amounts owed by a proprietor to a contractor due to a failure to provide notice.

---

## NATURAL RESOURCES AND OUTDOOR RECREATION

- [SENATE FILE 464](#) - Mourning Dove Hunting Season
- [HOUSE FILE 461](#) - Tagging Deer Carcasses

### RELATED LEGISLATION

- [SENATE FILE 7](#) - Operating a Motorboat or Sailboat While Intoxicated  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act lowers the current .10 blood alcohol limit for motorboat or sailboat operating-while-intoxicated (OWI) offenses to .08.
- [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit  
**SEE TRANSPORTATION.** This Act increases the amount of damage triggering accident reporting requirements following an accident involving a snowmobile or all-terrain vehicle.
- [SENATE FILE 412](#) - Benefited Recreational Lake and Water Quality Districts  
**SEE LOCAL GOVERNMENT.** This Act modifies provisions relating to benefited recreational lake districts, water quality districts, and combined recreational lake and water quality districts, by modifying the composition of the board of trustees and by establishing separate bonding authority for combined districts.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act appropriates moneys to the Department of Cultural Affairs to be credited to the BB-61 Fund for purposes of the Battleship Iowa, BB-61, and adds three voting members to the Watershed Planning Advisory Council.



## NATURAL RESOURCES AND OUTDOOR RECREATION

### [SENATE FILE 464](#) - Mourning Dove Hunting Season

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act authorizes the Natural Resource Commission to establish an open season for hunting mourning doves.

### [HOUSE FILE 461](#) - Tagging Deer Carcasses

BY COMMITTEE ON NATURAL RESOURCES. This Act requires that a deer tag must be attached to the carcass of a deer taken within 15 minutes of the time the deer is located after being taken, or before the carcass is moved to be transported by any means from the place where the deer was taken, whichever occurs first. Currently, by rule, a tag must be attached to the carcass of a deer taken within 15 minutes of the time the deer is killed or before the carcass is moved in any manner, whichever occurs first.



## PUBLIC DEFENSE AND VETERANS

- [SENATE FILE 194](#) - Regulation of Military Service and Property
- [SENATE FILE 389](#) - National Guard Educational Assistance Program Funding
- [SENATE FILE 399](#) - Regulation of Veterans Benefits Appeal Services Advertising
- [SENATE FILE 402](#) - Injured Veterans Grant Program
- [HOUSE FILE 363](#) - Regulation of Veterans Affairs
- [HOUSE FILE 364](#) - Veterans Records — Roster of Information
- [HOUSE FILE 474](#) - Purple Heart Day

### RELATED LEGISLATION

- [SENATE FILE 315](#) - Emergency Management and Planning  
**SEE LOCAL GOVERNMENT.** This Act relates to emergency management planning.
- [SENATE FILE 397](#) - Impersonating a Decorated Military Veteran  
**SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act creates a new crime of impersonating a decorated military veteran and provides that a person who impersonates a decorated military veteran with the intent to deceive another person for the purpose of gaining any real or anticipated financial gain is guilty of a serious misdemeanor.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. For FY 2010-2011, Division VIII of the Act appropriates moneys to the Department of Cultural Affairs to be credited to the BB-61 Fund for purposes of the Battleship Iowa, BB-61.
- [HOUSE FILE 195](#) - Military Service Members — Visitation or Physical Care Parenting Time  
**SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.** This Act provides for assignment of joint physical care parenting time of a parent who is serving active duty to a family member of the minor child. The Act took effect April 12, 2011.
- [HOUSE FILE 649](#) - Appropriations — Health and Human Services  
**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2011-2012 and FY 2012-2013, and includes a provision amending Code Section 29C.20B, relating to disaster case management, to transfer administrative responsibility from the Department of Human Services to the Homeland Security and Emergency Management Division of the Department of Public Defense.
- [HOUSE FILE 651](#) - Special Motor Vehicle Registration Plates — Civil War, Fallen Peace Officers, and Military Combat  
**SEE TRANSPORTATION.** This Act provides for the issuance of several new special motor vehicle registration plates associated with military service, a special plate honoring the sesquicentennial of the Civil War, and a special plate honoring fallen peace officers.
- [HOUSE FILE 652](#) - Individual Income Tax — Active Duty Military Service Pay  
**SEE TAXATION.** This Act allows veterans to deduct (1) active duty military pay for service in Operation New Dawn for the 2010 tax year and for all subsequent tax years; and (2) all active duty military pay received for the 2011 tax year and all subsequent tax years.

These changes took effect May 11, 2011, and apply retroactively to January 1, 2010, and to January 1, 2011, respectively, for tax years beginning on or after those dates.

## PUBLIC DEFENSE AND VETERANS

### [SENATE FILE 194](#) - Regulation of Military Service and Property

BY COMMITTEE ON VETERANS AFFAIRS. This Act changes the name of the National Guard Facilities Improvement Fund to the National Guard Support and Facilities Improvement Fund, and allows for moneys in the fund to be used for national guard operations.

The Act eliminates the requirement that the Adjutant General approve certain leases of designated military events and allows leases for departure-related events. It also eliminates the requirement that the State Quartermaster be a current or former commissioned officer.

The Act specifies that membership in the Iowa National Guard is required for the commissioning of brevet officers.

The Act relates to military duty with respect to qualification for the waiver of fees for certain birth and death certificates, the designation for the dispositions of remains made on forms provided and authorized by the Department of Public Defense, limits on the disconnection of public utility services, the refund of fishing and hunting license fees, and the renewal of weapon permits.

The Act also amends the Iowa Tort Claims Act to provide that members of the Iowa National Guard performing military duty in another state are to be considered employees of the State of Iowa for the purpose of tort claims arising from those duties in certain circumstances.

The Act took effect April 13, 2011.

### [SENATE FILE 389](#) - National Guard Educational Assistance Program Funding

BY COMMITTEE ON VETERANS AFFAIRS. This Act provides that funds appropriated for the National Guard Educational Assistance Program shall not revert to the General Fund of the State but shall be available for use by the program for each successive fiscal year until one year after the declared end of Operation Iraqi Freedom, Operation New Dawn, and Operation Enduring Freedom. Operation Iraqi Freedom ended on August 31, 2010, and was succeeded by Operation New Dawn on September 1, 2010.

The Act took effect April 13, 2011, and applies retroactively to September 1, 2010.

### [SENATE FILE 399](#) - Regulation of Veterans Benefits Appeal Services Advertising

BY COMMITTEE ON VETERANS AFFAIRS. This Act requires a person advertising veterans benefits appeal services to disclose in the advertisement that the same services are also available free of charge through county commission of veteran affairs offices.

The Act provides a civil penalty of up to \$1,000 for each violation and states that civil penalties will be assessed by the district court in an action initiated by the Attorney General. Each day of a continuing violation shall be counted as a separate violation. The Attorney General's office is given the discretion to accept a civil penalty in settlement of an investigation. Any civil penalty recovered must be deposited in the Veterans Trust Fund. The Act shall not apply to the owner or personnel of any entity through which an advertisement appears or is disseminated.

### [SENATE FILE 402](#) - Injured Veterans Grant Program

BY COMMITTEE ON VETERANS AFFAIRS. This Act allows for certain seriously injured veterans to receive additional grants under the Injured Veterans Grant Program for subsequent unrelated injuries occurring after September 11, 2001. The Department of Veterans Affairs may also appear before the Executive Council to request funds to meet the funding needs of the grant program.

The Act took effect March 30, 2011, and is retroactively applicable to September 11, 2001.

### [HOUSE FILE 363](#) - Regulation of Veterans Affairs

BY COMMITTEE ON VETERANS AFFAIRS. This Act relates to the duties of the Department of Veterans Affairs and the Commission of Veterans Affairs. The department is required to submit proposed rules to the commission for

approval prior to their adoption by the department. The commission is required to provide certain guidance to the department related to the department's proposed budget as well as make recommendations on budget changes. The commission is also required to consult with the department on training provided for the county commissions of veteran affairs.

**[HOUSE FILE 364](#) - Veterans Records — Roster of Information**

BY COMMITTEE ON VETERANS AFFAIRS. This Act requires the Department of Veterans Affairs to provide the appropriate county commission of veteran affairs with information, including the name, address of record, and the county of residence, of military service members discharged from active duty within 30 days of the department receiving such notification.

**[HOUSE FILE 474](#) - Purple Heart Day**

BY COMMITTEE ON VETERANS AFFAIRS. This Act designates August 7 of each year as Purple Heart Day. This designation does not make August 7 a state holiday.

## STATE GOVERNMENT

- [SENATE FILE 236](#) - Public Safety — Miscellaneous Changes
- [SENATE FILE 289](#) - Government Records and Meetings
- [SENATE FILE 474](#) - Nonsubstantive Code Corrections
- [SENATE FILE 475](#) - Substantive Code Corrections
- [HOUSE FILE 389](#) - Medicaid Fraud Control Investigative Costs
- [HOUSE FILE 484](#) - Public Funds Deposit and Investment — Iran
- [HOUSE FILE 536](#) - Audits and Examinations of Public Financial Activities and Expenditures
- [H.J.R. 16](#) - Dr. Norman Borlaug Statue — Placement at United States Capitol

### RELATED LEGISLATION

- [SENATE FILE 72](#) - Professional Limited Liability Companies — Professions, Combined Practice, and Scope of Practice  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act allows physician assistants to form professional limited liability companies and to practice with physicians. The Act took effect March 17, 2011, and applies retroactively to January 1, 2011.
- [SENATE FILE 194](#) - Regulation of Military Service and Property  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act relates to operational funding for the Iowa National Guard, and duties of the Adjutant General and State Quartermaster. The Act also relates to membership in the Iowa National Guard, to the role of retired military personnel, to requirements for commission as a brevet officer, and to performing military duty. The Act also makes changes to the Iowa Tort Claims Act. The Act took effect April 13, 2011.
- [SENATE FILE 240](#) - Alcoholic Beverages Regulation — Additional Miscellaneous Changes  
**SEE ALCOHOL REGULATION AND SUBSTANCE ABUSE.** This Act makes changes regarding matters under the purview of the Alcoholic Beverages Division of the Department of Commerce, including but not limited to modifications regarding obtaining a manufacturer's license; providing for home delivery of liquor, wine, or beer; and establishing an Alcohol Compliance Employee Training Program the completion of which impacts otherwise applicable penalty provisions.
- [SENATE FILE 361](#) - Iowa State Fair Board, Foundation, and Funding  
**SEE AGRICULTURE.** This Act creates an Iowa State Fairgrounds Trust Fund managed by the Iowa State Fair Board to be used exclusively for the maintenance and improvement of the Iowa State Fairgrounds for the benefit of fairgoers and attendees of events at the state fairgrounds.
- [SENATE FILE 393](#) - Drainage and Levee Districts — Written Communications to State or Local Government  
**SEE AGRICULTURE.** This Act provides procedures for delivering a written notice or other communication to a state agency or a local government by the governing body or officer associated with a levee or drainage district organized under Code Chapter 468.
- [SENATE FILE 402](#) - Injured Veterans Grant Program  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act allows for certain seriously injured veterans to receive additional grants under the Injured Veterans Grant Program for subsequent unrelated injuries occurring after September 11, 2001. The Department of

Veterans Affairs may also appear before the Executive Council to request funds to meet the funding needs of the grant program. The Act took effect March 30, 2011, and is retroactively applicable to September 11, 2001.

- [SENATE FILE 427](#) - Bingo — Community Festivals and Electronic Equipment  
**SEE GAMING.** This Act relates to bingo, including bingo conducted at community festivals and the lease and use of certain electronic equipment during bingo games conducted by certain qualified organizations. The section of this Act related to community festivals took effect April 12, 2011.
- [SENATE FILE 428](#) - Levee or Drainage District — State Benefits Assessment  
**SEE AGRICULTURE.** This Act amends Code Chapter 468, providing for the establishment and maintenance of levee or drainage districts, by recognizing that a public benefit is derived from draining surface water from land that includes state-owned lakes and wetlands and provides for the assessment of such land for benefits realized from removing excess water. The Act took effect April 14, 2011.
- [SENATE FILE 429](#) - Agricultural Development Authority  
**SEE AGRICULTURE.** This Act provides for the transfer of the Agricultural Development Authority to the Department of Agriculture and Land Stewardship and replaces the Treasurer of State with the Secretary of Agriculture as an ex officio member serving on its board of directors.
- [SENATE FILE 526](#) - Gambling Regulation and Licensing  
**SEE GAMING.** Division III of this Act requires the Administrator of the Iowa Racing and Gaming Commission to prepare a report regarding the creation of a framework for the state regulation of intrastate Internet poker. The Act also requires that the Director of Public Health provide a report on the societal impacts of Internet poker in Iowa to the administrator for inclusion in the commission's report.
- [SENATE FILE 531](#) - Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds  
**SEE AGRICULTURE.** This Act replaces a member of the Renewable Fuel Infrastructure Board representing the Iowa Motor Truck Association with a member representing the Iowa Biodiesel Board. It also transfers powers and duties associated with renewable fuel promotion from the Department of Economic Development to the Department of Agriculture and Land Stewardship.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act provides the Investigations Division of the Department of Inspections and Appeals with a contingent authorization for additional full-time equivalent positions; and provides that limitations of certain department and agency expenditures implemented pursuant to H.F. 45 (see Appropriations), do not apply to a department or agency receiving a supplemental appropriation for FY 2010-2011, pursuant to S.F. 209 (see Appropriations). Division X relates to reorganization provisions for state government. Division XV changes relate to the Iowa State Fair Board.
- [SENATE FILE 535](#) - Water Resources Coordinating Council  
**SEE ENVIRONMENTAL PROTECTION.** This Act transfers the Water Resources Coordinating Council from the Office of the Governor to the Department of Agriculture and Land Stewardship.

- [HOUSE FILE 45](#) - Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. Executive branch purchasing of office supplies, equipment, printing and binding, and marketing for the remainder of FY 2010-2011 on or after March 7, 2011, is restricted; each department or agency head is required to ensure that public benefits are not provided to persons who are not lawfully present in the United States; executive branch agencies are prohibited from using public funds to employ a person whose position is primarily representing the agency relative to legislation being considered by the General Assembly; and other provisions address the state vehicle pool, sale or lease of the Iowa Communications Network, and office space leasing in Polk and nearby counties.
- [HOUSE FILE 148](#) - State Budget Practices — Revenue Estimates and Appropriation Transfers  
**SEE APPROPRIATIONS.** This Act relates to state budget processes involving the Revenue Estimating Conference and executive branch appropriation transfer authority.
- [HOUSE FILE 254](#) - Iowa Communications Network — Utilization Changes  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act exempts a private college or university or a nonpublic school which certifies to the Iowa Telecommunications and Technology Commission that it is a part of or intends to become a part of the Iowa Communications Network from an otherwise applicable requirement that it use the network for all video, data, and voice requirements; instead authorizing, but not requiring, such utilization.
- [HOUSE FILE 363](#) - Regulation of Veterans Affairs  
**SEE PUBLIC DEFENSE AND VETERANS.** This Act relates to the relative duties of the Department of Veterans Affairs and the Commission of Veterans Affairs.
- [HOUSE FILE 390](#) - Alzheimer’s Disease — Workgroup — Response Strategy  
**SEE HEALTH AND SAFETY.** This Act directs the Department of Public Health to convene a stakeholder workgroup to design a strategy to respond to the needs of Iowans with Alzheimer’s disease and other forms of dementia. The recommendations of the workgroup are to include a recommendation relating to the location of an office for Alzheimer’s disease and other forms of dementia within state government.
- [HOUSE FILE 392](#) - Licensing of Plumbers, Mechanical Professionals, and Contractors  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act revises the Iowa Plumber, Mechanical Professional, and Contractor Licensing Act (Code Chapter 105).
- [HOUSE FILE 453](#) - Regulation of Egg Handlers  
**SEE AGRICULTURE.** This Act transfers powers and duties relating to the regulation of egg production and marketing from the Department of Inspections and Appeals to the Department of Agriculture and Land Stewardship. The Act takes effect July 1, 2012, except for the provision requiring interagency cooperation which took effect March 30, 2011.
- [HOUSE FILE 532](#) - Regulation of Agriculture — Miscellaneous Changes  
**SEE AGRICULTURE.** This Act relates to the Department of Agriculture and Land Stewardship by eliminating duties of the department relating to organic nutrient management, bulk dry animal nutrient products, agrichemical remediation, and licensed feeder swine dealers.

- [HOUSE FILE 557](#) - Swine Health Regulation — Exhibitions  
**SEE AGRICULTURE.** This Act provides for the movement of swine from their premises to an exhibition and back to their original premises or to a new premises. The Act takes effect January 1, 2012.
- [HOUSE FILE 562](#) - Child Abuse Assessment and Registry Changes  
**SEE CHILDREN AND YOUTH.** This Act relates to the child abuse registry administered by the Department of Human Services and revises child abuse definitions. The department is required to continue working with various stakeholders to develop and implement improvements in the child protection system to ensure the due process rights of persons alleged to have committed child abuse are addressed in a more timely manner while ensuring that children are protected from abuse, including expediting the administrative law appeal process.
- [HOUSE FILE 593](#) - Licensed Massage Therapist Education Requirements  
**SEE HEALTH AND SAFETY.** This Act raises the educational requirement for licensed massage therapists from 500 to 600 hours of supervised academic instruction.
- [HOUSE FILE 617](#) - Alcoholic Beverages Regulation — Miscellaneous Changes  
**SEE ALCOHOL REGULATION AND SUBSTANCE ABUSE.** This Act makes several changes regarding matters under the purview of the Alcoholic Beverages Division of the Department of Commerce, including but not limited to modifying the definition of high alcoholic content beer, altering provisions relating to membership of and meetings conducted by the Alcoholic Beverages Commission, and altering provisions relating to the issuance of and fees associated with a class "E" liquor control license.
- [HOUSE FILE 646](#) - Appropriations — Administration and Regulation  
**SEE APPROPRIATIONS.** This Act modifies provisions relating to the awarding of state construction contracts, provides for the coordination of state building and office space leasing by Department of Administrative Services (DAS), requires DAS to implement a request for proposals process regarding the renting or leasing of state passenger vehicles, directs DAS to develop and maintain an electronic travel authorization form and searchable database in relation to executive branch employee travel, and modifies provisions enacted in H.F. 45 (see Appropriations), Section 8, relating to the sale or lease of the Iowa Communications Network to extend the date by which the sale is to be concluded or the lease commenced.
- [HOUSE FILE 658](#) - Regulation of Grade "A" Milk  
**SEE AGRICULTURE.** This Act transfers certain powers and duties relating to milk inspection from the Department of Public Health to the Department of Agriculture and Land Stewardship, and provides an appropriation and the transfer of positions to the Department of Agriculture and Land Stewardship.
- [HOUSE FILE 676](#) - Leased Motor Vehicles — New Registrations — Fee Exemptions  
**SEE TRANSPORTATION.** This Act creates an exemption from the fee for new vehicle registration for vehicles leased to federal, state, or local governmental agencies or certain nonprofit entities.
- [HOUSE FILE 682](#) - Congressional and Legislative Redistricting  
**SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE.** This Act establishes congressional and legislative districts for the state effective during the 2012 and subsequent general elections. The Act took effect April 19, 2011.

**HOUSE FILE 698**

- Appropriations — Temporary Determinations, Short-Term Funding, and State Library ***SEE APPROPRIATIONS.*** This Act relates to and makes appropriations for a period of short duration beginning July 1, 2011, and provides for related matters.



## STATE GOVERNMENT

### [SENATE FILE 236](#) - Public Safety — Miscellaneous Changes

BY COMMITTEE ON JUDICIARY. This Act relates to public safety including the Iowa Law Enforcement Academy, the State Fire Service and Emergency Response Council, the State Building Code Commissioner, fingerprint record and other identifying records, criminal disposition records, the Sex Offender Registry, and access to deferred judgment docket records.

The Act increases the number of voting members on the Iowa Law Enforcement Academy Council from 7 members to 13 members. The additional members include a sheriff of a county with a population of 50,000 or more who is a member of the Iowa State Sheriffs and Deputies Association, a sheriff of a county with a population of less than 50,000 who is a member of the Iowa State Sheriffs and Deputies Association, a deputy sheriff who is a member of the Iowa State Sheriffs and Deputies Association, a member of the Iowa Peace Officers Association, a member of the Iowa State Police Association, a member of the Iowa Police Chiefs Association, and a member of the office of Motor Vehicle Enforcement of the Department of Transportation.

The Act strikes the member position of the Iowa Fire Fighters Group on the State Fire Service and Emergency Response Council and adds an additional member position on the council from the Iowa Association of Professional Fire Fighters.

The Act eliminates the authority of the State Building Code Commissioner to adopt rules to enforce Code Chapter 104B (minimum plumbing facilities). The authority of the Plumbing and Mechanical Systems Board to establish rules relating to plumbing is not affected by the Act.

Under the Act, a local law enforcement agency, the Department of Corrections, the Iowa Medical Classification Center, and the State Training School are no longer required to send fingerprints and in some instances photographs as well, to the Federal Bureau of Investigation. The Act does not eliminate the requirement of such entities to send fingerprints, palm prints, and photographs to the Department of Public Safety.

The Act specifies the judicial branch may send disposition records to the Department of Public Safety in criminal cases either electronically or on a printed form.

The Act specifies a person convicted of stalking in violation of Code Section 708.11 whose conviction includes an element of sexual motivation shall register as a tier I sex offender. A person convicted of stalking shall register as a tier II sex offender if the course of conduct is directed at a specific person who is under 18 years of age, regardless of sexual motivation.

The Act authorizes the Department of Public Safety access to the deferred judgment docket maintained by the judicial branch.

### [SENATE FILE 289](#) - Government Records and Meetings

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to Iowa's Open Meetings Law (Code Chapter 21) and Iowa's Open Records Law (Code Chapter 22) and provides for increased civil penalties for knowing violations of both Code chapters.

*MEETINGS.* The Act provides that except as otherwise provided, a reconvened meeting of a governmental body is subject to the meeting notice requirements pursuant to Code Section 21.4 unless the meeting is reconvened within four hours of the start of its recess, where an announcement of the time, date, and place of the reconvened meeting is made at the original meeting in open session and recorded in the minutes of the meeting and there is no change in the agenda. The notice requirement also does not apply to a meeting held by a formally constituted subunit of a parent governmental body during a lawful meeting of the parent governmental body or during a recess in that meeting of up to four hours, or a meeting of that subunit immediately following the meeting of the parent governmental body, if the meeting of the subunit is publicly announced in open session at the parent meeting and the subject of the meeting reasonably coincides with the subjects discussed or acted upon by the

parent governmental body. The Act also changes all references relating to “tape” recordings of closed meetings to “audio” recordings.

*CIVIL AND CRIMINAL PENALTY PROVISIONS.* The Act increases the civil penalty damage amounts for violations of the open meetings and public records laws for each member of the governmental body or each person who knowingly participated in the violation from not less than \$100 and not more than \$500 to not less than \$1,000 and not more than \$2,500 subject to the existing defenses contained in Code Sections 21.6 and 22.10.

The Act repeals the criminal penalty provision for knowing violations or attempts to violate any provisions of the open records law.

*APPRAISAL INFORMATION.* The Act provides that appraisal or appraisal information concerning the sale or purchase of real or personal property for public purposes is confidential prior to execution of any contract for such sale or the submission of the appraisal to the property owner or other interest holders as provided in Code Section 6B.45. Prior law provided that such information was confidential prior to public announcement of a project.

*PERSONAL INFORMATION IN CONFIDENTIAL PERSONNEL RECORDS.* Prior law provided that personal information in confidential personnel records of government bodies was confidential, unless otherwise ordered by a court, by the lawful custodian, or by another duly authorized person to release such information. The Act specifies that certain personal information in personnel records shall be public records, including the name and compensation of the individual, the date the individual was employed by the government body, the positions the individual holds or has held with the government body, the individual’s qualifications for the position that the individual holds or has held including but not limited to educational background and work experience and the fact that the individual was discharged as a result of a final disciplinary action upon the exhaustion of all applicable contractual, legal, and statutory remedies.

*SETTLEMENT AGREEMENTS.* The Act provides that when a government body or a unit or official of a government body reaches a final, binding, written settlement agreement that resolves a legal dispute claiming monetary damages, equitable relief, or a violation of a rule or statute, the government body shall, upon request and to the extent allowed under applicable law, prepare a brief summary of the resolution of the dispute indicating the identity of the parties involved, the nature of the dispute, and the terms of the settlement, including any payments made by or on behalf of the government body and any actions to be taken by the government body. A government body is not required to prepare a summary if the settlement agreement includes the information required to be included in the summary. The settlement agreement and any required summary shall be a public record.

*EFFECTIVE DATE.* The Act took effect May 12, 2011.

#### **[SENATE FILE 474](#) - Nonsubstantive Code Corrections**

BY COMMITTEE ON JUDICIARY. This Act makes Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in addition to style changes. Changes made include adding, correcting, or updating references to various Code provisions; correcting or updating references to or names of various public and private entities and funds; correcting or updating the use of various terms; correcting grammar or punctuation; correcting misspellings and other minor clerical errors; standardizing citations and internal references; updating the style or format of various Code sections, with a particular focus on renumbering and reformatting provisions in Volume IV of the Code; updating and standardizing the format of various federal Act and regulation references; and making a technical correction to an Act to reflect editorial corrections that were made when the Act provision was codified. The correction made to the lead-in language in 2010 Iowa Acts, Chapter 1192, Section 78, took effect April 6, 2011, and applies retroactively to July 1, 2010.

**SENATE FILE 475 - Substantive Code Corrections**

BY COMMITTEE ON JUDICIARY. This Act contains statutory corrections that adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities.

Changes are made in provisions relating to Office of Grants Enterprise Management funding; state information technology procurement contracts; economic development grant or contract review; the State Chief Information Officer; assistive device tax credits; water and wastewater treatment systems; Iowa Jobs II Program implementation; Council of Governments areas; temporary national guard, armed forces, or civil air patrol duty or service; election procedures; civil defense update; railway sanitation and shelter; boiler and unfired steam pressure vessel regulation; elevator regulation; licensing of boxing, mixed martial arts, and wrestling; Labor Commissioner duties; Iowa Public Employee Retirement System benefits; federal Social Security Act benefits; bingo games at fairs; fire protection systems; combustible and flammable liquids and liquefied gases regulation; regulation of electrical installations; Commission on Energy Efficiency Standards and Practices repeal; deposit of gaming revenues; hospital pathology and radiology services; movement of swine to market; corn promotion activities; grain depositors and sellers indemnification; coal mining regulation; human rights advocacy services; Department of Human Services organization; mental health and disabilities services; civil commitment procedures; Alzheimer's disease training and education; confinement of delinquent juveniles; emancipation orders for minors; children's Medical Assistance Program coverage; education costs and the State Foster Care Program; Dependent Adult Protective Advisory Council members; hospital patient revenue reports; Department of Education Special Education Division duties; charter school organization; Interstate Compact on Education of Military Children council membership; community college dormitory space requirements; Accelerated Career Education Program funds allocation; practitioner preparation programs; area education agency accreditation; the Student Achievement and Teacher Quality Program; teacher professional development funding; instructional devices; road surveys; Road Use Tax Fund credits report; Keep Iowa Beautiful Fund moneys; noxious weeds; nonoperator identification card fees; snowmobile certificates of title; Railroad Revolving Loan and Grant Fund moneys; airport commissioners; aviation authority funds; county loan agreements; bond issuance by counties; petitions for benefited secondary road services; reversion of township property; municipal property legal process exemption; municipal housing projects; property rehabilitation tax credits; Fire And Police Retirement Fund interest rates; municipal facility tax replacement payments; special charter city taxation; cigarette taxes; individual income tax; homestead and machinery and equipment property tax exemptions; office of county assessor; inheritance tax rates; fuel tax offenses; Petroleum Underground Storage Tank Registration Amnesty Program repeal; Waste Tire Management Fund moneys; E-85 gasoline storage and dispensing infrastructure; Solid Waste Alternatives Program advisory council; water recreational areas; statewide trails development program; hunting, fishing, and trapping licenses; deer depredation management educational materials; commercial fishing regulation; agricultural associations; life insurance subsidiary companies; long-term care insurance policy standards; health care insurance benefit trigger determinations review; the hawk-i Program board; state bank names; state bank shareholder appraisal rights; Credit Union Division funds requisition; state credit union regulation and management; savings and loan association loans; mortgage bankers and brokers; Department of Commerce, Professional Licensing and Regulation Bureau standards; hospital liens; adoption hearing notices; grandparent visitation rights; court fees; tribal judgment enforcement; probate of estates; guardian and conservator appointments; revocable trusts; federally insured real estate loans; execution for deficiency after mortgaged property sale; sex offender exclusion zones; serious injury by vehicle operation; fraudulent livestock purchase; animal research facilities; obscenity law violator license suspensions; federal railway exemption to labor union laws; traffic fines; periods of probation; homicide victim survivor expenses; Sustainable Natural Resource Funding Advisory Committee repeal; warehouse operator license application filing; debt settlement program changes; and IowaCare Program adjustments repeal.

The correction to the repeal date for the Sustainable Natural Resource Funding Advisory Committee contained in 2010 Iowa Acts, Chapter 1031, Section 255, took effect April 7, 2011, and applies retroactively to March 10, 2010. The Code citation corrections in provisions in 2010 Iowa Acts, Chapter 1082, Section 4, and 2010 Iowa Acts, Chapter 1193, Section 203, took effect April 7, 2011, and apply retroactively to July 1, 2010. The correction to

the Acts section reference in which Code Section 249J.7 was amended by 2010 Iowa Acts, Chapter 1193, Section 141, took effect April 7, 2011, and applies retroactively to January 1, 2011.

**HOUSE FILE 389 - Medicaid Fraud Control Investigative Costs**

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to investigative costs incurred by the Medicaid Fraud Control Unit of the Department of Inspections and Appeals. Investigative costs recouped by the unit, in addition to penalties and other amounts received as a result of prosecutions to ensure compliance with the Medicaid program that are not credited to the Medicaid program, may be credited to the Medicaid Fraud Account. "Investigative costs" is defined for purposes of the Medicaid Fraud Account. The definition of "restitution" is amended under the restitution chapter (Code Chapter 910) to include payment to the Medicaid program for expenditures paid on behalf of the victim resulting from the offender's criminal activities, including investigative costs incurred by the unit.

**HOUSE FILE 484 - Public Funds Deposit and Investment — Iran**

BY COMMITTEE ON STATE GOVERNMENT. This Act restricts the Treasurer of State, the State Board of Regents, the Iowa Public Employees' Retirement System (IPERS), the Public Safety Peace Officers' Retirement System, the Statewide Fire and Police Retirement System, and the Judicial Retirement System, defined as public funds, from directly investing in certain companies with active business operations in Iran. The Act also requires public funds to provide certain notices to companies with inactive business operations in Iran.

The Act requires each public fund to develop and maintain a list of scrutinized companies with active and inactive business operations in Iran that the fund has direct or indirect holdings in or in which the fund may invest in the future. Each public fund shall compile this list by March 1, 2012. "Scrutinized companies" are defined as those companies that have contracts with the government of Iran and involve some oil-related or power production activities, or supply military equipment to Iran. Once a company is listed on the scrutinized companies list of a public fund, public funds are required to send a notice to that company. If the company has inactive business operations, the notice shall describe certain requirements and encourage the company not to engage in active business operations. If the company has active business operations, the notice shall provide that the company may qualify for divestment and other investment restrictions by the public fund. The public funds may enlist third-party services for the development of the list and may also utilize third-party services to provide any required notice.

The Act requires that a public fund not invest in, and shall divest from, holdings in a scrutinized company with active business operations in Iran. If the public fund has direct holdings in the company, the public fund shall proceed to divest all assets with that company in 18 months so long as the company continues active business operations in Iran. A public fund shall not be required to divest or refrain from investing in a company if the federal government so provides or the public fund has indirect holdings, and not direct holdings, in that company. However, public funds are encouraged to move their indirect holdings to funds that do not include scrutinized companies with active business operations.

The Act further requires each public fund to prepare and make available to the public, and file with the General Assembly, an annual report, beginning October 1, 2012, concerning actions taken by the public fund, relative to the requirements of new Code Chapter 12H, in the previous fiscal year.

The requirements of the Act cease to be applicable to Iran if the United States revokes all sanctions imposed against Iran, or if Congress or the President of the United States declares that mandatory divestment is contrary to U.S. foreign policy, or a controlling federal court declares the divestment requirements of the Act or similar statutes from other states is preempted by federal law.

**HOUSE FILE 536 - Audits and Examinations of Public Financial Activities and Expenditures**

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the duties and responsibilities of the Auditor of State.

The Act eliminates the requirement to make a quarterly preliminary audit of the educational institutions of the state and the State Fair Board, and the requirement that written reports of audits contain comparisons of prices paid and terms obtained by various departments for goods and services and the reasons, if any, they differ.

The Act provides that departments notify the Auditor of State regarding any suspected embezzlement, theft, or other financial irregularities. Governmental subdivisions are also required to provide notification of suspected theft or embezzlement and to provide that the certified public accountant performing the audit and the governmental subdivision notify the Auditor of State if other significant financial irregularities are suspected.

The Act requires that community mental health centers (Code Chapter 230A), substance abuse programs (Code Chapter 125), and community action agencies (Code Chapter 216A) be audited annually.

Concerning petitions for audit or reaudit, the Act raises certain minimum population requirements for citizens requesting an audit by petition from 500 to 667, and increases from 50 to 100 the number of eligible electors of a governmental subdivision needed to sign a petition for a reaudit of that governmental subdivision.

Code Section 11.6(9) is amended to include the Iowa League of Cities and the Iowa Association of School Boards as entities to be audited on an annual basis.

The Act requires governmental subdivisions to keep records current and in a format to exhibit in the reports the matters required by the Auditor of State.

The Act removes current bond requirements of \$2,000 for each State Auditor.

Code Section 11.11, concerning scope of audits, is amended to provide that the audit include an opinion about whether a governmental subdivision's financial statements are in conformity with generally accepted accounting principles or with another comprehensive basis of accounting.

Code Section 11.14, concerning reports and public inspection, is amended to provide that written audit or examination reports shall be provided to the governmental subdivision and filed with the Auditor of State. Prior law requiring the production of reports in triplicate delivery of copies to certain designated individuals is eliminated.

Code Section 11.19, concerning the Auditor of State's powers and duties, is amended to eliminate the requirement that reports be open to public inspection and to eliminate the criminal penalty for failing to permit inspection of reports that have been filed with the Auditor of State. Provisions concerning the forwarding of notice that a report has been filed to the local media are also stricken from this Code section. Code Section 11.14 still provides that the report is available for public inspection and submitted to local media.

Code Section 11.20, concerning salary payments to auditors, is amended by striking the provision allowing for a prorated amount for vacation and sick leave.

Code Section 11.21, concerning repayment of auditors, is amended to provide that the provisions of this Code section apply to governmental subdivisions. The provision of this Code section providing for the discharge of auditors who shall be found guilty of falsifying an expense voucher is stricken from this Code section, but the substance of this provision is transferred to Code Section 11.55.

Code Section 11.23, providing that each school officer install and use a system of uniform blanks and forms, is repealed.

Code Sections 11.25 and 11.27, concerning the requirement of the auditor to submit a biennial report to the Governor and to make individual audit reports, are repealed.

Code Section 11.28, concerning individual audit reports, is amended by striking requirements relative to the submission of the daily audit report and required copies of certain audit reports. The Act also provides that the format of the reports shall comply with applicable professional standards.

Code Section 11.32 is amended to strike a reference to the Auditor of State having the authority to employ registered public accountants. The current reference to employing certified public accountants is unchanged by the Act.

**[H.J.R. 16](#)**

**- Dr. Norman Borlaug Statue — Placement at United States Capitol**

BY UPMEYER AND MCCARTHY. Under federal law each state is allowed to place two statues of its noted personages in the U.S. Capitol and a state may request federal approval for the replacement of a statue. The federal law requires the request to be in the form of a resolution adopted by the General Assembly and approved by the Governor.

This Resolution provides for the placement of a statue of Dr. Norman Borlaug, replacing the statue of James Harlan.

## TAXATION

- [SENATE FILE 260](#) - Out-of-State Insurers Who Become Domestic Insurers — Transfer Tax Eliminated
- [SENATE FILE 512](#) - Internal Revenue Code, Income Tax Provisions, and Other Financial Matters
- [SENATE FILE 515](#) - Streamlined Sales and Use Tax Administration
- [HOUSE FILE 132](#) - Tax Increment Financing — Filing of Municipal Ordinances
- [HOUSE FILE 652](#) - Individual Income Tax — Active Duty Military Service Pay
- [HOUSE FILE 679](#) - Replacement Tax for New Cogeneration Facilities

### RELATED LEGISLATION

- [SENATE FILE 209](#) - Miscellaneous Supplemental Appropriations and Public Funding Measures  
**SEE APPROPRIATIONS.** This Act makes supplemental appropriations for FY 2010-2011 and provides certain tax provisions. The tax provisions, which were item vetoed by the Governor, related to bonus depreciation and an increase in the state earned income tax credit.
- [SENATE FILE 302](#) - Endow Iowa Program Tax Credits  
**SEE ECONOMIC DEVELOPMENT.** This Act increased the maximum amount of tax credits available under the Endow Iowa program.
- [SENATE FILE 434](#) - Collection of Property Taxes, Fees, and Related Charges  
**SEE LOCAL GOVERNMENT.** This Act establishes requirements and procedures for delinquent rates and charges that are charged by a sanitary district, modifies certain requirements for providing receipts for the payment of property taxes and assessments, and changes certain dates relating to the delinquency of certain property taxes and assessments.
- [SENATE FILE 514](#) - Brownfields and Grayfields Redevelopment Tax Credit Program  
**SEE ECONOMIC DEVELOPMENT.** This Act makes changes to the administration of the Brownfield Redevelopment Program and the redevelopment tax credits for brownfields and grayfields by the Department of Economic Development.
- [SENATE FILE 517](#) - Appropriations — Economic Development  
**SEE APPROPRIATIONS.** This Act creates Innovative Fund Investment Tax Credits.
- [SENATE FILE 521](#) - Historic Preservation and Cultural and Entertainment District Tax Credits — Rehabilitation of Property  
**SEE ECONOMIC DEVELOPMENT.** This Act makes certain administrative changes to the Historic Preservation Property Rehabilitation Tax Credit Program administered by the Department of Cultural Affairs.
- [SENATE FILE 525](#) - Disability Services  
**SEE HUMAN SERVICES.** This Act provides for the redesign of state and county responsibilities for mental health and disability services, addresses psychiatric medical institutions for children (PMICs), revises the statutory requirements applicable to community mental health centers (CMHCs), and revises terminology applicable to commitment of persons with substance-related disorders under Code Chapter 125. The study provisions include review of property taxation law for county mental health and disability services.

[SENATE FILE 530](#)

- Family Farm Property Tax Credit  
**SEE AGRICULTURE.** This Act expands a property tax credit which currently may be claimed by an individual or eligible corporate entity, if the agricultural land is farmed by the owner or a designated person related to the owner. The tax credit may be claimed by a limited liability company which is entitled to own agricultural land under the same restrictions as a corporation. The Act also provides that the tax credit may be claimed by an owner after the owner leases the agricultural land to the limited liability company in the same manner as a corporation. The Act takes effect January 1, 2012, and applies to a tax credit filed on or after that date.

[SENATE FILE 531](#)

- Motor Fuels — Regulation, Dispensing, and Tax Credits and Refunds  
**SEE AGRICULTURE.** This Act includes a number of tax credits for retail dealers who sell and dispense renewable fuel, including by amending the Ethanol Promotion Tax Credit by adjusting applicable tax credit rates and allowing a retail dealer to calculate and claim the tax credit on a site-by-site or companywide basis; the E-85 Promotion Tax Credit by adjusting applicable tax credit rates and providing for an earlier elimination date; and the Biodiesel Blended Fuel Tax Credit, by adjusting rates and extending its elimination date. The division also creates a new E-15 Plus Gasoline Promotion Tax Credit to promote the sale of ethanol blended gasoline classified as E-15 or higher. Finally, it allows a biodiesel producer to claim a sales or use tax refund based on the total number of gallons of biodiesel produced in a calendar year.

[SENATE FILE 533](#)

- State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act requires the Department of Revenue to take into account reasonable variances due to testing and other limitations when ensuring that biodiesel blended fuel meets the classification requirements in relation to the biodiesel blended fuel tax credit; conditionally raises the total approved tax credits for school tuition organization tax credits; and credits the first \$106,016,400 of revenues generated from the tax on cigarettes and from the tax on certain tobacco products to the Health Care Trust Fund. Division XVII relates to deductions for teacher expenses. Division XVIII relates to deductions for certain qualified tuition expenses. Division XIX relates to special filing requirements for taxpayers claiming certain deductions. Division XX relates to retroactive coupling for certain disaster-related casualty loss deductions. Division XXIII relates to the authority of a county to adopt an ordinance providing for assessment of subdivided lots acquired for development of housing and relates to the property tax assessment of platted lots for which a subdivision plat has been recorded.

[HOUSE FILE 45](#)

- Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. The Department of Management, in consultation with the Department of Revenue, by January 1, 2012, is required to develop and operate an Internet site with a searchable database of all the tax rates in the state for each taxing district and to develop a geographical tax rate map.

[HOUSE FILE 654](#)

- Drainage and Levee Districts — Miscellaneous Changes  
**SEE AGRICULTURE.** This Act relates to drainage and levee districts (Code Chapter 468) by providing that farm mediation does not apply to disputes, and providing for the management of districts by elected boards of trustees, including the control of district assets and the payment of compensation.

[HOUSE FILE 672](#)

- Renewable Energy Development Incentives  
**SEE ENERGY AND PUBLIC UTILITIES.** This Act contains provisions modifying the amount of, and qualifications for, wind energy production tax credits and renewable energy tax credits under Code Chapters 476B and 476C, respectively.

[HOUSE FILE 676](#)

- Leased Motor Vehicles — New Registrations — Fee Exemptions  
**SEE TRANSPORTATION.** This Act creates an exemption from the fee for new vehicle registration for vehicles leased to federal, state, or local governmental agencies or certain nonprofit entities.



## TAXATION

### [SENATE FILE 260](#) - **Out-of-State Insurers Who Become Domestic Insurers — Transfer Tax Eliminated**

BY COMMITTEE ON WAYS AND MEANS. This Act eliminated the transfer tax imposed on insurance companies organized in other jurisdictions that elect to become domestic insurers in Iowa if they have created or will create jobs in the state or are affiliates or subsidiaries of a domestic insurer.

### [SENATE FILE 512](#) - **Internal Revenue Code, Income Tax Provisions, and Other Financial Matters** [Fiscal Analysis](#)

BY COMMITTEE ON APPROPRIATIONS. This Act updates the Iowa Code references to the federal Internal Revenue Code (IRC), couples Iowa tax law with the federal research activities credit, decouples Iowa tax law from certain federal bonus depreciation provisions, and authorizes certain appropriations transfers. The Act is organized into divisions.

**UPDATED IRC REFERENCES.** This division updates references in Code Sections 422.3 and 422.32 to the IRC, making certain federal income tax revisions enacted by Congress in 2008, 2009, and 2010 applicable for purposes of the corporate and individual income taxes and the franchise tax. These revisions only apply to tax years beginning on or after January 1, 2010, and do not include tax years beginning after December 31, 2007, and before January 1, 2010.

The division strikes Code Section 422.7, subsection 29A, which provided an exclusion from income of the value of health care coverage of a nonqualified tax dependent up to the age of 25. The federal Patient Protection and Affordable Care Act provides for the exclusion from income of the value of health care coverage of a nonqualified tax dependent up to the age of 27, effective March 30, 2010. Because the Act now couples Iowa with the IRC with regard to this provision, Code Section 422.7, subsection 29A, is no longer necessary for tax years beginning on or after January 1, 2011. This change applies retroactively to that date.

Under prior law, in certain circumstances, Code Section 422.9(2)(i) provided individuals a deduction from net income (also known as a “below-the-line” deduction) for state sales and use taxes in lieu of a deduction for income taxes. This deduction was only available for taxable years beginning after December 31, 2003, and before January 1, 2006. The division extends this deduction to tax years beginning after December 31, 2003, and before January 1, 2008, and to tax years beginning after December 31, 2009, and before January 1, 2012.

**RESEARCH ACTIVITIES CREDIT.** This division amends certain Code sections relating to the state research activities tax credit for individuals, corporations, corporations in economic development areas, and corporations in quality jobs enterprise zones. The division updates Iowa Code references to the IRC for purposes of coupling with changes to the federal research activities tax credit.

The division also makes certain changes relating to the alternative incremental research tax credit. Because this tax credit was repealed for federal tax purposes, the Act removes references to it from the Iowa Code and replaces them with an alternative simplified research tax credit for Iowa tax purposes. The amendments to Code Section 15.335, subsection 4, and Code Section 15A.9 relate to this change and apply retroactively to July 1, 2010, for tax credits awarded on or after that date.

The division also makes certain changes in the calculation of the additional research activities credit that depend on whether an eligible business has \$20 million or more in gross revenues. These changes only apply to tax years beginning on or after January 1, 2010, and do not include tax years beginning after December 31, 2008, and before January 1, 2010.

**BONUS DEPRECIATION.** This division amends certain sections of the individual and corporate income taxes relating to the computation of net income for Iowa income tax purposes (also known as “above-the-line” computation) by decoupling from the federal accelerated depreciation deductions enacted by Congress as part of the Recovery Rebates and Economic Stimulus for the American People Act of 2008, the American Recovery and Reinvestment Act of 2009, the Small Business Jobs Act of 2010, and the Tax Relief, Unemployment Insurance Authorization and

Job Creation Act of 2010. In addition, the division decouples from the federal accelerated depreciation deductions for certain disaster assistance property enacted by Congress as part of the Emergency Economic Stabilization, Energy Improvement and Extension, and Tax Extenders and AMT Relief Acts of 2008. These changes are retroactive to January 1, 2008, for tax years ending on or after that date.

The division also decouples, for Iowa tax purposes, from the increased expensing allowance under Section 179 of the IRC enacted by Congress as part of the American Recovery and Reinvestment Act of 2009 and makes a number of conforming changes. The changes take effect for tax years beginning on or after January 1, 2009, and before January 1, 2010. While S.F. 209, would have coupled with the federal accelerated depreciation deductions commencing with the tax year beginning January 1, 2011, this change in S.F. 209 was item vetoed by the Governor.

The Act took effect April 12, 2011.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

A provision which provided the Governor with the specific authority to transfer funds to the Office of the State Public Defender for payments of court-appointed attorneys for indigent defense. See S.F. 209 for enacted supplemental appropriation for the Office of the State Public Defender.

**SENATE FILE 515 - Streamlined Sales and Use Tax Administration**

BY COMMITTEE ON WAYS AND MEANS. This Act makes changes to a number of provisions in the Uniform Sales and Use Tax Administration Act in Code Chapter 423, subchapter IV, in order to more closely conform to the terms of the Streamlined Sales and Use Tax Agreement.

The Act amends language relating to the sourcing of taxable services. Previously, the law provided that the first use of a service occurred when it was rendered, furnished, performed, or used in Iowa. Now, the location at which the service is received is the location of the first use of the service. The Act also makes a number of coordinating changes related to the sourcing of services.

The Act specifies that telecommunications service includes paging services.

The Act amends the definition of "durable medical equipment" to include components and attachments of the equipment.

The Act strikes and replaces Code Section 423.19 relating to the sourcing of direct mail and makes conforming changes for purposes of the taxation of shipping and handling charges, even though Iowa does not currently tax shipping and handling charges on direct mail.

The Act includes new language relating to the due dates and timeliness of sales and use tax payments.

**HOUSE FILE 132 - Tax Increment Financing — Filing of Municipal Ordinances**

BY SANDS. This Act requires that an ordinance providing for a division of revenue in an urban renewal area must be filed in the office of the county auditor of each county where the property that is subject to the ordinance is located.

**HOUSE FILE 652 - Individual Income Tax — Active Duty Military Service Pay**

BY COMMITTEE ON WAYS AND MEANS. This Act made two changes to the income tax deductions available to certain veterans.

First, the Act allows a person to deduct from the computation of net income all active duty military pay received for service performed in Operation New Dawn, the name used by the United States government to refer to certain operations in Iraq. This change took effect May 11, 2011, and applied retroactively to January 1, 2010, for tax years beginning on or after that date.

Second, the Act allows a person to deduct from the computation of net income all pay received for service performed while on active duty status in the armed forces, the armed forces military reserve, or the national guard.

---

This change took effect May 11, 2011, and applied retroactively to January 1, 2011, for tax years beginning on or after that date.

**[HOUSE FILE 679](#) - Replacement Tax for New Cogeneration Facilities**

BY COMMITTEE ON WAYS AND MEANS. This Act applies special valuation provisions contained in Code Section 427B.17, limiting the valuation of machinery, equipment, and computers, or exempting them from tax, to new cogeneration facilities subject to assessed value provisions contained in Code Section 437A.16A. The Act provides, however, that the exemptions shall be reduced for new cogeneration facilities by an amount bearing the same ratio to the value of the exempt property as the allowable credit under Code Section 437A.16A(1) bears to the assessable value of the entire new cogeneration facility before the application of any abatements, credits, or exemptions against that value.

The Act took effect May 3, 2011, and is retroactively applicable to tax years beginning on or after January 1, 2010.



## TRANSPORTATION

- [SENATE FILE 149](#) - Motor Vehicle Operator Competency Screening — Reports by Advanced Registered Nurse Practitioners and Physician Assistants
- [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit
- [SENATE FILE 312](#) - Business-Trade and Special Truck Registration Plates
- [HOUSE FILE 290](#) - Motorcycles with Detachable Stabilizing Rear Wheels
- [HOUSE FILE 651](#) - Special Motor Vehicle Registration Plates — Civil War, Fallen Peace Officers, and Military Combat
- [HOUSE FILE 676](#) - Leased Motor Vehicles — New Registrations — Fee Exemptions

## RELATED LEGISLATION

- [SENATE FILE 418](#) - Disclosure of New Motor Vehicle Repairs  
**SEE BUSINESS, BANKING, AND INSURANCE.** This Act relates to the disclosure of specified information in connection with new motor vehicle repairs.
- [SENATE FILE 470](#) - Community Colleges — Miscellaneous Provisions — Drinking Drivers Courses.  
**SEE EDUCATION.** This Act makes miscellaneous changes to Code provisions relating to community colleges. The Act authorizes the Department of Education to approve providers of drinking drivers courses offered out of state. However, such providers must prove to the department's satisfaction that the course is comparable to those offered by community colleges and in-state substance abuse treatment programs, and they may be requested to meet the same reporting requirements as the community colleges and in-state programs.
- [SENATE FILE 533](#) - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes  
**SEE APPROPRIATIONS.** This Act makes, reduces, and transfers appropriations; provides salaries and compensation of state employees; and covers other properly related matters. Division VIII of the Act provides that a railroad company which alters facilities pursuant to a written agreement with a political subdivision of a certain size to construct a flood mitigation project, shall receive certain limitations on liability for any damages caused by the alteration due to a flood; requires the Department of Revenue to take into account reasonable variances due to testing and other limitations when ensuring that biodiesel blended fuel meets the classification requirements in relation to the biodiesel blended fuel tax credit; and repeals Code Chapter 327K relating to the Midwest Interstate Passenger Rail Compact.
- [HOUSE FILE 45](#) - Miscellaneous Appropriation Reductions, Transfers, and Supplementals  
**SEE APPROPRIATIONS.** This Act relates to public funding and regulatory matters and revises existing appropriations. For the period beginning on the Act's effective date through the remainder of FY 2010-2011, payment by the Department of Transportation (DOT) for wildflowers or other aesthetic plantings is limited as necessary to prevent erosion or control weed growth and to reduce maintenance costs and DOT is prohibited from renewing the state's membership in North America's Supercorridor Coalition.
- [HOUSE FILE 642](#) - Transportation Appropriations — FY 2011-2012 — Vetoed by the Governor  
**SEE APPROPRIATIONS.** This bill made appropriations for FY 2011-2012 from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation.

**HOUSE FILE 683**

- Appropriations — Transportation

***SEE APPROPRIATIONS.*** This Act makes appropriations from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation for the two-year fiscal period beginning July 1, 2011, and ending June 30, 2013.

## TRANSPORTATION

### [SENATE FILE 149](#) - Motor Vehicle Operator Competency Screening — Reports by Advanced Registered Nurse Practitioners and Physician Assistants

BY COMMITTEE ON TRANSPORTATION. This Act allows licensed advanced registered nurse practitioners and licensed physician assistants to make reports to the Department of Transportation (DOT) regarding a diagnosis affecting a person's ability to operate a motor vehicle. Under prior law, only licensed physicians and licensed optometrists were authorized to make such reports. DOT has the final authority to determine if an applicant for a driver's license or a person who holds a valid driver's license is physically or mentally competent to drive. In making its determination, DOT may rely on a confidential report made by any of these medical professionals. A physician, optometrist, advanced registered nurse practitioner, or physician assistant who makes such a report is required to attempt to notify the person who is the subject of the report in writing, stating the nature of the disclosure and the reason for the disclosure. The physician, optometrist, advanced registered nurse practitioner, or physician assistant is immune from civil or criminal liability that might otherwise be incurred or imposed as a result of the report.

### [SENATE FILE 205](#) - Transportation — Vehicles, Motor Vehicle Operators, Motor Carriers, and Public Transit

BY COMMITTEE ON TRANSPORTATION. This Act contains provisions relating to the regulation of motor vehicles and the coordination of public transit funding programs by the Department of Transportation (DOT).

#### Division I — Motor Vehicles

The definition of "conviction" is amended, for purposes of Code Chapter 321, to include a plea of guilty or nolo contendere accepted by the court.

Code Section 321.47 is amended to require DOT to waive the \$20 title fee and \$5 certificate of title surcharge when ownership of a vehicle is transferred from a decedent to the surviving spouse of the decedent who is entitled to ownership of the vehicle under the laws of descent or the terms of the decedent's will. In addition, the Act amends Code Sections 321.113, 321.121, and 321.122 to provide that, for purposes of calculating the annual registration fee of a motor vehicle that is transferred to a surviving spouse, the term "owner" includes the surviving spouse.

Code Section 321.174 is amended to specify that a person commits a simple misdemeanor if the person operates a commercial motor vehicle after the person's commercial driver's license has been downgraded to noncommercial status.

Code Section 321.178 is amended to authorize DOT to suspend a restricted driver's license issued to a person between 16 and 18 years of age if the department receives satisfactory evidence that the licensee has used an electronic communication or entertainment device while driving. If a citation is issued for such a violation, it must be issued under Code Section 321.178 and not Code Section 321.193, relating to license restrictions in general.

Code Section 321.180B is amended to authorize DOT to suspend the instruction permit, intermediate driver's license, or full driver's license of a person under 21 years of age if the department receives satisfactory evidence that the person violated the restrictions of their instruction permit or intermediate driver's license, including the restriction against use of an electronic communication or entertainment device while driving. If a citation is issued for such a violation, it must be issued under Code Section 321.180B and not Code Section 321.193, relating to license restrictions in general.

Code Section 321.186A is amended to allow an applicant for a commercial driver's license to submit a vision report signed by a licensed vision specialist in lieu of taking a vision test administered by DOT. This is current practice for applicants for a noncommercial license.

Code Section 321.188 is amended, and Code Section 321.207 is created, to require an applicant to provide self-certification of type of driving and a medical examiner's certificate before DOT issues, renews, or upgrades the person's commercial driver's license. The department's notification to the national commercial driver's license information system of the issuance, renewal, or upgrade of a license shall include the driver's self-certification and medical examiner's certificate. DOT is required to establish rules for downgrading a commercial driver's license to noncommercial for failure to provide self-certification of type of driving or a medical examiner's certificate.

Code Section 321.194 is amended to authorize DOT to suspend a special minor's license, also known as a "school license," which is issued to a person between 14 and 18 years of age to travel to and from school, if the department receives satisfactory evidence that the person violated the restrictions of the special minor's license, including the restriction against use of an electronic communication or entertainment device while driving. If a citation is issued for such a violation, it must be issued under Code Section 321.194 and not Code Section 321.193, relating to license restrictions in general.

Code Section 321.376 is amended to specify that a mechanic, delivery driver, or other person operating an empty school bus for purposes other than the transportation of passengers is not considered a "school bus driver" for purposes of Code Sections 321.375 and 321.376, which establish special physical and instructional requirements for school bus drivers. A commercial driver's license valid for the vehicle operated, including a passenger endorsement, is still required for operation of an empty school bus, but a school bus endorsement is not required.

Code Section 321A.5 is amended to increase the property damage threshold amount triggering special financial responsibility requirements following a motor vehicle accident from \$1,000 to \$1,500. In addition, Code Sections 321G.10 and 321I.11 are amended to raise the property damage threshold amount triggering accident reporting requirements for accidents involving snowmobile and all-terrain vehicles from \$1,000 to \$1,500. In 2010, motor vehicle accident reporting requirements were revised to require an accident report to be made following any motor vehicle accident resulting in property damage of \$1,500 or more.

Code Section 321A.17 is amended to provide that a person applying for a driver's license following a period of suspension is not required to meet proof of financial responsibility requirements if the suspension was for a violation of the restrictions applicable to a special minor's license. Similar provisions currently apply for licenses and permits issued under the graduated driver licensing program and for restricted licenses issued to persons between 16 and 18 years of age.

Code Section 322C.3 is amended to provide that conviction of a fraudulent practice; conviction of three or more violations of Code Section 321.92(2), relating to vehicles without identification numbers, or Code Section 321.99, relating to fraudulent use of a vehicle registration card, plate, or permit; or conviction of any other indictable offense in connection with selling or other activity relating to vehicles, in this state or any other state, disqualifies a person from acting as or representing themselves as an owner, salesperson, employee, officer of a corporation, or representative of a licensed travel trailer dealer for five years from the date of conviction.

Code Sections 325A.4 and 325A.21 are amended to eliminate provisions allowing for the transfer of a regular-route motor carrier passenger certificate.

Code Sections 327B.1 and 327B.2 are amended by striking obsolete provisions relating to the registration of interstate carriers under the Single State Insurance Registration Program to reflect that Iowa now participates in the Unified Carrier Registration Agreement for regulated motor carriers. The Act strikes the requirement for a motor carrier to carry evidence of interstate authority in the motor vehicle being operated. Under prior law, the penalty for failure to carry proper evidence of interstate authority or exemption from authority was a scheduled fine of \$250. The Act strikes that provision and replaces it with a \$250 scheduled fine for failure to register and pay required fees under the Unified Carrier Registration System and for failure to register interstate authority or exemption from authority with DOT. Code Section 805.8A is also amended by striking the penalty for failure to have proper carrier identification markings.

Code Section 901.5 is amended to allow DOT to issue a temporary restricted driver's license without a court order to a defendant whose license has been ordered revoked in cases involving controlled substance-related offenses.

#### Division II — Public Transit

Under prior law, DOT was required to submit an annual report to the General Assembly, the Department of Management, and the Governor providing an analysis of transit programs financed by federal, state, local, and private aid and stating the receipts and disbursements for the programs during the preceding fiscal year. The amendment to Code Section 324A.4 eliminates the detailed financial accounting from the reporting requirement and provides for a biennial rather than annual report to be made to the General Assembly and the Governor only. In its biennial report, DOT is to recommend methods to increase transportation coordination and improve efficiency of government programs used to finance public transit services.

#### **SENATE FILE 312 - Business-Trade and Special Truck Registration Plates**

BY COMMITTEE ON TRANSPORTATION. This Act discontinues the practice of issuing registration plates designed to distinguish a vehicle that qualifies for business-trade truck or special truck registration fees. The Department of Transportation (DOT) is authorized to provide by rule for another means of identifying business-trade trucks and special trucks used in farming operations.

Current truck owners who have already been issued business-trade or special truck plates may continue to use those plates until ownership transfers or DOT issues a new series of Iowa registration plates. At any time, an owner may elect to trade current business-trade or special truck plates for any of the specialty plates for which the owner qualifies, subject to the additional fees applicable to the specialty plates. An owner who newly registers a business-trade or special truck will now be issued regular registration plates, or they may order specialty plates. However, a person who owns a business-trade or special truck shall only be issued fire fighter registration plates for one vehicle.

The Act applies for plates issued during registration periods beginning on or after January 1, 2012. Requirements and fees for registration of business-trade and special trucks are not affected by the Act.

#### **HOUSE FILE 290 - Motorcycles with Detachable Stabilizing Rear Wheels**

BY COMMITTEE ON TRANSPORTATION. This Act authorizes operation of motorcycles equipped with detachable stabilizing wheels on the rear of the motorcycle.

The term "motorcycle" is defined in current law to include motor vehicles designed to travel on not more than three wheels. The Act does not change that definition, but allows a motorcycle designed to travel on two wheels but equipped with detachable stabilizing rear wheels to be operated on Iowa roads as a motorcycle.

#### **HOUSE FILE 651 - Special Motor Vehicle Registration Plates — Civil War, Fallen Peace Officers, and Military Combat**

BY COMMITTEE ON APPROPRIATIONS. This Act provides for the issuance of several new special motor vehicle registration plates associated with military service, a special plate honoring the sesquicentennial of the Civil War, and a special plate honoring fallen peace officers.

The Department of Transportation (DOT), in consultation with the Adjutant General, is directed to design distinguishing emblems for combat infantryman badge, combat action badge, combat action ribbon, air force combat action medal, and combat medical badge special plates, and a Civil War sesquicentennial special plate. An emblem for a special fallen peace officers plate is to be designed by DOT in consultation with the Department of Public Safety (DPS) and Concerns of Police Survivors, Inc. DOT will begin issuing any one of the new special plates upon receipt of 250 orders for the plate, accompanied by a start-up fee of \$20 per order. Combat infantryman badge, combat action badge, combat action ribbon, air force combat action medal, and combat medical badge special plates will only be issued to recipients of the military award or to a recipient's surviving spouse. Anyone may order Civil War sesquicentennial plates or fallen peace officers plates.

The special fee for issuance of combat infantryman badge, combat action badge, combat action ribbon, air force combat action medal, and combat medical badge special plates and Civil War sesquicentennial special plates is \$25, and the special fee for renewal of the plates is \$5. The special fee for issuance of fallen peace officers plates is \$35, and the special fee for renewal is \$10. Special plate fees are in addition to the regular annual registration fee for the vehicle. Personalized special plates require an additional \$25 upon issuance, and \$5 upon renewal.

An amount equal to the special fees collected from each combat infantryman badge, combat action badge, combat action ribbon, air force combat action medal, and combat medical badge special plate fee shall be credited monthly from the Statutory Allocations Fund to the Veterans License Fee Fund administered by the Commission of Veterans Affairs. The amount of the special fees collected from Civil War sesquicentennial plates shall be credited to the Department of Cultural Affairs to be used for the Iowa Battle Flag Project. The amount of the special fees collected from fallen peace officers plates shall be transferred to DPS for distribution as grants to nonprofit organizations, such as Concerns of Police Survivors, Inc., that provide resources to assist in the rebuilding of the lives of surviving families and affected coworkers of law enforcement officers killed in the line of duty.

Senate File 533 (see Appropriations), sections 59 and 60, contain technical amendments to the provisions of this Act.

**HOUSE FILE 676 - Leased Motor Vehicles — New Registrations — Fee Exemptions**

BY COMMITTEE ON WAYS AND MEANS. Under current law, a fee for new registration equal to 5 percent of the purchase price of the vehicle is imposed each time ownership of a vehicle is transferred. In the case of leased vehicles, the fee equals 5 percent of the lease price. The lessor is responsible for payment of the fee, but may pass the charge along to the lessee.

This Act creates an exemption from the fee for new registration for vehicles that are leased to federal, state, or local governmental agencies or certain nonprofit entities to the extent that they are exempt from the payment of sales tax. The same governmental agencies and entities are currently exempt from the fee for new registration imposed on the purchase of a vehicle.

## 2011 SECTIONS AMENDED, ADDED, OR REPEALED

KEY TO CHART

<b>Eff. Date:</b>	Indicates first date on which bill section has legal effect, not necessarily specified in bill.
<b>App. Date:</b>	Indicates first date on which bill section practically applies as particularly specified in the bill.
<b>Gov's Action:</b>	Signed, Veto, Item Veto Full, or Item Veto Part.
<b>Gov's Action Date:</b>	Indicates date of approval, veto, or item veto.
<b>LAST UPDATED:</b>	August 12, 2011

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
1C.16	New	<a href="#">HF474, §1</a>	2011-07-01		Signed
<a href="#">7C.4A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">7D.10</a>	Amend	<a href="#">SF533, §10, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">7D.10A</a>	Amend	<a href="#">SF533, §11, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">7D.10A</a>	Amendment Directive	<a href="#">SF478, §11</a>	2011-07-01		Signed
<a href="#">7D.29</a>	Amend	<a href="#">SF533, §12, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">7D.30</a>	Amend	<a href="#">SF533, §13, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">7D.34</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">7D.35</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">7E.3 (5)</a>	Add	<a href="#">HF45, §3, 5</a>	2011-03-07		Signed
<a href="#">7E.5</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">7E.5 (1)(g)</a>	Amend	<a href="#">HF590, §54, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8.6 (9A)</a>	Add	<a href="#">HF45, §39</a>	2011-07-01		Signed
<a href="#">8.6 (9A)</a>	Amend	<a href="#">SF533, §49, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.7</a>	Amend	<a href="#">SF361, §1</a>	2011-07-01		Signed
<a href="#">8.9 (1)</a>	Amend	<a href="#">SF475, §1</a>	2011-07-01		Signed
<a href="#">8.22A (2)</a>	Amend	<a href="#">HF148, §1, 4</a>	2011-06-30		Signed
<a href="#">8.31</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8.39 (1,2)</a>	Amend	<a href="#">HF148, §2, 4</a>	2011-06-30		Signed
<a href="#">8.39 (2A)</a>	Add	<a href="#">HF148, §3, 4</a>	2011-06-30		Signed
<a href="#">8.51</a>	Amend	<a href="#">HF45, §37, 38</a>	2011-03-07		Signed
<a href="#">8.54 (5)</a>	Amend	<a href="#">SF209, §28, 32</a>	2011-07-01	2011-07-01	Signed
<a href="#">8.55 (2)</a>	Amend	<a href="#">SF209, §29, 32</a>	2011-07-01	2011-07-01	Signed
<a href="#">8.55 (3)(a)</a>	Amend	<a href="#">SF533, §14, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.55 (3)(0d)</a>	Add	<a href="#">SF533, §15, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.57 (6)(c)</a>	Amend	<a href="#">HF648, §18, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.57 (6)(e)(1)(d)(i)</a>	Amend	<a href="#">SF474, §1</a>	2011-07-01		Signed
<a href="#">8.57 (6)(f)</a>	Amend	<a href="#">HF648, §19, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.57A (4)</a>	Amend	<a href="#">HF648, §20, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.57C (3)(a,c)</a>	Amend	<a href="#">HF648, §21, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.57C (3)(d)</a>	Add	<a href="#">HF648, §22, 50</a>	2011-07-27	2011-07-01	Signed
8.57E	New	<a href="#">SF209, §30</a>	2011-07-01		Signed
<a href="#">8.57E (3)(a)</a>	Amend	<a href="#">SF533, §50, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">8.58</a>	Amend	<a href="#">SF209, §31</a>	2011-07-01		Signed
<a href="#">8A.111 (4)</a>	Strike	<a href="#">HF646, §32, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.207 (5)(c)</a>	Amend	<a href="#">SF475, §2</a>	2011-07-01		Signed
<a href="#">8A.311 (14)(b)</a>	Amend	<a href="#">SF474, §2</a>	2011-07-01		Signed
<a href="#">8A.311 (15)</a>	Amend	<a href="#">HF646, §33, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.315 (1)(d)</a>	Strike	<a href="#">HF646, §34, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.316 (4)(a)</a>	Amend	<a href="#">SF474, §3</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">8A.316 (4)(c)(1)</a>	Amend	<a href="#">SF474, §4</a>	2011-07-01		Signed
<a href="#">8A.318 (3)(c)</a>	Amend	<a href="#">SF470, §1</a>	2011-07-01		Signed
<a href="#">8A.321 (4)</a>	Amend	<a href="#">SF533, §16, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">8A.321 (6)</a>	Amend	<a href="#">HF646, §35, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.321 (6)(a)</a>	Amend	<a href="#">HF45, §9, 10</a>	2011-03-07		Signed
<a href="#">8A.321 (6)(a,b)</a>	Amend	<a href="#">SF533, §17, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">8A.321 (6)(d)</a>	Add	<a href="#">HF648, §23, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">8A.327 (1)</a>	Amend	<a href="#">HF646, §36, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.341 (2)</a>	Amend	<a href="#">SF289, §1, 17</a>	2011-05-12		Signed
<a href="#">8A.361</a>	Amend	<a href="#">HF646, §37, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.362</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.362</a>	Amendment Directive	<a href="#">HF646, §58, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.362 (4)(a-c)</a>	Amend	<a href="#">HF646, §38, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.362 (5)</a>	Strike	<a href="#">HF646, §39, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.362 (7-9)</a>	Amend	<a href="#">HF646, §40, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.363</a>	Amendment Directive	<a href="#">HF646, §58, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.363 (1)</a>	Amend	<a href="#">HF646, §41, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.364</a>	Amendment Directive	<a href="#">HF646, §58, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.366</a>	Amendment Directive	<a href="#">HF646, §58, 89</a>	2011-07-18	2011-07-01	Signed
8A.367	New	<a href="#">HF646, §42, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8A.454 (2)</a>	Amend	<a href="#">HF645, §35, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">8A.502 (9)</a>	Strike	<a href="#">HF45, §40</a>	2011-07-01		Signed
<a href="#">8A.504 (1)(c)(1)</a>	Amend	<a href="#">SF313, §1</a>	2011-09-09		Signed
<a href="#">8A.512 (2)</a>	Strike	<a href="#">HF646, §43, 89</a>	2011-07-18	2011-07-01	Signed
8A.512A	New	<a href="#">HF646, §44, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">8D.2 (5)(a)</a>	Amend	<a href="#">HF645, §36, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">8D.3 (2)</a>	Amend	<a href="#">SF474, §5</a>	2011-07-01		Signed
<a href="#">8D.9 (1)</a>	Amend	<a href="#">HF645, §37, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">8D.9 (2)</a>	Amend	<a href="#">HF254, §1</a>	2011-07-01		Signed
<a href="#">8D.11 (4)</a>	Amend	<a href="#">HF645, §38, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">8E.202 (1)(u1)</a>	Amend	<a href="#">SF289, §2, 17</a>	2011-05-12		Signed
<a href="#">8E.202 (3)</a>	Amend	<a href="#">SF289, §3, 17</a>	2011-05-12		Signed
8G.1	New	<a href="#">HF45, §41</a>	2011-07-01		Signed
8G.2	New	<a href="#">HF45, §42</a>	2011-07-01		Signed
8G.3	New	<a href="#">HF45, §43</a>	2011-07-01		Signed
8G.4	New	<a href="#">HF45, §44</a>	2011-07-01		Signed
8G.5	New	<a href="#">HF45, §45</a>	2011-07-01		Signed
8G.6	New	<a href="#">HF45, §46</a>	2011-07-01		Signed
8G.10	New	<a href="#">HF45, §47</a>	2011-07-01		Signed
8G.11	New	<a href="#">HF45, §48</a>	2011-07-01		Signed
8G.12	New	<a href="#">HF45, §49</a>	2011-07-01		Signed
8G.13	New	<a href="#">HF45, §50</a>	2011-07-01		Signed
<a href="#">8G.13</a>	Amend	<a href="#">SF533, §51, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">10A.104 (12)</a>	Amend	<a href="#">HF453, §1, 5</a>	2012-07-01		Signed
<a href="#">10B.5 (2)</a>	Amend	<a href="#">HF590, §22, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">10C</a>	Repeal	<a href="#">HF590, §35, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">11.1</a>	Amend	<a href="#">HF536, §1</a>	2011-07-01		Signed
<a href="#">11.2 (1)</a>	Amend	<a href="#">HF536, §2</a>	2011-07-01		Signed
<a href="#">11.2 (1A)</a>	Add	<a href="#">HF536, §3</a>	2011-07-01		Signed
<a href="#">11.2 (2)(a,b,c)</a>	Amend	<a href="#">HF536, §4</a>	2011-07-01		Signed
<a href="#">11.4 (1)</a>	Amend	<a href="#">HF536, §5</a>	2011-07-01		Signed
<a href="#">11.4 (2)</a>	Strike	<a href="#">HF536, §6</a>	2011-07-01		Signed
<a href="#">11.5A</a>	Amend	<a href="#">HF536, §7</a>	2011-07-01		Signed
<a href="#">11.5B (u1)</a>	Amend	<a href="#">HF536, §8</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">11.5B (13)</a>	Amend	<a href="#">HF536, §9</a>	2011-07-01		Signed
<a href="#">11.5B (15)</a>	Strike	<a href="#">HF590, §37, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">11.6 (1)(a)</a>	Amend	<a href="#">HF536, §10</a>	2011-07-01		Signed
<a href="#">11.6 (1)(0b)</a>	Add	<a href="#">HF536, §11</a>	2011-07-01		Signed
<a href="#">11.6 (1)(b)</a>	Amend	<a href="#">HF536, §12</a>	2011-07-01		Signed
<a href="#">11.6 (2)</a>	Amend	<a href="#">HF536, §13</a>	2011-07-01		Signed
<a href="#">11.6 (3)</a>	Amend	<a href="#">HF536, §14</a>	2011-07-01		Signed
<a href="#">11.6 (4)</a>	Amend	<a href="#">HF536, §15</a>	2011-07-01		Signed
<a href="#">11.6 (7)</a>	Amend	<a href="#">HF536, §16</a>	2011-07-01		Signed
<a href="#">11.6 (9)</a>	Amend	<a href="#">HF536, §17</a>	2011-07-01		Signed
<a href="#">11.6 (10)</a>	Amend	<a href="#">HF536, §18</a>	2011-07-01		Signed
<a href="#">11.6 (11)</a>	Add	<a href="#">HF536, §19</a>	2011-07-01		Signed
<a href="#">11.7</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.8</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.9</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.10</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.11</a>	Strike and Replace	<a href="#">HF536, §20</a>	2011-07-01		Signed
<a href="#">11.12</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.13</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.14</a>	Amend	<a href="#">HF536, §21</a>	2011-07-01		Signed
<a href="#">11.15</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.16</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.17</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.19</a>	Amend	<a href="#">HF536, §22</a>	2011-07-01		Signed
<a href="#">11.20</a>	Amend	<a href="#">HF536, §23</a>	2011-07-01		Signed
<a href="#">11.21</a>	Amend	<a href="#">HF536, §24</a>	2011-07-01		Signed
<a href="#">11.23</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.25</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.27</a>	Repeal	<a href="#">HF536, §41</a>	2011-07-01		Signed
<a href="#">11.28</a>	Amend	<a href="#">HF536, §25</a>	2011-07-01		Signed
<a href="#">11.32</a>	Amend	<a href="#">HF536, §26</a>	2011-07-01		Signed
<a href="#">11.32</a>	Amend	<a href="#">SF533, §18, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">11.41 (1A)</a>	Add	<a href="#">HF536, §27</a>	2011-07-01		Signed
11.42	New	<a href="#">HF536, §28</a>	2011-07-01		Signed
11.51	New	<a href="#">HF536, §29</a>	2011-07-01		Signed
11.52	New	<a href="#">HF536, §30</a>	2011-07-01		Signed
11.53	New	<a href="#">HF536, §31</a>	2011-07-01		Signed
11.54	New	<a href="#">HF536, §32</a>	2011-07-01		Signed
11.55	New	<a href="#">HF536, §33</a>	2011-07-01		Signed
<a href="#">12.8 (u1)</a>	Amend	<a href="#">HF484, §8</a>	2011-07-01		Signed
<a href="#">12.38</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">12.73</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">12.82 (1)</a>	Amend	<a href="#">HF648, §24, 29</a>	2011-07-27	2011-06-30	Signed
<a href="#">12.82 (3A)</a>	Add	<a href="#">HF648, §25, 29</a>	2011-07-27	2011-06-30	Signed
<a href="#">12.87 (1)</a>	Amend	<a href="#">SF474, §6</a>	2011-07-01		Signed
<a href="#">12.89A (5)</a>	Amend	<a href="#">SF474, §7</a>	2011-07-01		Signed
<a href="#">12B.10 (6)(l)</a>	Add	<a href="#">HF512, §1</a>	2011-07-01		Signed
<a href="#">12C.1 (1)</a>	Amend	<a href="#">HF645, §39, 106</a>	2011-07-27	2011-07-01	Signed
12H.1	New	<a href="#">HF484, §1</a>	2011-07-01		Signed
12H.2	New	<a href="#">HF484, §2</a>	2011-07-01		Signed
12H.3	New	<a href="#">HF484, §3</a>	2011-07-01		Signed
12H.4	New	<a href="#">HF484, §4</a>	2011-07-01		Signed
12H.5	New	<a href="#">HF484, §5</a>	2011-07-01		Signed
12H.6	New	<a href="#">HF484, §6</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
12H.7	New	<a href="#">HF484, §7</a>	2011-07-01		Signed
<a href="#">13.3</a>	Amend	<a href="#">SF533, §19, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">13.7</a>	Amend	<a href="#">SF533, §20, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">15.101</a>	Strike and Replace	<a href="#">HF590, §1, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.102 (01,01A,1A,2A,4A)</a>	Add	<a href="#">HF590, §2, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.102 (1,4)</a>	Amend	<a href="#">HF590, §3, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.102 (3)</a>	Strike	<a href="#">HF590, §4, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.103 (1)(b)(7)</a>	Amend	<a href="#">SF474, §126</a>	2011-07-01		Signed
<a href="#">15.104 (6)</a>	Amend	<a href="#">SF475, §3</a>	2011-07-01		Signed
<a href="#">15.104 (8)(j)</a>	Strike	<a href="#">SF531, §41, 56</a>	2011-07-01		Signed
<a href="#">15.105</a>	Strike and Replace	<a href="#">HF590, §5, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.106</a>	Strike and Replace	<a href="#">HF590, §6, 89</a>	2011-07-18	2011-07-01	Signed
15.106A	New	<a href="#">HF590, §7, 89</a>	2011-07-18	2011-07-01	Signed
15.106B	New	<a href="#">HF590, §8, 89</a>	2011-07-18	2011-07-01	Signed
15.106C	New	<a href="#">HF590, §9, 89</a>	2011-07-18	2011-07-01	Signed
15.106D	New	<a href="#">HF590, §10, 89</a>	2011-07-18	2011-07-01	Signed
15.106E	New	<a href="#">HF590, §11, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.107</a>	Strike and Replace	<a href="#">HF590, §12, 89</a>	2011-07-18	2011-07-01	Signed
15.107A	New	<a href="#">HF590, §13, 89</a>	2011-07-18	2011-07-01	Signed
15.107B	New	<a href="#">HF590, §14, 89</a>	2011-07-18	2011-07-01	Signed
15.107C	New	<a href="#">HF590, §15, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.108</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.108 (5)(c)</a>	Amend	<a href="#">HF45, §11, 14</a>	2011-03-07		Signed
<a href="#">15.109</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.115</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.116</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.117A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.117A (2)(a)(5)</a>	Amend	<a href="#">SF475, §4</a>	2011-07-01		Signed
<a href="#">15.117A (6)(a)</a>	Amend	<a href="#">HF590, §16, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.119 (2)</a>	Amend	<a href="#">SF517, §36, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">15.119 (2)(e)</a>	Amend	<a href="#">SF475, §5</a>	2011-07-01		Signed
<a href="#">15.119 (2)(f)</a>	Add	<a href="#">SF514, §1</a>	2011-07-01		Signed
<a href="#">15.119 (2A)</a>	Add	<a href="#">SF514, §2</a>	2011-07-01		Signed
<a href="#">15.247</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.247</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.273</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.274</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.291 (5)</a>	Amend	<a href="#">SF514, §3, 12</a>	2011-07-01	2011-01-01	Signed
<a href="#">15.292 (1,4)</a>	Amend	<a href="#">SF514, §4</a>	2011-07-01		Signed
<a href="#">15.293A</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.293A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.293A (2,6,7,8,9)</a>	Amend	<a href="#">SF514, §5, 12</a>	2011-07-01	2011-01-01	Signed
<a href="#">15.293A (12)</a>	Strike	<a href="#">SF514, §6, 12</a>	2011-07-01	2011-01-01	Signed
<a href="#">15.293A (14)</a>	Add	<a href="#">SF514, §7, 12</a>	2011-07-01	2011-01-01	Signed
<a href="#">15.293B (1)</a>	Strike and Replace	<a href="#">SF514, §8</a>	2011-07-01		Signed
<a href="#">15.293B (2)(u1)</a>	Amend	<a href="#">SF514, §9</a>	2011-07-01		Signed
<a href="#">15.293B (4)</a>	Add	<a href="#">SF514, §10</a>	2011-07-01		Signed
<a href="#">15.294</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.294</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.294 (4)</a>	Amend	<a href="#">SF514, §11</a>	2011-07-01		Signed
<a href="#">15.295</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.301 (1)(c)(1)</a>	Amend	<a href="#">SF517, §26, 35</a>	2011-07-27	2011-03-30	IV Full
<a href="#">15.313</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.327 (01)</a>	Add	<a href="#">HF590, §55, 89</a>	2011-07-18	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">15.327 (5)</a>	Strike	<a href="#">HF590, §56, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.333</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.333 (1)(b)</a>	Strike	<a href="#">SF475, §6</a>	2011-07-01		Signed
<a href="#">15.335 (4)</a>	Amend	<a href="#">SF512, §8, 14, 15</a>	2011-04-12	2010-07-01	Signed
<a href="#">15.335 (7)</a>	Amend	<a href="#">SF512, §9, 14, 16</a>	2011-04-12	2010-01-01	Signed
<a href="#">15.335A</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.335A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.393</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.411</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.421</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15.421</a>	Repeal	<a href="#">HF45, §13, 14</a>	2011-03-07		Signed
<a href="#">15A.9</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15A.9 (8)(b,c,e)</a>	Amend	<a href="#">SF512, §10, 14, 15</a>	2011-04-12	2010-07-01	Signed
<a href="#">15E.1</a>	Amend	<a href="#">HF590, §57, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.17</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.19</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.42 (2)</a>	Amend	<a href="#">SF517, §37, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">15E.43 (4)</a>	Strike and Replace	<a href="#">SF517, §38, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">15E.44 (2)(d,e)</a>	Amend	<a href="#">SF517, §39, 47, 71</a>	2011-07-27	2011-01-01	Signed
15E.52	New	<a href="#">SF517, §40, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">15E.52 (7)(a)</a>	Amend	<a href="#">HF590, §23, 36, 89</a>	2011-07-18	2011-01-01	Signed
<a href="#">15E.61 (1)</a>	Amend	<a href="#">SF474, §127</a>	2011-07-01		Signed
<a href="#">15E.64</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.64</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.64 (2)(a)</a>	Amend	<a href="#">HF590, §58, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.64 (3)</a>	Amend	<a href="#">HF590, §59, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.116</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.117</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.117 (3)(b)</a>	Strike	<a href="#">SF517, §27, 71</a>	2011-07-27	2011-07-01	Signed
<a href="#">15E.120 (6)</a>	Add	<a href="#">HF590, §60, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.192</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.193</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.193B</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.194</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.195</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.196</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.197</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.202 (9)</a>	Strike	<a href="#">HF590, §61, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.202 (10)</a>	Amend	<a href="#">HF590, §62, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.206</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.206</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.206 (2)(a)</a>	Amend	<a href="#">HF590, §63, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.206 (3)(a,d)</a>	Amend	<a href="#">HF590, §64, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.208</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.208 (3)(b)(2)(d)</a>	Amend	<a href="#">HF590, §65, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.208 (4)(c)</a>	Amend	<a href="#">HF590, §66, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.231</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.232</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.233</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.305 (2)(u1)</a>	Amend	<a href="#">SF302, §1, 2</a>	2011-05-12	2011-01-01	Signed
<a href="#">15E.311</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.351</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.351</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15E.351 (1)</a>	Amend	<a href="#">HF590, §67, 89</a>	2011-07-18	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">15E.351 (1)</a>	Amend	<a href="#">SF474, §128</a>	2011-07-01		Signed
<a href="#">15F.101 (01)</a>	Add	<a href="#">HF590, §68, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15F.101 (2)</a>	Strike	<a href="#">HF590, §69, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15F.102</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15F.204 (8)(a)(6,7)</a>	Amend	<a href="#">HF648, §26, 50</a>	2011-07-27	2011-07-01	IV Part
<a href="#">15F.204 (8)(b)</a>	Strike	<a href="#">HF648, §27, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">15G.101</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.101</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.101 (01)</a>	Add	<a href="#">HF590, §70, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.101 (3)</a>	Strike	<a href="#">HF590, §71, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.101 (6)</a>	Strike	<a href="#">HF590, §72, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.101 (10)</a>	Amend	<a href="#">HF590, §24, 89</a>	2011-07-18	2011-07-01	Signed
15G.107	New	<a href="#">HF648, §14, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">15G.109</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.110</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.110</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.110</a>	Strike and Replace	<a href="#">HF648, §15, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">15G.111</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.111</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.111 (1)(u1)</a>	Amend	<a href="#">HF590, §25, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.111 (2)(d)</a>	Add	<a href="#">HF648, §16, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">15G.112 (1)(a)</a>	Amend	<a href="#">HF590, §26, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.114</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.115</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.115 (2)(a)</a>	Strike	<a href="#">HF590, §73, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.201</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
<a href="#">15G.201 (01)</a>	Add	<a href="#">HF590, §74, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.201 (2)</a>	Amend	<a href="#">SF531, §42, 56</a>	2011-07-01		Signed
<a href="#">15G.201 (2)</a>	Strike	<a href="#">HF590, §75, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15G.201A</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
<a href="#">15G.202</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
<a href="#">15G.202 (2)(c)(4)</a>	Amend	<a href="#">SF531, §43, 56</a>	2011-05-26		Signed
<a href="#">15G.203</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
<a href="#">15G.204</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
<a href="#">15G.205</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
<a href="#">15G.205 (4)(c)</a>	Amend	<a href="#">SF531, §44, 56</a>	2011-05-26		Signed
<a href="#">15G.206</a>	Amendment Directive	<a href="#">SF531, §55, 56</a>	2011-07-01		Signed
15H.1A	New	<a href="#">HF590, §27, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.2 (1,2)</a>	Amend	<a href="#">HF590, §28, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.3 (1)(k)</a>	Add	<a href="#">HF590, §29, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.3 (6)</a>	Amend	<a href="#">HF590, §30, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.4 (1)</a>	Amend	<a href="#">HF590, §31, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.5</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">15H.6 (1)</a>	Amend	<a href="#">HF590, §38, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">16.41 (1)</a>	Amend	<a href="#">SF517, §28, 71</a>	2011-07-27	2011-07-01	Signed
<a href="#">16.100A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">16.131A (u1)</a>	Amend	<a href="#">SF475, §7</a>	2011-07-01		Signed
<a href="#">16.135</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">16.135 (2)(b)</a>	Amend	<a href="#">SF475, §8</a>	2011-07-01		Signed
<a href="#">16.162</a>	Amend	<a href="#">SF470, §2</a>	2011-07-01		Signed
16.185	New	<a href="#">HF649, §50, 74</a>	2011-07-26	2011-06-30	Signed
<a href="#">16.191</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">16.191 (2)(e)</a>	Amend	<a href="#">HF45, §28</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">16.192 (4,5)</a>	Amend	<a href="#">SF475, §9</a>	2011-07-01		Signed
<a href="#">16.193 (1,2)</a>	Amend	<a href="#">SF475, §10</a>	2011-07-01		Signed
<a href="#">16.193 (2)</a>	Amend	<a href="#">HF648, §28, 50</a>	2011-07-27	2011-07-01	Signed
<a href="#">16.193 (3)(a)</a>	Amend	<a href="#">SF475, §11</a>	2011-07-01		Signed
<a href="#">16.193 (3)(a)</a>	Amend	<a href="#">SF533, §52, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">16.195 (1)</a>	Amend	<a href="#">SF475, §12</a>	2011-07-01		Signed
<a href="#">19B.7</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">21.4 (1,3)</a>	Amend	<a href="#">SF289, §4, 17</a>	2011-05-12		Signed
<a href="#">21.5 (1)(j)</a>	Amend	<a href="#">SF289, §5, 17</a>	2011-05-12		Signed
<a href="#">21.5 (4)</a>	Amend	<a href="#">SF289, §6, 17</a>	2011-05-12		Signed
<a href="#">21.6 (3)(a)</a>	Amend	<a href="#">SF289, §7, 17</a>	2011-05-12		Signed
<a href="#">22.3A (1)(e)</a>	Amend	<a href="#">HF646, §45, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">22.6</a>	Repeal	<a href="#">SF289, §16, 17</a>	2011-05-12		Signed
<a href="#">22.7</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">22.7 (1)</a>	Amend	<a href="#">SF470, §3</a>	2011-07-01		Signed
<a href="#">22.7 (7)</a>	Amend	<a href="#">SF289, §8, 17</a>	2011-05-12		Signed
<a href="#">22.7 (10)</a>	Strike	<a href="#">SF289, §9, 17</a>	2011-05-12		Signed
<a href="#">22.7 (11)</a>	Amend	<a href="#">SF289, §10, 17</a>	2011-05-12		Signed
<a href="#">22.7 (24)</a>	Strike	<a href="#">SF240, §1</a>	2011-07-01		Signed
<a href="#">22.7 (52)(a)(u1)</a>	Amend	<a href="#">SF361, §2</a>	2011-07-01		Signed
<a href="#">22.7 (60)</a>	Strike	<a href="#">HF590, §39, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">22.10 (3)(b)</a>	Amend	<a href="#">SF289, §11, 17</a>	2011-05-12		Signed
<a href="#">22.10 (5)</a>	Strike	<a href="#">SF289, §12, 17</a>	2011-05-12		Signed
<a href="#">22.13</a>	Strike and Replace	<a href="#">SF289, §13, 17</a>	2011-05-12		Signed
<a href="#">22.14 (3)</a>	Amend	<a href="#">SF289, §14, 17</a>	2011-05-12		Signed
<a href="#">28H.1 (u1)</a>	Amend	<a href="#">SF475, §13</a>	2011-07-01		Signed
<a href="#">28I.8</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">28J.28</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">28L.1</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">28N.2</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">28N.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">29A.14</a>	Amend	<a href="#">SF194, §1, 13</a>	2011-04-13		Signed
<a href="#">29A.14A</a>	Amend	<a href="#">SF194, §2</a>	2011-07-01		Signed
<a href="#">29A.19</a>	Amend	<a href="#">SF194, §3</a>	2011-07-01		Signed
<a href="#">29A.23</a>	Amend	<a href="#">SF194, §4</a>	2011-07-01		Signed
<a href="#">29A.27 (u8)</a>	Amend	<a href="#">SF533, §21, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">29A.43 (1)</a>	Amend	<a href="#">SF475, §14</a>	2011-07-01		Signed
<a href="#">29A.57 (2)</a>	Amend	<a href="#">SF194, §5</a>	2011-07-01		Signed
<a href="#">29A.78</a>	Amend	<a href="#">SF194, §6</a>	2011-07-01		Signed
<a href="#">29C.2 (01)</a>	Add	<a href="#">SF315, §2</a>	2011-07-01		Signed
<a href="#">29C.2 (3)</a>	Amend	<a href="#">SF315, §1</a>	2011-07-01		Signed
<a href="#">29C.6 (17)(b)</a>	Amend	<a href="#">SF315, §3</a>	2011-07-01		Signed
<a href="#">29C.8 (3)(a,c)</a>	Amend	<a href="#">SF315, §4</a>	2011-07-01		Signed
<a href="#">29C.8 (3)(f)(3)</a>	Amend	<a href="#">SF533, §22, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">29C.8A (1)</a>	Amend	<a href="#">SF299, §1</a>	2011-07-01		Signed
<a href="#">29C.9 (1,4,7,8)</a>	Amend	<a href="#">SF315, §5</a>	2011-07-01		Signed
<a href="#">29C.10</a>	Amend	<a href="#">SF315, §6</a>	2011-07-01		Signed
<a href="#">29C.11</a>	Amend	<a href="#">SF315, §7</a>	2011-07-01		Signed
<a href="#">29C.17 (1)</a>	Amend	<a href="#">SF315, §8</a>	2011-07-01		Signed
<a href="#">29C.17 (2)(u1)</a>	Amend	<a href="#">SF315, §9</a>	2011-07-01		Signed
<a href="#">29C.20 (1)(a)(u1)</a>	Amend	<a href="#">SF533, §23, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">29C.20A (5)</a>	Amend	<a href="#">SF315, §10</a>	2011-07-01		Signed
<a href="#">29C.20B</a>	Amend	<a href="#">HF649, §83, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">29C.20B (1)</a>	Amend	<a href="#">HF45, §29</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">29C.20B (1)</a>	Amend	<a href="#">SF315, §11</a>	2011-07-01		Signed
<a href="#">29C.20B (2)(u1)</a>	Amend	<a href="#">HF45, §30</a>	2011-07-01		Signed
<a href="#">29C.20B (2)(f)</a>	Amend	<a href="#">SF474, §8</a>	2011-07-01		Signed
<a href="#">29C.22 (1)(b)</a>	Amend	<a href="#">SF315, §12</a>	2011-07-01		Signed
<a href="#">30.2 (2)(b)</a>	Amend	<a href="#">SF315, §13</a>	2011-07-01		Signed
<a href="#">30.9 (1,2)</a>	Amend	<a href="#">SF315, §14</a>	2011-07-01		Signed
<a href="#">34A.15 (1)(f)</a>	Amend	<a href="#">SF474, §9</a>	2011-07-01		Signed
<a href="#">35A.3 (2)</a>	Amend	<a href="#">HF363, §1</a>	2011-07-01		Signed
<a href="#">35A.3 (6,7)</a>	Add	<a href="#">HF363, §2</a>	2011-07-01		Signed
<a href="#">35A.5 (12)</a>	Amend	<a href="#">HF363, §3</a>	2011-07-01		Signed
<a href="#">35A.5 (14A)</a>	Add	<a href="#">HF364, §1</a>	2011-07-01		Signed
<a href="#">35A.8A (2)(d)</a>	Amend	<a href="#">HF649, §51, 74, 76</a>	2011-07-26	2010-07-01	Signed
<a href="#">35A.11 (8A)</a>	Add	<a href="#">HF651, §1</a>	2011-07-01		Signed
<a href="#">35A.14 (5)(d)</a>	Add	<a href="#">SF402, §1, 3</a>	2011-03-30	2001-09-11	Signed
<a href="#">35A.14 (6)</a>	Add	<a href="#">SF402, §2, 3</a>	2011-03-30	2001-09-11	Signed
<a href="#">40.1</a>	Strike and Replace	<a href="#">HF682, §1, 6</a>	2011-04-19		Signed
<a href="#">41.1</a>	Strike and Replace	<a href="#">HF682, §2, 6</a>	2011-04-19		Signed
<a href="#">46.3</a>	Amend	<a href="#">SF326, §1</a>	2011-07-01		Signed
<a href="#">47.10</a>	Amend	<a href="#">SF475, §168</a>	2011-07-01		Signed
<a href="#">50.39</a>	Amend	<a href="#">SF475, §15</a>	2011-07-01		Signed
<a href="#">52.2</a>	Amend	<a href="#">SF475, §16</a>	2011-07-01		Signed
<a href="#">68A.401 (4)</a>	Amend	<a href="#">SF475, §17</a>	2011-07-01		Signed
<a href="#">68A.401 (4)</a>	Amend	<a href="#">SF533, §53, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">68B.8 (u1)</a>	Add	<a href="#">HF45, §4, 5</a>	2011-03-07		Signed
<a href="#">68B.35</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">68B.36</a>	Amend	<a href="#">HF126, §1</a>	2011-07-01		Signed
<a href="#">68B.38</a>	Amend	<a href="#">HF126, §2</a>	2011-07-01		Signed
<a href="#">70A.27</a>	New	<a href="#">HF493, §1</a>	2011-07-01		Signed
<a href="#">72.5</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">73.3</a>	Repeal	<a href="#">HF648, §9, 10, 11</a>	2011-09-01	2011-09-01	Signed
<a href="#">73.4</a>	Repeal	<a href="#">HF648, §9, 10, 11</a>	2011-09-01	2011-09-01	Signed
<a href="#">73.16</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">73.17</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">73.18</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">73.19</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">73.20</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">73A.21</a>	Amend	<a href="#">HF648, §7, 10, 11</a>	2011-09-01	2011-09-01	IV Part
<a href="#">80B.6 (1)</a>	Amend	<a href="#">SF236, §1</a>	2011-07-01		Signed
<a href="#">80B.6 (1)</a>	Amend	<a href="#">SF533, §90, 158</a>	2011-07-27	2011-07-01	IV Full
<a href="#">80D.5</a>	Amend	<a href="#">SF475, §169</a>	2011-07-01		Signed
<a href="#">80D.15</a>	Repeal	<a href="#">SF475, §162</a>	2011-07-01		Signed
<a href="#">84A.1A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">84A.5</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">84A.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">88.5 (11)</a>	Amend	<a href="#">SF475, §18</a>	2011-07-01		Signed
<a href="#">88.19</a>	Amend	<a href="#">SF474, §10</a>	2011-07-01		Signed
<a href="#">89.3 (5)(a)(u1)</a>	Amend	<a href="#">SF475, §19</a>	2011-07-01		Signed
<a href="#">89.5 (3)(u1)</a>	Amend	<a href="#">SF475, §20</a>	2011-07-01		Signed
<a href="#">89.6 (2)</a>	Amend	<a href="#">SF474, §11</a>	2011-07-01		Signed
<a href="#">89A.3 (5)(u1)</a>	Amend	<a href="#">SF475, §21</a>	2011-07-01		Signed
<a href="#">90A.11 (3)(e)</a>	Amend	<a href="#">SF475, §22</a>	2011-07-01		Signed
<a href="#">91.4</a>	Amend	<a href="#">SF475, §23</a>	2011-07-01		Signed
<a href="#">96.13 (3)(c)</a>	Amend	<a href="#">SF533, §24, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">97A.7 (1)</a>	Amend	<a href="#">HF484, §9</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">97B.1A (8)(a)(12)</a>	Add	<a href="#">HF590, §76, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">97B.4 (5)</a>	Amend	<a href="#">HF484, §10</a>	2011-07-01		Signed
<a href="#">97B.49A (3)</a>	Amend	<a href="#">SF475, §24</a>	2011-07-01		Signed
<a href="#">97C.2 (3,6)</a>	Amend	<a href="#">SF474, §12</a>	2011-07-01		Signed
<a href="#">97C.3 (1,2,3)</a>	Amend	<a href="#">SF475, §25</a>	2011-07-01		Signed
<a href="#">97C.4</a>	Amend	<a href="#">SF474, §13</a>	2011-07-01		Signed
<a href="#">99B.5A (1)(a)</a>	Amend	<a href="#">SF427, §1, 3</a>	2011-04-12		Signed
<a href="#">99B.5A (2)(u1)</a>	Amend	<a href="#">SF475, §26</a>	2011-07-01		Signed
<a href="#">99B.7 (8)</a>	Amend	<a href="#">SF427, §2</a>	2011-07-01		Signed
<a href="#">99D.7 (2A)</a>	Add	<a href="#">SF526, §1</a>	2011-07-01		Signed
<a href="#">99D.7 (4)</a>	Amend	<a href="#">SF526, §2</a>	2011-07-01		Signed
<a href="#">99D.9 (1)</a>	Amend	<a href="#">SF526, §3</a>	2011-07-01		Signed
<a href="#">99D.11 (2)</a>	Amend	<a href="#">SF526, §4</a>	2011-07-01		Signed
<a href="#">99D.11 (3)</a>	Amend	<a href="#">SF526, §5</a>	2011-07-01		Signed
<a href="#">99D.11 (6)(a)</a>	Amend	<a href="#">SF526, §6</a>	2011-07-01		Signed
<a href="#">99D.11 (6)(c)</a>	Add	<a href="#">SF526, §7</a>	2011-07-01		Signed
<a href="#">99D.14 (2)(c)</a>	Add	<a href="#">HF646, §46, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">99D.22 (1)</a>	Amend	<a href="#">SF526, §8</a>	2011-07-01		Signed
<a href="#">99F.4A (8)(a)</a>	Amend	<a href="#">SF526, §10, 13, 14</a>	2011-05-26	1994-01-01	Signed
<a href="#">99F.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">99F.6 (4)(a)</a>	Amend	<a href="#">SF526, §9</a>	2011-07-01		Signed
<a href="#">99F.7 (11)(a,b,d,e)</a>	Amend	<a href="#">SF526, §11, 13, 14</a>	2011-05-26	1994-01-01	Signed
<a href="#">99F.7 (15)</a>	Amend	<a href="#">SF526, §12, 13, 14</a>	2011-05-26	1994-01-01	Signed
<a href="#">99F.10 (4)(c)</a>	Add	<a href="#">HF646, §47, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">99F.11</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
99F.20	New	<a href="#">HF646, §48, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">100B.1 (1)(a)(1)(a)</a>	Amend	<a href="#">SF474, §14</a>	2011-07-01		Signed
<a href="#">100B.1 (1)(a)(1)(c)</a>	Amend	<a href="#">SF236, §2</a>	2011-07-01		Signed
<a href="#">100B.1 (1)(a)(1)(e)</a>	Strike	<a href="#">SF236, §3</a>	2011-07-01		Signed
<a href="#">100C.6 (4)</a>	Amend	<a href="#">SF475, §27</a>	2011-07-01		Signed
<a href="#">100D.1 (11)</a>	Amend	<a href="#">SF197, §1, 3</a>	2011-04-19		Signed
<a href="#">101.1 (2)(e)</a>	Add	<a href="#">SF475, §28</a>	2011-07-01		Signed
<a href="#">101.2</a>	Amend	<a href="#">SF475, §29</a>	2011-07-01		Signed
<a href="#">101.3</a>	Amend	<a href="#">SF475, §30</a>	2011-07-01		Signed
<a href="#">101.21 (4)</a>	Strike	<a href="#">SF475, §31</a>	2011-07-01		Signed
<a href="#">101.22 (8)(b)</a>	Amend	<a href="#">SF475, §32</a>	2011-07-01		Signed
<a href="#">101C.3 (3)(b)</a>	Amend	<a href="#">SF474, §15</a>	2011-07-01		Signed
<a href="#">103.25 (1)</a>	Amend	<a href="#">SF475, §33</a>	2011-07-01		Signed
<a href="#">103.33 (3)</a>	Amend	<a href="#">SF475, §34</a>	2011-07-01		Signed
<a href="#">103A.8</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">103A.8B</a>	Amend	<a href="#">HF590, §40, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">103A.8C (1)</a>	Amend	<a href="#">HF45, §31</a>	2011-07-01		Signed
<a href="#">103A.27</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">103A.27</a>	Repeal	<a href="#">SF475, §163</a>	2011-07-01		Signed
<a href="#">104B.1 (4)</a>	Strike	<a href="#">SF236, §4</a>	2011-07-01		Signed
<a href="#">105.2 (7)</a>	Amend	<a href="#">HF392, §1, 15</a>	2011-04-28		Signed
<a href="#">105.2 (8,16)</a>	Amend	<a href="#">HF392, §2, 15</a>	2011-04-28		Signed
<a href="#">105.5 (1)</a>	Amend	<a href="#">HF392, §3, 15</a>	2011-04-28		Signed
<a href="#">105.9 (2)</a>	Amend	<a href="#">HF392, §4, 15</a>	2011-04-28		Signed
<a href="#">105.9 (5)</a>	Strike and Replace	<a href="#">HF392, §5, 15</a>	2011-04-28		Signed
<a href="#">105.9 (6-10)</a>	Add	<a href="#">HF392, §6, 15</a>	2011-04-28		Signed
<a href="#">105.11 (14)</a>	Add	<a href="#">HF392, §7, 15</a>	2011-04-28		Signed
<a href="#">105.18 (3)(d)</a>	Add	<a href="#">HF392, §8, 15</a>	2011-04-28		Signed
<a href="#">105.18 (4)(u1)</a>	Amend	<a href="#">HF392, §9, 15</a>	2011-04-28		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">105.18 (5)</a>	Add	<a href="#">HF392, §10, 15</a>	2011-04-28		Signed
<a href="#">105.20 (1)</a>	Strike and Replace	<a href="#">HF392, §11, 15</a>	2011-04-28		Signed
<a href="#">105.20 (6)</a>	Amend	<a href="#">HF392, §12, 15</a>	2011-04-28		Signed
<a href="#">123.3 (014A)</a>	Add	<a href="#">SF240, §2</a>	2011-07-01		Signed
<a href="#">123.3 (014B,022A,022B,26A,32A)</a>	Add	<a href="#">HF617, §1</a>	2011-07-01		Signed
<a href="#">123.3 (14A)</a>	Amend	<a href="#">HF617, §2, 17</a>	2011-03-30		Signed
<a href="#">123.3 (22A)</a>	Amend	<a href="#">HF617, §3</a>	2011-07-01		Signed
<a href="#">123.6</a>	Amend	<a href="#">HF617, §4</a>	2011-07-01		Signed
<a href="#">123.9</a>	Amend	<a href="#">HF617, §5</a>	2011-07-01		Signed
<a href="#">123.30 (3)(e)(1)</a>	Amend	<a href="#">HF617, §6</a>	2011-07-01		Signed
<a href="#">123.31 (u1)</a>	Amend	<a href="#">HF617, §7</a>	2011-07-01		Signed
<a href="#">123.35</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.36 (8)</a>	Amend	<a href="#">HF617, §8</a>	2011-07-01		Signed
<a href="#">123.41</a>	Amend	<a href="#">SF240, §3</a>	2011-07-01		Signed
<a href="#">123.43</a>	Repeal	<a href="#">SF240, §10</a>	2011-07-01		Signed
<a href="#">123.43A (1)</a>	Strike	<a href="#">HF617, §9</a>	2011-07-01		Signed
<a href="#">123.43A (8)</a>	Amend	<a href="#">SF240, §4</a>	2011-07-01		Signed
<a href="#">123.46 (1)(d)</a>	Strike	<a href="#">HF617, §10</a>	2011-07-01		Signed
123.46A	New	<a href="#">SF240, §5</a>	2011-07-01		Signed
<a href="#">123.50 (5)</a>	Add	<a href="#">SF240, §6</a>	2011-07-01		Signed
123.50A	New	<a href="#">SF240, §7</a>	2011-07-01		Signed
<a href="#">123.53 (4)</a>	Amend	<a href="#">SF475, §35</a>	2011-07-01		Signed
<a href="#">123.56 (1,2,3)</a>	Amend	<a href="#">SF240, §8</a>	2011-07-01		Signed
<a href="#">123.56 (6A)</a>	Add	<a href="#">HF617, §11</a>	2011-07-01		Signed
<a href="#">123.57</a>	Amend	<a href="#">SF240, §9</a>	2011-07-01		Signed
<a href="#">123.58</a>	Amend	<a href="#">HF536, §34</a>	2011-07-01		Signed
<a href="#">123.129 (1)</a>	Strike	<a href="#">HF617, §12</a>	2011-07-01		Signed
<a href="#">123.133</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.134 (5)</a>	Strike	<a href="#">HF617, §13</a>	2011-07-01		Signed
<a href="#">123.141</a>	Amend	<a href="#">HF617, §14</a>	2011-07-01		Signed
<a href="#">123.142 (u1)</a>	Amend	<a href="#">HF617, §15</a>	2011-07-01		Signed
<a href="#">123.143</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">123.153</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.154</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.155</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.156</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.157</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.158</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.159</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.160</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.161</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.162</a>	Repeal	<a href="#">HF617, §16</a>	2011-07-01		Signed
<a href="#">123.183</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">123.183 (2)(b)</a>	Strike and Replace	<a href="#">SF517, §29, 71</a>	2011-07-27	2011-07-01	Signed
<a href="#">124.204 (4)(ai)</a>	Add	<a href="#">SF510, §18, 27, 28</a>	2011-07-29	2011-07-01	Signed
<a href="#">124.401 (1)(c)(8)</a>	Amend	<a href="#">SF510, §19, 47</a>	2011-07-29	2011-07-01	Signed
<a href="#">124.401 (1)(d)</a>	Amend	<a href="#">SF510, §20, 47</a>	2011-07-29	2011-07-01	Signed
<a href="#">124.553 (1)(a)</a>	Amend	<a href="#">SF286, §1</a>	2011-07-01		Signed
<a href="#">124.558 (1)</a>	Amend	<a href="#">SF286, §2</a>	2011-07-01		Signed
<a href="#">125.1 (1)</a>	Amend	<a href="#">SF525, §24, 62</a>	2012-07-01		Signed
<a href="#">125.2 (2)</a>	Strike	<a href="#">SF525, §25, 62</a>	2012-07-01		Signed
<a href="#">125.2 (5)</a>	Strike and Replace	<a href="#">SF525, §26, 62</a>	2012-07-01		Signed
<a href="#">125.2 (9)</a>	Amend	<a href="#">SF525, §27, 62</a>	2012-07-01		Signed
<a href="#">125.2 (13,17,18)</a>	Strike	<a href="#">SF525, §28, 62</a>	2012-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">125.9 (2,4)</a>	Amend	<a href="#">SF525, §29, 62</a>	2012-07-01		Signed
<a href="#">125.10 (2,3,4,5,7,8,9,11,13,15,17)</a>	Amend	<a href="#">SF525, §30, 62</a>	2012-07-01		Signed
<a href="#">125.12 (1,3)</a>	Amend	<a href="#">SF525, §31, 62</a>	2012-07-01		Signed
<a href="#">125.13 (1)(a)</a>	Amend	<a href="#">SF525, §32, 62</a>	2012-07-01		Signed
<a href="#">125.13 (2)(a,c)</a>	Amend	<a href="#">SF525, §33, 62</a>	2012-07-01		Signed
<a href="#">125.15</a>	Amend	<a href="#">SF525, §34, 62</a>	2012-07-01		Signed
<a href="#">125.32 (u1)</a>	Amend	<a href="#">SF525, §35, 62</a>	2012-07-01		Signed
<a href="#">125.33 (1,3,4)</a>	Amend	<a href="#">SF525, §36, 62</a>	2012-07-01		Signed
<a href="#">125.34</a>	Amend	<a href="#">SF525, §37, 62</a>	2012-07-01		Signed
<a href="#">125.43</a>	Amend	<a href="#">SF525, §38, 62</a>	2012-07-01		Signed
<a href="#">125.43A</a>	Amend	<a href="#">SF525, §39, 62</a>	2012-07-01		Signed
<a href="#">125.44</a>	Amend	<a href="#">SF525, §40, 62</a>	2012-07-01		Signed
<a href="#">125.46</a>	Amend	<a href="#">SF525, §41, 62</a>	2012-07-01		Signed
<a href="#">125.55</a>	Amend	<a href="#">HF536, §35</a>	2011-07-01		Signed
<a href="#">125.75 (u1)</a>	Amend	<a href="#">SF525, §42, 62</a>	2012-07-01		Signed
<a href="#">125.75 (1)</a>	Amend	<a href="#">SF525, §43, 62</a>	2012-07-01		Signed
<a href="#">125.80 (3,4)</a>	Amend	<a href="#">SF525, §44, 62</a>	2012-07-01		Signed
<a href="#">125.81 (1)</a>	Amend	<a href="#">SF525, §45, 62</a>	2012-07-01		Signed
<a href="#">125.82 (4)</a>	Amend	<a href="#">SF525, §46, 62</a>	2012-07-01		Signed
<a href="#">125.83</a>	Amend	<a href="#">SF525, §47, 62</a>	2012-07-01		Signed
<a href="#">125.83A (1)</a>	Amend	<a href="#">SF525, §48, 62</a>	2012-07-01		Signed
<a href="#">125.84 (2,3,4)</a>	Amend	<a href="#">SF525, §49, 62</a>	2012-07-01		Signed
<a href="#">125.91 (1,2,3)</a>	Amend	<a href="#">SF525, §50, 62</a>	2012-07-01		Signed
<a href="#">135.11 (13)</a>	Amend	<a href="#">HF467, §33</a>	2011-07-01		Signed
<a href="#">135.24 (2)(b,c)</a>	Amend	<a href="#">HF649, §105, 156</a>	2011-07-26	2011-07-01	IV Full
<a href="#">135.24 (6A)</a>	Add	<a href="#">HF649, §106, 156</a>	2011-07-26	2011-07-01	IV Full
<a href="#">135.24 (7)(0e)</a>	Add	<a href="#">HF649, §107, 156</a>	2011-07-26	2011-07-01	IV Full
<a href="#">135.27A</a>	Repeal	<a href="#">HF649, §94, 156</a>	2011-07-26	2011-12-31	Signed
<a href="#">135.80</a>	Amendment Directive	<a href="#">SF474, §80</a>	2011-07-01		Signed
<a href="#">135.106 (4)</a>	Add	<a href="#">HF649, §84, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">135.143 (5)</a>	Amend	<a href="#">SF533, §25, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">135.144 (11)</a>	Amend	<a href="#">SF533, §26, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">135.159 (3)(i)</a>	Amend	<a href="#">SF474, §16</a>	2011-07-01		Signed
<a href="#">135.159 (10)</a>	Amend	<a href="#">HF649, §78, 82</a>	2011-12-31		Signed
<a href="#">135.161</a>	Repeal	<a href="#">HF649, §81, 82</a>	2011-12-31		Signed
<a href="#">135.162</a>	Repeal	<a href="#">HF467, §35</a>	2011-07-01		Signed
<a href="#">135.162 (1,3)</a>	Amend	<a href="#">HF649, §79, 82</a>	2011-12-31		Signed
<a href="#">135.177 (2)(e)</a>	Amend	<a href="#">SF474, §129</a>	2011-07-01		Signed
<a href="#">135.180</a>	Amendment Directive	<a href="#">SF474, §80</a>	2011-07-01		Signed
<a href="#">135A.5 (1)</a>	Amend	<a href="#">HF467, §34</a>	2011-07-01		Signed
<a href="#">135B.19</a>	Amend	<a href="#">SF475, §36</a>	2011-07-01		Signed
<a href="#">135H.3 (1)</a>	Amend	<a href="#">SF525, §7</a>	2011-07-26		Signed
<a href="#">135H.6 (8)</a>	Amend	<a href="#">SF525, §8</a>	2011-07-26		Signed
<a href="#">136.1</a>	Amend	<a href="#">SF474, §17</a>	2011-07-01		Signed
<a href="#">136.3 (14)</a>	Amend	<a href="#">HF649, §80, 82</a>	2011-12-31		Signed
<a href="#">139A.2 (5,8)</a>	Amend	<a href="#">HF467, §18</a>	2011-07-01		Signed
<a href="#">139A.2 (23A)</a>	Add	<a href="#">HF467, §19</a>	2011-07-01		Signed
<a href="#">139A.19</a>	Amend	<a href="#">HF467, §20</a>	2011-07-01		Signed
<a href="#">139A.19 (3)</a>	Amend	<a href="#">SF533, §54, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">139A.33</a>	Amend	<a href="#">HF467, §21</a>	2011-07-01		Signed
<a href="#">141A.1 (2,11,13,15,18)</a>	Amend	<a href="#">HF467, §22</a>	2011-07-01		Signed
<a href="#">141A.1 (6A)</a>	Add	<a href="#">HF467, §23</a>	2011-07-01		Signed
<a href="#">141A.2 (5)</a>	Amend	<a href="#">HF467, §24</a>	2011-07-01		Signed
<a href="#">141A.3 (2)(b)</a>	Amend	<a href="#">HF467, §25</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">141A.4 (1)</a>	Amend	<a href="#">HF467, §26</a>	2011-07-01		Signed
<a href="#">141A.5 (2)(c)(1)(a)</a>	Amend	<a href="#">HF467, §27</a>	2011-07-01		Signed
<a href="#">141A.6 (1)</a>	Amend	<a href="#">HF467, §28</a>	2011-07-01		Signed
<a href="#">141A.8</a>	Repeal	<a href="#">HF467, §32</a>	2011-07-01		Signed
<a href="#">141A.9 (2)(i)</a>	Amend	<a href="#">HF467, §29</a>	2011-07-01		Signed
<a href="#">141A.9 (3)</a>	Amend	<a href="#">HF467, §30</a>	2011-07-01		Signed
<a href="#">141A.10 (2)</a>	Amend	<a href="#">HF467, §31</a>	2011-07-01		Signed
<a href="#">142A.1 (2)</a>	Amend	<a href="#">HF467, §1</a>	2011-07-01		Signed
<a href="#">142A.2 (10)</a>	Strike	<a href="#">HF467, §2</a>	2011-07-01		Signed
<a href="#">142A.3 (3)(a)</a>	Amend	<a href="#">HF467, §3</a>	2011-07-01		Signed
<a href="#">142A.3 (5)(e)</a>	Strike	<a href="#">HF467, §4</a>	2011-07-01		Signed
<a href="#">142A.4 (14,17)</a>	Strike	<a href="#">HF467, §5</a>	2011-07-01		Signed
<a href="#">142A.5 (1)(e)</a>	Strike	<a href="#">HF467, §6</a>	2011-07-01		Signed
<a href="#">142A.5 (2)(f)</a>	Strike	<a href="#">HF467, §7</a>	2011-07-01		Signed
<a href="#">142A.6 (2)(e)</a>	Strike	<a href="#">HF467, §8</a>	2011-07-01		Signed
<a href="#">142A.6 (3)(c)</a>	Strike	<a href="#">HF467, §9</a>	2011-07-01		Signed
<a href="#">142A.7 (1)(f)</a>	Strike	<a href="#">HF467, §10</a>	2011-07-01		Signed
<a href="#">142A.8 (4)(d)</a>	Strike	<a href="#">HF467, §11</a>	2011-07-01		Signed
<a href="#">142A.9 (3)</a>	Amend	<a href="#">HF467, §12</a>	2011-07-01		Signed
<a href="#">142C.8 (10)</a>	Amend	<a href="#">HF393, §1</a>	2011-07-01		Signed
<a href="#">144.13B</a>	Amend	<a href="#">SF194, §7</a>	2011-07-01		Signed
<a href="#">144.26 (1)</a>	Amend	<a href="#">HF393, §2</a>	2011-07-01		Signed
<a href="#">144.28 (1)(b,e)</a>	Amend	<a href="#">HF393, §3</a>	2011-07-01		Signed
<a href="#">144C.6 (4)</a>	Amend	<a href="#">SF194, §8</a>	2011-07-01		Signed
<a href="#">147.136</a>	Amend	<a href="#">HF649, §85, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">147A.2 (1)</a>	Amend	<a href="#">SF474, §18</a>	2011-07-01		Signed
<a href="#">152C.3 (1)(a)</a>	Amend	<a href="#">HF593, §1</a>	2011-07-01		Signed
<a href="#">153.14 (1)</a>	Amend	<a href="#">HF649, §86, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">153.21</a>	Strike and Replace	<a href="#">SF438, §1</a>	2011-07-01		Signed
<a href="#">154A.24 (3)(s)</a>	Strike	<a href="#">HF649, §87, 156</a>	2011-07-26	2011-07-01	Signed
155A.43	New	<a href="#">HF649, §88, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">158.2 (8)</a>	Add	<a href="#">SF482, §4</a>	2011-07-01		Signed
<a href="#">159.18</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">159.20</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">159.20 (1)(j)</a>	Amend	<a href="#">SF531, §45, 56</a>	2011-07-01		Signed
<a href="#">159A.2 (u1)</a>	Amend	<a href="#">SF531, §46, 56</a>	2011-07-01		Signed
<a href="#">159A.3</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">159A.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">159A.3 (2)(h)</a>	Amend	<a href="#">SF474, §19</a>	2011-07-01		Signed
<a href="#">159A.6B</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">159A.6B</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">159A.6B</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
161	Repeal	<a href="#">HF532, §6</a>	2011-07-01		Signed
<a href="#">161C.5</a>	Repeal	<a href="#">HF532, §1</a>	2011-07-01		Signed
<a href="#">161C.6</a>	Repeal	<a href="#">HF532, §1</a>	2011-07-01		Signed
<a href="#">163.2 (5)</a>	Amend	<a href="#">HF557, §1, 5</a>	2012-01-01		Signed
<a href="#">163.3A (4)(b)</a>	Amend	<a href="#">SF533, §27, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">163.10</a>	Amend	<a href="#">SF533, §28, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">163.15 (2)(a)(3)</a>	Amend	<a href="#">SF533, §29, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">163.15 (2)(a)(4)</a>	Strike	<a href="#">SF533, §30, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">163.15 (2)(b)(u1)</a>	Amend	<a href="#">SF533, §31, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">163.15 (2)(b)(4)</a>	Amend	<a href="#">SF533, §32, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">163.30 (3)(c)</a>	Amend	<a href="#">HF532, §7</a>	2011-07-01		Signed
<a href="#">163.30 (5)(a)</a>	Amend	<a href="#">SF475, §37</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
163.32	New	<a href="#">HF557, §2, 5</a>	2012-01-01		Signed
<a href="#">166D.2 (14A)</a>	Add	<a href="#">HF557, §3, 5</a>	2012-01-01		Signed
<a href="#">166D.13 (2)</a>	Strike	<a href="#">HF557, §4, 5</a>	2012-01-01		Signed
<a href="#">173.1 (4)</a>	Amend	<a href="#">SF533, §130, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">173.11 (3)</a>	Amend	<a href="#">SF361, §3</a>	2011-07-01		Signed
<a href="#">173.12</a>	Repeal	<a href="#">SF533, §131, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">173.14 (11)</a>	Amend	<a href="#">SF361, §4</a>	2011-07-01		Signed
<a href="#">173.22</a>	Amend	<a href="#">SF361, §5</a>	2011-07-01		Signed
173.22A	New	<a href="#">SF361, §6</a>	2011-07-01		Signed
<a href="#">175.3 (1)(a)</a>	Amend	<a href="#">SF533, §55, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">175.3 (1)(a,c)</a>	Amend	<a href="#">SF429, §1</a>	2011-07-01		Signed
<a href="#">175.37 (2)(a)</a>	Amend	<a href="#">HF590, §32, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">184.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">185.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">185C.10</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">185C.29 (1)</a>	Amend	<a href="#">SF475, §38</a>	2011-07-01		Signed
<a href="#">192.109</a>	Amend	<a href="#">HF658, §1</a>	2011-07-01		Signed
<a href="#">196.1 (3)</a>	Amend	<a href="#">HF453, §2, 5</a>	2012-07-01		Signed
<a href="#">200A.10 (3)</a>	Strike	<a href="#">HF532, §3</a>	2011-07-01		Signed
<a href="#">203C.37 (1)(a)</a>	Amend	<a href="#">SF475, §159, 170</a>	2011-04-07	2010-07-01	Signed
<a href="#">203D.1 (u1)</a>	Add	<a href="#">SF475, §39</a>	2011-07-01		Signed
<a href="#">207.1 (2)</a>	Amend	<a href="#">SF475, §40</a>	2011-07-01		Signed
<a href="#">207.3 (2,3)</a>	Amend	<a href="#">SF475, §41</a>	2011-07-01		Signed
<a href="#">207.16 (1)</a>	Amend	<a href="#">SF475, §42</a>	2011-07-01		Signed
<a href="#">207.19</a>	Amend	<a href="#">SF475, §43</a>	2011-07-01		Signed
<a href="#">207.21 (1)</a>	Amend	<a href="#">SF475, §44</a>	2011-07-01		Signed
<a href="#">207.21 (4)(a)</a>	Amend	<a href="#">SF475, §45</a>	2011-07-01		Signed
<a href="#">207.21 (5)(u1)</a>	Amend	<a href="#">SF475, §46</a>	2011-07-01		Signed
<a href="#">207.22 (3)(b)</a>	Amend	<a href="#">SF475, §47</a>	2011-07-01		Signed
<a href="#">207.22 (3)(b)</a>	Amend	<a href="#">SF533, §56, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">214A.2 (4)(b)(4)</a>	Add	<a href="#">SF531, §1</a>	2011-07-01		Signed
214A.20	New	<a href="#">SF531, §2</a>	2011-07-01		Signed
<a href="#">216A.6 (2)(d)</a>	Amend	<a href="#">SF475, §48</a>	2011-07-01		Signed
<a href="#">216A.96 (u1)</a>	Amend	<a href="#">SF475, §49</a>	2011-07-01		Signed
<a href="#">216A.97</a>	Amend	<a href="#">SF475, §50</a>	2011-07-01		Signed
<a href="#">216A.98</a>	Amend	<a href="#">HF536, §36</a>	2011-07-01		Signed
<a href="#">216A.133A (5)</a>	Amend	<a href="#">SF475, §51</a>	2011-07-01		Signed
<a href="#">217.6</a>	Amend	<a href="#">SF475, §52</a>	2011-07-01		Signed
<a href="#">217.6 (u1)</a>	Add	<a href="#">HF45, §19, 23</a>	2011-03-07		Signed
<a href="#">217.20</a>	Repeal	<a href="#">HF646, §56, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">217.34</a>	Amend	<a href="#">SF313, §2</a>	2011-09-09		Signed
<a href="#">218.22</a>	Amend	<a href="#">HF645, §40, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">225B.8</a>	Amend	<a href="#">HF649, §89, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">225C.5 (1)(k)</a>	Amend	<a href="#">SF475, §53</a>	2011-07-01		Signed
<a href="#">225C.6 (1)(k)</a>	Amend	<a href="#">SF475, §54</a>	2011-07-01		Signed
<a href="#">226.9C (2)(c)</a>	Amend	<a href="#">SF525, §51, 62</a>	2012-07-01		Signed
<a href="#">228.6 (4)</a>	Amend	<a href="#">SF291, §1, 3</a>	2011-03-30		Signed
<a href="#">229.1 (12)</a>	Amend	<a href="#">SF525, §52, 62</a>	2012-07-01		Signed
<a href="#">229.15 (3)(a)</a>	Amend	<a href="#">SF525, §53, 62</a>	2012-07-01		Signed
<a href="#">229.21 (2)</a>	Amend	<a href="#">SF525, §54, 62</a>	2012-07-01		Signed
<a href="#">229.21 (3)(a,b)</a>	Amend	<a href="#">SF525, §55, 62</a>	2012-07-01		Signed
<a href="#">229.21 (4)</a>	Amend	<a href="#">SF525, §56, 62</a>	2012-07-01		Signed
<a href="#">229.22 (2)(a)</a>	Amend	<a href="#">SF475, §55</a>	2011-07-01		Signed
<a href="#">229.39 (3)(a)</a>	Amend	<a href="#">SF475, §56</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">230.15 (u2)</a>	Amend	<a href="#">SF525, §57, 62</a>	2012-07-01		Signed
<a href="#">230A.1</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.2</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.3</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.4</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.5</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.6</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.7</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.8</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.9</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.10</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.11</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.12</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.13</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.14</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.15</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.16</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.16 (3)</a>	Amend	<a href="#">HF536, §37</a>	2011-07-01		Signed
<a href="#">230A.17</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
<a href="#">230A.18</a>	Repeal	<a href="#">SF525, §22, 23</a>	2012-07-01		Signed
230A.101	New	<a href="#">SF525, §11, 23</a>	2012-07-01		Signed
230A.102	New	<a href="#">SF525, §12, 23</a>	2012-07-01		Signed
230A.103	New	<a href="#">SF525, §13, 23</a>	2012-07-01		Signed
230A.104	New	<a href="#">SF525, §14, 23</a>	2012-07-01		Signed
230A.105	New	<a href="#">SF525, §15, 23</a>	2012-07-01		Signed
230A.106	New	<a href="#">SF525, §16, 23</a>	2012-07-01		Signed
230A.107	New	<a href="#">SF525, §17, 23</a>	2012-07-01		Signed
230A.108	New	<a href="#">SF525, §18, 23</a>	2012-07-01		Signed
230A.109	New	<a href="#">SF525, §19, 23</a>	2012-07-01		Signed
230A.110	New	<a href="#">SF525, §20, 23</a>	2012-07-01		Signed
230A.111	New	<a href="#">SF525, §21, 23</a>	2012-07-01		Signed
<a href="#">231.4</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">231.51</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">231.62 (3)(u1)</a>	Amend	<a href="#">SF475, §57</a>	2011-07-01		Signed
<a href="#">231C.2 (2A)</a>	Add	<a href="#">HF537, §1</a>	2011-07-01		Signed
<a href="#">231C.5 (2)(b)</a>	Amend	<a href="#">HF537, §2</a>	2011-07-01		Signed
231C.11A	New	<a href="#">HF537, §3</a>	2011-07-01		Signed
<a href="#">232.51</a>	Amend	<a href="#">SF327, §1</a>	2011-07-01		Signed
<a href="#">232.68 (2)(u1)</a>	Add	<a href="#">HF562, §2</a>	2011-07-01		Signed
<a href="#">232.68 (2)(d)</a>	Amend	<a href="#">HF562, §1</a>	2011-07-01		Signed
<a href="#">232.71D (2,3)</a>	Amend	<a href="#">HF562, §3</a>	2011-07-01		Signed
<a href="#">232.71D (3)(a)(u1)</a>	Amend	<a href="#">SF533, §57, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">232.71D (3A)</a>	Add	<a href="#">HF562, §4</a>	2011-07-01		Signed
<a href="#">232.81 (4)</a>	Strike	<a href="#">SF482, §6</a>	2011-07-01		Signed
<a href="#">232.116 (1)(l)(2)</a>	Amend	<a href="#">SF525, §58, 62</a>	2012-07-01		Signed
<a href="#">232.142 (4)</a>	Amend	<a href="#">SF482, §7</a>	2011-07-01		Signed
<a href="#">232.172 (2)</a>	Amend	<a href="#">SF475, §58</a>	2011-07-01		Signed
<a href="#">232.188 (5)(b)(u1)</a>	Amend	<a href="#">HF649, §90, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">232C.4</a>	Amend	<a href="#">SF475, §59</a>	2011-07-01		Signed
<a href="#">234.7 (2)(a)(u1)</a>	Amend	<a href="#">SF475, §60</a>	2011-07-01		Signed
<a href="#">234.35 (3)(c)</a>	Amend	<a href="#">SF475, §61</a>	2011-07-01		Signed
<a href="#">235A.15 (2)(e)(20,21)</a>	Add	<a href="#">SF482, §8</a>	2011-07-01		Signed
<a href="#">235A.18 (3)</a>	Strike	<a href="#">HF562, §5</a>	2011-07-01		Signed
<a href="#">235A.19 (2)(a)</a>	Amend	<a href="#">HF562, §6</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">235B.1 (4)(b)(1)</a>	Amend	<a href="#">SF475, §62</a>	2011-07-01		Signed
<a href="#">235B.6 (2)(e)(16,17)</a>	Add	<a href="#">SF482, §9</a>	2011-07-01		Signed
<a href="#">235B.19 (2A)</a>	Add	<a href="#">HF649, §91, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">237.13 (1)</a>	Amend	<a href="#">SF482, §2</a>	2011-07-01		Signed
<a href="#">237.13 (5)</a>	Strike	<a href="#">SF482, §3</a>	2011-07-01		Signed
<a href="#">237A.1 (3)(n)</a>	Amend	<a href="#">HF649, §92, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">237A.26</a>	Amend	<a href="#">SF482, §1</a>	2011-07-01		Signed
<a href="#">239B.8</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">239B.17</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">249A.3 (2)(a)(1)</a>	Amend	<a href="#">SF313, §3</a>	2011-09-09		Signed
<a href="#">249A.3 (2)(a)(10)</a>	Amend	<a href="#">SF482, §16</a>	2011-07-01		Signed
<a href="#">249A.4B (2)(a)(18)</a>	Amend	<a href="#">HF649, §93, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">249A.7 (3)</a>	Amend	<a href="#">HF389, §1</a>	2011-07-01		Signed
<a href="#">249A.7 (3)</a>	Strike and Replace	<a href="#">HF646, §49, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">249A.15A</a>	Amend	<a href="#">SF233, §1</a>	2011-07-01		Signed
<a href="#">249A.20A (4)</a>	Amend	<a href="#">HF649, §95, 99</a>	2011-07-26	2011-01-01	IV Full
249A.38	New	<a href="#">SF482, §13, 15</a>	2011-04-28		Signed
<a href="#">249J.6 (2)(b)</a>	Amend	<a href="#">SF313, §4</a>	2011-09-09		Signed
<a href="#">249J.6 (3)</a>	Amend	<a href="#">SF313, §5</a>	2011-09-09		Signed
<a href="#">249J.7 (1)(c)</a>	Amend	<a href="#">SF313, §6</a>	2011-09-09		Signed
<a href="#">249J.8 (1)</a>	Amend	<a href="#">SF313, §7</a>	2011-09-09		Signed
<a href="#">249J.14 (5)</a>	Amend	<a href="#">SF313, §8</a>	2011-09-09		Signed
<a href="#">249J.24A (1)</a>	Amend	<a href="#">SF313, §9</a>	2011-09-09		Signed
<a href="#">249J.24A (2)(a)</a>	Amend	<a href="#">SF313, §10</a>	2011-09-09		Signed
<a href="#">249M.3 (5)</a>	Amend	<a href="#">SF475, §63</a>	2011-07-01		Signed
<a href="#">252A.3 (4A,5A)</a>	Add	<a href="#">HF245, §1</a>	2011-07-01		Signed
<a href="#">252B.20 (13)</a>	Amend	<a href="#">SF474, §20</a>	2011-07-01		Signed
<a href="#">252D.18 (3)</a>	Amend	<a href="#">SF279, §1</a>	2011-07-01		Signed
<a href="#">252H.2 (2)(g)</a>	Amend	<a href="#">SF279, §2</a>	2011-07-01		Signed
<a href="#">252H.14A (3)</a>	Amend	<a href="#">SF279, §3</a>	2011-07-01		Signed
<a href="#">252J.4 (3)</a>	Amend	<a href="#">SF279, §4</a>	2011-07-01		Signed
<a href="#">256.7 (u1)</a>	Amend	<a href="#">HF645, §41, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.7 (14)</a>	Amend	<a href="#">SF470, §4</a>	2011-07-01		Signed
<a href="#">256.7 (17)</a>	Amend	<a href="#">HF645, §42, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.7 (23)</a>	Amend	<a href="#">SF470, §5</a>	2011-07-01		Signed
<a href="#">256.7 (26)(a)</a>	Amend	<a href="#">SF453, §1</a>	2011-07-01		Signed
<a href="#">256.7 (26)(a)(1)</a>	Amend	<a href="#">SF533, §58, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.9 (u1)</a>	Amend	<a href="#">HF645, §43, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.30 (u1)</a>	Strike and Replace	<a href="#">SF533, §4, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.31</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">256.31 (4)</a>	Strike	<a href="#">SF470, §6</a>	2011-07-01		Signed
256.32	New	<a href="#">HF592, §1</a>	2011-07-01		Signed
<a href="#">256.39</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">256.40</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">256.50 (2)</a>	Amend	<a href="#">HF645, §44, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.51 (1)(u1)</a>	Amend	<a href="#">HF645, §45, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.51 (1)(0a,l)</a>	Add	<a href="#">HF645, §46, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.51 (1)(d)</a>	Amend	<a href="#">HF645, §47, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.51 (1)(j)</a>	Amend	<a href="#">HF645, §48, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.51 (1)(k)</a>	Strike	<a href="#">HF645, §49, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.51 (2)(c)</a>	Amend	<a href="#">HF645, §50, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.52 (1)</a>	Amend	<a href="#">HF645, §51, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.52 (3)(b)(1,4)</a>	Amend	<a href="#">HF645, §52, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.52 (3)(b)(4A)</a>	Add	<a href="#">HF645, §53, 69</a>	2011-07-27	2011-06-30	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">256.52 (5)</a>	Amend	<a href="#">HF645, §54, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.54 (1)</a>	Amend	<a href="#">HF645, §55, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.54 (2)(u1)</a>	Amend	<a href="#">HF645, §56, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.55 (u1)</a>	Amend	<a href="#">HF645, §57, 106</a>	2011-07-27	2011-07-01	Signed
256.58	New	<a href="#">HF645, §58, 106</a>	2011-07-27	2011-07-01	Signed
256.59	New	<a href="#">HF645, §59, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.60</a>	Repeal	<a href="#">HF645, §66, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.61</a>	Repeal	<a href="#">HF645, §66, 106</a>	2011-07-27	2011-07-01	Signed
256.62	New	<a href="#">HF645, §60, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.66</a>	Repeal	<a href="#">HF645, §66, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.67</a>	Repeal	<a href="#">HF645, §66, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.67A</a>	Repeal	<a href="#">HF645, §66, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.68</a>	Repeal	<a href="#">HF645, §66, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.70 (u1)</a>	Amend	<a href="#">HF645, §61, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256.71</a>	Amend	<a href="#">HF645, §62, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256B.3 (9)</a>	Amend	<a href="#">SF475, §64</a>	2011-07-01		Signed
<a href="#">256C.5 (1)(c)</a>	Amend	<a href="#">SF533, §91, 101</a>	2011-07-27	2011-07-01	Signed
<a href="#">256F.5 (10)</a>	Amend	<a href="#">SF475, §65</a>	2011-07-01		Signed
<a href="#">256H.1 (8)(a)</a>	Amend	<a href="#">SF475, §66</a>	2011-07-01		Signed
<a href="#">256I.9 (2)</a>	Amend	<a href="#">HF645, §10, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">256I.9 (3)(b)</a>	Amend	<a href="#">HF645, §11, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">257.8 (1)</a>	Amend	<a href="#">SF533, §122, 125, 158</a>	2011-07-27	2012-07-01	Signed
<a href="#">257.8 (2)</a>	Amend	<a href="#">SF533, §123, 125, 158</a>	2011-07-27	2012-07-01	Signed
<a href="#">257.35 (5A)</a>	Add	<a href="#">SF533, §5, 158</a>	2011-07-27		Signed
<a href="#">257.35 (5B)</a>	Add	<a href="#">SF533, §44, 158</a>	2011-07-27		Signed
<a href="#">257B.10</a>	Amend	<a href="#">HF321, §1</a>	2011-07-01		Signed
<a href="#">257B.33</a>	Amend	<a href="#">HF321, §2</a>	2011-07-01		Signed
<a href="#">259A.3</a>	Amend	<a href="#">SF470, §7</a>	2011-07-01		Signed
<a href="#">260C.3</a>	Repeal	<a href="#">SF470, §19</a>	2011-07-01		Signed
<a href="#">260C.4 (u1)</a>	Amend	<a href="#">SF470, §8</a>	2011-07-01		Signed
<a href="#">260C.18A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260C.18A (2)(u1)</a>	Amend	<a href="#">SF474, §130</a>	2011-07-01		Signed
<a href="#">260C.18A (2)(g,h,i)</a>	Add	<a href="#">HF645, §70, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">260C.19B</a>	Amend	<a href="#">SF474, §21</a>	2011-07-01		Signed
<a href="#">260C.48 (2)</a>	Amend	<a href="#">SF470, §9</a>	2011-07-01		Signed
<a href="#">260C.69 (1)</a>	Amend	<a href="#">SF475, §67</a>	2011-07-01		Signed
<a href="#">260C.71 (2)</a>	Amend	<a href="#">SF470, §10</a>	2011-07-01		Signed
<a href="#">260C.72 (1)(a)(2,3,4,6)</a>	Amend	<a href="#">SF470, §11</a>	2011-07-01		Signed
<a href="#">260E.7</a>	Amend	<a href="#">HF590, §88, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260F.2 (1A)</a>	Add	<a href="#">HF590, §77, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260F.2 (4)</a>	Strike	<a href="#">HF590, §78, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260F.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260F.6B</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260F.7</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.4B</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.4C</a>	Amend	<a href="#">HF590, §79, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.4C</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.6 (4)</a>	Amend	<a href="#">HF590, §80, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">260G.6 (4)</a>	Amend	<a href="#">SF475, §68</a>	2011-07-01		Signed
260H.1	New	<a href="#">HF645, §71, 106</a>	2011-07-27	2011-07-01	Signed
260H.2	New	<a href="#">HF645, §72, 106</a>	2011-07-27	2011-07-01	Signed
260H.3	New	<a href="#">HF645, §73, 106</a>	2011-07-27	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
260H.4	New	<a href="#">HF645, §74, 106</a>	2011-07-27	2011-07-01	Signed
260H.5	New	<a href="#">HF645, §75, 106</a>	2011-07-27	2011-07-01	Signed
260H.6	New	<a href="#">HF645, §76, 106</a>	2011-07-27	2011-07-01	Signed
260H.7	New	<a href="#">HF645, §77, 106</a>	2011-07-27	2011-07-01	Signed
260H.8	New	<a href="#">HF645, §78, 106</a>	2011-07-27	2011-07-01	Signed
260I.1	New	<a href="#">HF645, §79, 106</a>	2011-07-27	2011-07-01	Signed
260I.2	New	<a href="#">HF645, §80, 106</a>	2011-07-27	2011-07-01	Signed
260I.3	New	<a href="#">HF645, §81, 106</a>	2011-07-27	2011-07-01	Signed
260I.4	New	<a href="#">HF645, §82, 106</a>	2011-07-27	2011-07-01	Signed
260I.5	New	<a href="#">HF645, §83, 106</a>	2011-07-27	2011-07-01	Signed
260I.6	New	<a href="#">HF645, §84, 106</a>	2011-07-27	2011-07-01	Signed
260I.7	New	<a href="#">HF645, §85, 106</a>	2011-07-27	2011-07-01	Signed
260I.8	New	<a href="#">HF645, §86, 106</a>	2011-07-27	2011-07-01	Signed
260I.9	New	<a href="#">HF645, §87, 106</a>	2011-07-27	2011-07-01	Signed
260I.10	New	<a href="#">HF645, §88, 106</a>	2011-07-27	2011-07-01	Signed
260I.11	New	<a href="#">HF645, §89, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">261.2 (11,12)</a>	Add	<a href="#">SF122, §1</a>	2011-07-01		Signed
<a href="#">261.6 (4)</a>	Strike	<a href="#">SF122, §2</a>	2011-07-01		Signed
<a href="#">261.9 (1)(d)</a>	Amend	<a href="#">SF122, §3</a>	2011-07-01		Signed
<a href="#">261.19</a>	Amend	<a href="#">HF645, §12, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">261.19B</a>	Repeal	<a href="#">HF645, §27, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">261.25 (1,2,3)</a>	Amend	<a href="#">HF645, §13, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">261.25 (5)</a>	Strike	<a href="#">SF122, §4</a>	2011-07-01		Signed
<a href="#">261.86 (6)</a>	Amend	<a href="#">SF389, §1, 2</a>	2011-04-13	2010-09-01	Signed
<a href="#">261.92 (1)(b)</a>	Amend	<a href="#">SF122, §5</a>	2011-07-01		Signed
<a href="#">261.112 (4)</a>	Amend	<a href="#">SF122, §6</a>	2011-07-01		Signed
<a href="#">261A.42</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">261D.4</a>	Repeal	<a href="#">HF645, §33, 34</a>	2011-07-27	2011-06-30	Signed
<a href="#">261E.3 (1)(e)</a>	Amend	<a href="#">HF645, §14, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">261E.8 (5)</a>	Strike	<a href="#">SF470, §12</a>	2011-07-01		Signed
<a href="#">261E.9 (1-3)</a>	Amend	<a href="#">HF645, §15, 29</a>	2012-07-01	2012-07-01	Signed
<a href="#">262.9 (33)(u1)</a>	Amend	<a href="#">SF470, §13</a>	2011-07-01		Signed
<a href="#">262.13</a>	Amend	<a href="#">HF645, §16, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">262.14 (u1)</a>	Amend	<a href="#">HF484, §11</a>	2011-07-01		Signed
<a href="#">262.25B</a>	Amend	<a href="#">SF474, §22</a>	2011-07-01		Signed
<a href="#">262.30</a>	Amend	<a href="#">SF475, §69</a>	2011-07-01		Signed
<a href="#">262.34A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">262B.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">263.1</a>	Amend	<a href="#">SF475, §70</a>	2011-07-01		Signed
<a href="#">263.8A</a>	Amend	<a href="#">HF645, §17, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">266.2</a>	Amend	<a href="#">SF475, §71</a>	2011-07-01		Signed
<a href="#">266.19</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">266.39C</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">266.39C (2)(a)(5)</a>	Amend	<a href="#">SF470, §14</a>	2011-07-01		Signed
267A.1	New	<a href="#">SF509, §27, 60</a>	2011-07-21	2011-07-01	Signed
267A.2	New	<a href="#">SF509, §28, 60</a>	2011-07-21	2011-07-01	Signed
267A.3	New	<a href="#">SF509, §29, 60</a>	2011-07-21	2011-07-01	Signed
267A.4	New	<a href="#">SF509, §30, 60</a>	2011-07-21	2011-07-01	Signed
267A.5	New	<a href="#">SF509, §31, 60</a>	2011-07-21	2011-07-01	Signed
267A.6	New	<a href="#">SF509, §32, 60</a>	2011-07-21	2011-07-01	Signed
267A.7	New	<a href="#">SF509, §33, 60</a>	2011-07-21	2011-07-01	Signed
<a href="#">268.4</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">268.6 (2)</a>	Amend	<a href="#">HF590, §41, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">272.2 (1)(b)</a>	Strike and Replace	<a href="#">HF645, §93, 106</a>	2011-07-27	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">272.2 (14)(b)(1)(u1)</a>	Amend	<a href="#">SF120, §1</a>	2011-07-01		Signed
<a href="#">272.2 (14)(b)(1)(0c,00c,f,g)</a>	Add	<a href="#">SF120, §2</a>	2011-07-01		Signed
272.6	New	<a href="#">SF123, §1</a>	2011-07-01		Signed
<a href="#">272.8 (4)</a>	Add	<a href="#">SF483, §1</a>	2011-07-01		Signed
<a href="#">272.15 (1)</a>	Amend	<a href="#">HF645, §94, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">272C.2</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">273.2 (4)</a>	Amend	<a href="#">HF645, §63, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">273.11 (1)</a>	Amend	<a href="#">SF475, §72</a>	2011-07-01		Signed
<a href="#">279.38</a>	Strike and Replace	<a href="#">HF645, §90, 92</a>	2011-07-27	2011-06-30	IV Full
<a href="#">279.38 (2)</a>	Amend	<a href="#">HF536, §38</a>	2011-07-01		Signed
<a href="#">279.38A</a>	Repeal	<a href="#">HF645, §91, 92</a>	2011-07-27	2011-06-30	IV Full
<a href="#">279.44</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">279.51 (2)</a>	Amend	<a href="#">HF645, §18, 106</a>	2011-07-27	2011-07-01	Signed
280.13C	New	<a href="#">SF367, §1</a>	2011-07-01		Signed
<a href="#">280.17</a>	Amend	<a href="#">HF645, §95, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">280.27</a>	Amend	<a href="#">HF645, §96, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">282.6 (2)</a>	Amend	<a href="#">SF474, §23</a>	2011-07-01		Signed
<a href="#">284.1 (u1)</a>	Amend	<a href="#">SF475, §73</a>	2011-07-01		Signed
<a href="#">284.6 (9)</a>	Amend	<a href="#">SF475, §74</a>	2011-07-01		Signed
<a href="#">284.13 (1)(a-d)</a>	Amend	<a href="#">HF645, §19, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">285.5 (1)(a)</a>	Amend	<a href="#">SF474, §24</a>	2011-07-01		Signed
<a href="#">298.3 (1)(c)</a>	Amend	<a href="#">HF645, §20, 30, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">299A.2</a>	Amend	<a href="#">HF645, §21, 31, 106</a>	2011-07-27	2009-07-01	Signed
<a href="#">299A.8</a>	Amend	<a href="#">HF645, §22, 31, 106</a>	2011-07-27	2009-07-01	Signed
<a href="#">299A.12 (1)</a>	Amend	<a href="#">HF645, §23, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">299A.12 (2)(a,b)</a>	Amend	<a href="#">HF645, §24, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">299A.12 (2)(g)(u1)</a>	Amend	<a href="#">HF645, §25, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">299A.12 (3)(b,c,e,f)</a>	Amend	<a href="#">HF645, §26, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">301.1 (3)(c)</a>	Amend	<a href="#">SF475, §75</a>	2011-07-01		Signed
<a href="#">303.2 (2)(c)</a>	Amend	<a href="#">HF267, §1, 3</a>	2011-03-29		Signed
<a href="#">303.3B</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">303.3C</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
303.19A	New	<a href="#">HF267, §2, 3</a>	2011-03-29		Signed
<a href="#">303.19A (1)</a>	Amend	<a href="#">SF533, §92, 102</a>	2011-07-27	2011-03-29	Signed
<a href="#">306B.1 (3,4)</a>	Amend	<a href="#">SF474, §25</a>	2011-07-01		Signed
<a href="#">306C.10 (9)</a>	Amend	<a href="#">SF474, §26</a>	2011-07-01		Signed
<a href="#">306D.2</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">307.27 (8)</a>	Amend	<a href="#">SF205, §1</a>	2011-07-01		Signed
<a href="#">307.45 (3)</a>	Amend	<a href="#">SF533, §33, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">307.49</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">307C.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">308.1</a>	Amendment Directive	<a href="#">HF590, §84, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">309.37 (2)</a>	Amend	<a href="#">SF475, §76</a>	2011-07-01		Signed
<a href="#">312.4 (2)</a>	Amend	<a href="#">SF475, §77</a>	2011-07-01		Signed
<a href="#">313.4 (2)</a>	Amend	<a href="#">SF474, §27</a>	2011-07-01		Signed
<a href="#">314.28</a>	Amend	<a href="#">SF475, §78</a>	2011-07-01		Signed
<a href="#">317.1A (1)(a,b)</a>	Amend	<a href="#">SF475, §79</a>	2011-07-01		Signed
<a href="#">321.1 (15)</a>	Amend	<a href="#">SF205, §2</a>	2011-07-01		Signed
<a href="#">321.19</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">321.34 (10)(b)</a>	Amend	<a href="#">SF312, §1, 5</a>	2011-07-01	2012-01-01	Signed
<a href="#">321.34 (20C,25,26)</a>	Add	<a href="#">HF651, §2</a>	2011-07-01		Signed
<a href="#">321.34 (20C)(a)</a>	Amend	<a href="#">SF533, §59, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">321.34 (25)(a)</a>	Amend	<a href="#">SF533, §60, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">321.47 (2)</a>	Amend	<a href="#">SF205, §3</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
321.69A	New	<a href="#">SF418, §1</a>	2011-07-01		Signed
<a href="#">321.105A (2)(c)(25)(u1)</a>	Amend	<a href="#">HF676, §1</a>	2011-07-01		Signed
<a href="#">321.105A (3)(f)</a>	Add	<a href="#">HF676, §2</a>	2011-07-01		Signed
<a href="#">321.113 (5)</a>	Add	<a href="#">SF205, §4</a>	2011-07-01		Signed
<a href="#">321.120 (3)</a>	Amend	<a href="#">SF312, §2, 5</a>	2011-07-01	2012-01-01	Signed
<a href="#">321.121 (1)(b)</a>	Amend	<a href="#">SF205, §5</a>	2011-07-01		Signed
<a href="#">321.121 (1A)</a>	Add	<a href="#">SF312, §3, 5</a>	2011-07-01	2012-01-01	Signed
<a href="#">321.122 (1)(b)(3)</a>	Add	<a href="#">SF205, §6</a>	2011-07-01		Signed
<a href="#">321.145 (2)(a)</a>	Amend	<a href="#">SF531, §47, 56</a>	2011-07-01		Signed
<a href="#">321.145 (2)(b)(3)</a>	Amend	<a href="#">HF651, §3</a>	2011-07-01		Signed
<a href="#">321.174 (2)</a>	Amend	<a href="#">SF205, §7</a>	2011-07-01		Signed
<a href="#">321.178 (2)</a>	Amend	<a href="#">SF205, §8</a>	2011-07-01		Signed
<a href="#">321.178 (2)(a)(1)</a>	Amend	<a href="#">SF474, §28</a>	2011-07-01		Signed
<a href="#">321.178 (3)(b)(4)</a>	Amend	<a href="#">SF474, §29</a>	2011-07-01		Signed
<a href="#">321.180B (3)</a>	Amend	<a href="#">SF205, §9</a>	2011-07-01		Signed
<a href="#">321.180B (6)(a)</a>	Amend	<a href="#">SF205, §10</a>	2011-07-01		Signed
<a href="#">321.180B (6A)</a>	Add	<a href="#">SF205, §11</a>	2011-07-01		Signed
<a href="#">321.186 (4)</a>	Amend	<a href="#">SF149, §1</a>	2011-07-01		Signed
<a href="#">321.186A (1)</a>	Amend	<a href="#">SF205, §12</a>	2011-07-01		Signed
<a href="#">321.188 (1)(a,c)</a>	Amend	<a href="#">SF474, §30</a>	2011-07-01		Signed
<a href="#">321.188 (1)(c)</a>	Amend	<a href="#">SF205, §13</a>	2011-07-01		Signed
<a href="#">321.188 (4)</a>	Amend	<a href="#">SF205, §14</a>	2011-07-01		Signed
<a href="#">321.190 (1)(e)</a>	Strike	<a href="#">SF475, §80</a>	2011-07-01		Signed
<a href="#">321.194 (1)(c)(1)</a>	Amend	<a href="#">SF205, §15</a>	2011-07-01		Signed
<a href="#">321.194 (3)</a>	Add	<a href="#">SF205, §16</a>	2011-07-01		Signed
321.207	New	<a href="#">SF205, §17</a>	2011-07-01		Signed
<a href="#">321.252</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">321.376 (3)</a>	Add	<a href="#">SF205, §18</a>	2011-07-01		Signed
321.435	New	<a href="#">HF290, §1</a>	2011-07-01		Signed
<a href="#">321A.5 (1)</a>	Amend	<a href="#">SF205, §19</a>	2011-07-01		Signed
<a href="#">321A.17 (4)</a>	Amend	<a href="#">SF205, §20</a>	2011-07-01		Signed
<a href="#">321G.10</a>	Amend	<a href="#">SF205, §21</a>	2011-07-01		Signed
<a href="#">321G.29 (1)</a>	Amend	<a href="#">SF475, §81</a>	2011-07-01		Signed
<a href="#">321I.11</a>	Amend	<a href="#">SF205, §22</a>	2011-07-01		Signed
<a href="#">321J.2 (4)(b)</a>	Amend	<a href="#">SF533, §93, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">321J.2 (5)(d)</a>	Amend	<a href="#">SF474, §31</a>	2011-07-01		Signed
<a href="#">321J.3 (1)(c)</a>	Amend	<a href="#">SF470, §15</a>	2011-07-01		Signed
<a href="#">321J.17 (2)(b)</a>	Amend	<a href="#">SF470, §16</a>	2011-07-01		Signed
<a href="#">321J.22 (1)(0a)</a>	Add	<a href="#">SF470, §17</a>	2011-07-01		Signed
<a href="#">321J.22 (2)(0d)</a>	Add	<a href="#">SF470, §18</a>	2011-07-01		Signed
<a href="#">322C.3 (10)</a>	Add	<a href="#">SF205, §23</a>	2011-07-01		Signed
<a href="#">322F.7 (u1)</a>	Amend	<a href="#">HF329, §1</a>	2011-07-01		Signed
<a href="#">322F.8 (1)(a)(1)</a>	Amend	<a href="#">HF329, §2</a>	2011-07-01		Signed
<a href="#">322F.8 (2)</a>	Amend	<a href="#">HF329, §3</a>	2011-07-01		Signed
<a href="#">323A.2</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">323A.2 (1)(b)</a>	Amend	<a href="#">SF474, §32</a>	2011-07-01		Signed
<a href="#">324A.4 (2)</a>	Amend	<a href="#">SF205, §31</a>	2011-07-01		Signed
<a href="#">325A.4 (1)(e)</a>	Strike	<a href="#">SF205, §24</a>	2011-07-01		Signed
<a href="#">325A.21</a>	Amend	<a href="#">SF205, §25</a>	2011-07-01		Signed
<a href="#">327B.1</a>	Amend	<a href="#">SF205, §26</a>	2011-07-01		Signed
<a href="#">327B.2</a>	Amend	<a href="#">SF205, §27</a>	2011-07-01		Signed
<a href="#">327B.5</a>	Amend	<a href="#">SF533, §61, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">327H.20A (3)</a>	Amend	<a href="#">SF475, §82</a>	2011-07-01		Signed
<a href="#">327K</a>	Repeal	<a href="#">SF533, §100, 158</a>	2011-07-27	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">330.20</a>	Amend	<a href="#">SF475, §83</a>	2011-07-01		Signed
<a href="#">330A.10 (1)</a>	Amend	<a href="#">SF475, §84</a>	2011-07-01		Signed
<a href="#">331.301 (6)</a>	Amend	<a href="#">HF392, §13, 15</a>	2011-04-28		Signed
<a href="#">331.341 (2)</a>	Amend	<a href="#">HF648, §8, 10, 11</a>	2011-09-01	2011-09-01	Signed
<a href="#">331.382 (10)</a>	Add	<a href="#">SF407, §1</a>	2011-07-01		Signed
<a href="#">331.402 (3)(f)</a>	Amend	<a href="#">SF475, §85</a>	2011-07-01		Signed
<a href="#">331.424A (6)</a>	Add	<a href="#">SF209, §22, 27</a>	2011-04-21		Signed
<a href="#">331.438 (5)</a>	Add	<a href="#">SF209, §23, 27</a>	2011-04-21		Signed
<a href="#">331.439 (10)</a>	Add	<a href="#">SF209, §24, 27</a>	2011-04-21		Signed
<a href="#">331.440 (7)</a>	Add	<a href="#">SF209, §25, 27</a>	2011-04-21		Signed
<a href="#">331.449</a>	Amend	<a href="#">SF475, §86</a>	2011-07-01		Signed
<a href="#">331.470</a>	Amend	<a href="#">SF475, §87</a>	2011-07-01		Signed
<a href="#">331.756 (7)</a>	Amend	<a href="#">HF321, §3</a>	2011-07-01		Signed
<a href="#">331.756 (11)</a>	Amend	<a href="#">HF536, §39</a>	2011-07-01		Signed
<a href="#">331.756 (54)</a>	Strike	<a href="#">HF321, §4</a>	2011-07-01		Signed
<a href="#">331.756 (82)</a>	Amend	<a href="#">HF321, §5</a>	2011-07-01		Signed
<a href="#">335.8</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">336.16 (3)</a>	Amend	<a href="#">SF474, §33</a>	2011-07-01		Signed
<a href="#">352.4</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">354.8</a>	Amend	<a href="#">HF516, §1</a>	2011-07-01		Signed
<a href="#">357E.1 (3)</a>	Amend	<a href="#">SF412, §1</a>	2011-07-01		Signed
<a href="#">357E.9</a>	Amend	<a href="#">SF412, §2</a>	2011-07-01		Signed
<a href="#">357E.11</a>	Amend	<a href="#">SF412, §3</a>	2011-07-01		Signed
357E.11A	New	<a href="#">SF412, §4</a>	2011-07-01		Signed
<a href="#">357H.7</a>	Amend	<a href="#">SF509, §22, 60</a>	2011-07-21	2011-07-01	Signed
<a href="#">357I.2 (3)</a>	Amend	<a href="#">SF475, §88</a>	2011-07-01		Signed
<a href="#">358.20 (1A)</a>	Add	<a href="#">SF434, §1</a>	2011-07-01		Signed
<a href="#">360.1</a>	Amend	<a href="#">SF474, §34</a>	2011-07-01		Signed
<a href="#">360.9 (5)</a>	Amend	<a href="#">SF475, §89</a>	2011-07-01		Signed
<a href="#">364.3 (3)</a>	Amend	<a href="#">HF392, §14, 15</a>	2011-04-28		Signed
<a href="#">364.4 (4)(e)(2)(b)</a>	Amend	<a href="#">SF474, §35</a>	2011-07-01		Signed
<a href="#">364.5 (u2)</a>	Amend	<a href="#">HF536, §40</a>	2011-07-01		Signed
<a href="#">368.9</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">384.56 (1)</a>	Amend	<a href="#">SF533, §34, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">384.84 (4)(a)(1)</a>	Amend	<a href="#">HF454, §1</a>	2011-07-01		Signed
<a href="#">390.12 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">400.2 (2)(a)</a>	Amend	<a href="#">SF474, §36</a>	2011-07-01		Signed
<a href="#">403.11</a>	Amend	<a href="#">SF475, §90</a>	2011-07-01		Signed
<a href="#">403.19 (4A)</a>	Add	<a href="#">HF132, §1</a>	2011-07-01		Signed
<a href="#">403.19A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">403.19A (1)(c,f)</a>	Amend	<a href="#">SF533, §126, 129</a>	2011-07-27	2006-07-01	Signed
<a href="#">403.19A (2)</a>	Amend	<a href="#">HF590, §81, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">403.19A (3)(c)(1)</a>	Amend	<a href="#">SF474, §37</a>	2011-07-01		Signed
<a href="#">403.19A (3)(c)(1)</a>	Amend	<a href="#">SF533, §127, 129</a>	2011-07-27	2006-07-01	Signed
<a href="#">403.19A (3)(f)</a>	Amend	<a href="#">SF474, §38</a>	2011-07-01		Signed
<a href="#">403.19A (3)(f)</a>	Amend	<a href="#">SF533, §128, 129</a>	2011-07-27	2006-07-01	Signed
<a href="#">403.21</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">403.22</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">403A.2 (8)</a>	Amend	<a href="#">SF475, §91</a>	2011-07-01		Signed
<a href="#">403A.21</a>	Amend	<a href="#">SF474, §39</a>	2011-07-01		Signed
<a href="#">404A.1</a>	Amend	<a href="#">SF521, §1, 6</a>	2011-07-01	2009-07-01	Signed
<a href="#">404A.1 (2)(d)</a>	Amend	<a href="#">SF517, §30, 35</a>	2011-07-27	2009-07-01	Signed
<a href="#">404A.2</a>	Amend	<a href="#">SF521, §2, 6</a>	2011-07-01	2009-07-01	Signed
<a href="#">404A.3 (3)(b)</a>	Amend	<a href="#">SF521, §3, 6</a>	2011-07-01	2009-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">404A.4</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">404A.4 (1)</a>	Amend	<a href="#">SF521, §4, 6</a>	2011-07-01	2009-07-01	Signed
<a href="#">404A.4 (2)(d)</a>	Amend	<a href="#">SF475, §92</a>	2011-07-01		Signed
<a href="#">404A.4 (2)(d)</a>	Amend	<a href="#">SF521, §5, 6</a>	2011-07-01	2009-07-01	Signed
<a href="#">405.1</a>	Amend	<a href="#">SF533, §154, 157</a>	2011-07-27	2012-01-01	Signed
<a href="#">411.7 (1)</a>	Amend	<a href="#">HF484, §12</a>	2011-07-01		Signed
<a href="#">411.38 (3)</a>	Amend	<a href="#">SF475, §93</a>	2011-07-01		Signed
<a href="#">419.11</a>	Amend	<a href="#">SF475, §94</a>	2011-07-01		Signed
<a href="#">420.207</a>	Amend	<a href="#">SF475, §95</a>	2011-07-01		Signed
<a href="#">420.241</a>	Amend	<a href="#">SF475, §96</a>	2011-07-01		Signed
<a href="#">421.1 (1,5)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">421.17B (3)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">421.17B (9)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">421.47 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">421.60 (2)(a,c)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">421.60 (2)(m)(2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">421B.2 (1,6)</a>	Amend	<a href="#">SF475, §165</a>	2011-07-01		Signed
<a href="#">422.1</a>	Amend	<a href="#">SF475, §97</a>	2011-07-01		Signed
<a href="#">422.3 (5)</a>	Amend	<a href="#">SF512, §1, 5, 6</a>	2011-04-12	2010-01-01	Signed
<a href="#">422.5 (2)(b)(1)</a>	Amend	<a href="#">SF512, §17, 23, 24</a>	2011-04-12	2008-01-01	Signed
<a href="#">422.7 (29A)</a>	Strike	<a href="#">SF512, §2, 5, 7</a>	2011-04-12	2011-01-01	Signed
<a href="#">422.7 (39A,39B)</a>	Add	<a href="#">SF512, §18, 23, 24</a>	2011-04-12	2008-01-01	Signed
<a href="#">422.7 (39A)(u1)</a>	Amend	<a href="#">SF209, §1, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">422.7 (39B)(u1)</a>	Amend	<a href="#">SF209, §2, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">422.7 (40)</a>	Amend	<a href="#">HF652, §1, 3</a>	2011-05-11	2010-01-01	Signed
<a href="#">422.7 (42A)</a>	Add	<a href="#">HF652, §2, 3</a>	2011-05-11	2011-01-01	Signed
<a href="#">422.7 (53)</a>	Amend	<a href="#">SF512, §19, 23, 25</a>	2011-04-12	2009-01-01	Signed
<a href="#">422.7 (54)</a>	Add	<a href="#">SF531, §57, 60</a>	2012-01-01		Signed
<a href="#">422.7 (54)</a>	Add	<a href="#">SF533, §137, 139</a>	2011-07-27	2008-01-01	Signed
<a href="#">422.7 (54)</a>	Add	<a href="#">SF533, §140, 142</a>	2011-07-27	2008-01-01	Signed
<a href="#">422.8 (5)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">422.9 (2)(h)</a>	Amend	<a href="#">SF512, §20, 23, 24</a>	2011-04-12	2008-01-01	Signed
<a href="#">422.9 (2)(i)</a>	Amend	<a href="#">SF512, §3, 5</a>	2011-04-12		Signed
<a href="#">422.9 (9)</a>	Add	<a href="#">SF533, §144, 146</a>	2011-07-27	2008-01-01	Signed
<a href="#">422.10 (1)(b,c)</a>	Amend	<a href="#">SF512, §11, 14, 16</a>	2011-04-12	2010-01-01	Signed
<a href="#">422.10 (3)</a>	Amend	<a href="#">SF512, §12, 14, 16</a>	2011-04-12	2010-01-01	Signed
<a href="#">422.11N (1)(a)</a>	Amend	<a href="#">SF531, §3, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11N (3)(a)</a>	Amend	<a href="#">SF531, §4, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11N (3A)</a>	Add	<a href="#">SF531, §5, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11N (4)(b)(3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">422.11N (4)(d)</a>	Strike	<a href="#">SF531, §6, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11N (5)(a)(1)</a>	Amend	<a href="#">SF531, §7, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11N (5)(a)(2)(a,b)</a>	Amend	<a href="#">SF531, §8, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11N (6)</a>	Amend	<a href="#">SF531, §9, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">422.11O (2)</a>	Amend	<a href="#">SF531, §15, 22, 23</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11O (3)</a>	Strike and Replace	<a href="#">SF531, §16, 22, 23</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11O (5)</a>	Amend	<a href="#">SF531, §17, 22, 23</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11O (5)(a)(2)</a>	Amend	<a href="#">SF533, §62, 78, 79</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11O (8)</a>	Amend	<a href="#">SF531, §18, 22, 23</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11P (1A)</a>	Add	<a href="#">SF531, §24, 33, 34</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11P (2)</a>	Amend	<a href="#">SF531, §25, 33, 34</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11P (2)(b)</a>	Amend	<a href="#">SF533, §94, 104</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11P (3)</a>	Strike and Replace	<a href="#">SF531, §26, 33, 34</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11P (3A)</a>	Add	<a href="#">SF531, §27, 33, 34</a>	2012-01-01	2012-01-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">422.11P (6)</a>	Amend	<a href="#">SF531, §28, 33, 34</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.11S (7)(a)(2)</a>	Amend	<a href="#">SF533, §95, 158</a>	2011-07-27	2011-07-01	Signed
422.11Y	New	<a href="#">SF517, §41, 47, 71</a>	2011-07-27	2011-01-01	Signed
422.11Y	New	<a href="#">SF531, §35, 39, 40</a>	2011-07-01	2012-01-01	Signed
<a href="#">422.11Y (1)(d)</a>	Amend	<a href="#">SF533, §63, 79, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">422.11Y (3)(u1)</a>	Amend	<a href="#">SF533, §64, 79, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">422.11Y (6)(b)(2)</a>	Amend	<a href="#">SF533, §65, 79, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">422.12B (1)</a>	Amend	<a href="#">SF209, §7, 8</a>	2011-07-01	2011-01-01	IV Full
<a href="#">422.12B (1)</a>	Amend	<a href="#">SF533, §120, 121, 158</a>	2011-07-27	2011-01-01	IV Full
<a href="#">422.12D (1,2)</a>	Amend	<a href="#">SF361, §7</a>	2011-07-01		Signed
<a href="#">422.16A</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">422.20 (3)(a)</a>	Amend	<a href="#">HF45, §51</a>	2011-07-01		Signed
<a href="#">422.32</a>	Amend	<a href="#">SF474, §40</a>	2011-07-01		Signed
<a href="#">422.32 (7)</a>	Amend	<a href="#">SF512, §4, 5, 6</a>	2011-04-12	2010-01-01	Signed
<a href="#">422.33</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">422.33 (5)(b-d)</a>	Amend	<a href="#">SF512, §13, 14, 16</a>	2011-04-12	2010-01-01	Signed
<a href="#">422.33 (9)(b)</a>	Amend	<a href="#">SF475, §98</a>	2011-07-01		Signed
<a href="#">422.33 (11B)(c)</a>	Amend	<a href="#">SF531, §19, 22, 23</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.33 (11C)(c,d)</a>	Amend	<a href="#">SF531, §29, 33, 34</a>	2012-01-01	2012-01-01	Signed
<a href="#">422.33 (11D)</a>	Add	<a href="#">SF531, §36, 39, 40</a>	2011-07-01	2012-01-01	Signed
<a href="#">422.33 (13)</a>	Add	<a href="#">SF517, §42, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">422.35 (19A,19B)</a>	Add	<a href="#">SF512, §21, 23, 24</a>	2011-04-12	2008-01-01	Signed
<a href="#">422.35 (19A)(u1)</a>	Amend	<a href="#">SF209, §3, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">422.35 (19B)(u1)</a>	Amend	<a href="#">SF209, §4, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">422.35 (24)</a>	Amend	<a href="#">SF512, §22, 23, 25</a>	2011-04-12	2009-01-01	Signed
<a href="#">422.35 (25)</a>	Add	<a href="#">SF531, §58, 60</a>	2012-01-01		Signed
<a href="#">422.60 (2)</a>	Amend	<a href="#">SF474, §82</a>	2011-07-01		Signed
<a href="#">422.60 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">422.60 (13)</a>	Add	<a href="#">SF517, §43, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">422.72 (3)(a)</a>	Amend	<a href="#">HF45, §52</a>	2011-07-01		Signed
<a href="#">422.73 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">422.89 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">422D.1 (1,2)</a>	Amend	<a href="#">SF474, §83</a>	2011-07-01		Signed
<a href="#">423.1 (0A,33A)</a>	Add	<a href="#">SF515, §1</a>	2011-07-01		Signed
<a href="#">423.1 (14)</a>	Amend	<a href="#">SF515, §2</a>	2011-07-01		Signed
<a href="#">423.1 (19)</a>	Amend	<a href="#">SF515, §3</a>	2011-07-01		Signed
<a href="#">423.1 (35,36)</a>	Amend	<a href="#">SF474, §84</a>	2011-07-01		Signed
<a href="#">423.1 (52)</a>	Amend	<a href="#">SF515, §4</a>	2011-07-01		Signed
<a href="#">423.2 (6)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423.2 (9)</a>	Amend	<a href="#">SF515, §5</a>	2011-07-01		Signed
<a href="#">423.3 (8,31,86)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423.3 (60)(u1,u2)</a>	Amend	<a href="#">SF474, §85</a>	2011-07-01		Signed
<a href="#">423.3 (60)(b)(u1)</a>	Amend	<a href="#">SF515, §6</a>	2011-07-01		Signed
<a href="#">423.3 (68)(c)(1)</a>	Amend	<a href="#">SF474, §86</a>	2011-07-01		Signed
<a href="#">423.3 (77)</a>	Amend	<a href="#">SF474, §87</a>	2011-07-01		Signed
<a href="#">423.3 (92)(a)(1,2)</a>	Amend	<a href="#">SF474, §41</a>	2011-07-01		Signed
<a href="#">423.3 (93)(a)(1,2)</a>	Amend	<a href="#">SF474, §42</a>	2011-07-01		Signed
<a href="#">423.4 (6)(c)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423.4 (9)</a>	Add	<a href="#">SF531, §59, 60</a>	2012-01-01		Signed
<a href="#">423.4 (9)(u1)</a>	Amend	<a href="#">SF533, §66, 78</a>	2012-01-01		Signed
<a href="#">423.5 (5)</a>	Amend	<a href="#">SF515, §7</a>	2011-07-01		Signed
<a href="#">423.6 (15)</a>	Amend	<a href="#">SF474, §88</a>	2011-07-01		Signed
<a href="#">423.15 (u1)</a>	Amend	<a href="#">SF515, §8</a>	2011-07-01		Signed
<a href="#">423.19</a>	Strike and Replace	<a href="#">SF515, §9</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">423.50 (4)</a>	Amend	<a href="#">SF515, §10</a>	2011-07-01		Signed
<a href="#">423.50 (5A)</a>	Add	<a href="#">SF515, §11</a>	2011-07-01		Signed
<a href="#">423A.2</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423A.7 (4)(d,f)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423B.9 (4)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423D.1</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">423F.5 (1)</a>	Amend	<a href="#">SF474, §43</a>	2011-07-01		Signed
<a href="#">424.2 (6,10,13)</a>	Amend	<a href="#">SF475, §99</a>	2011-07-01		Signed
<a href="#">424.6 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">424.10 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">425.1 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">425.7 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">425.11</a>	Amend	<a href="#">SF475, §166</a>	2011-07-01		Signed
<a href="#">425.17 (2)</a>	Amend	<a href="#">SF474, §89</a>	2011-07-01		Signed
<a href="#">425.23 (1)(a)</a>	Amend	<a href="#">SF474, §131</a>	2011-07-01		Signed
<a href="#">425.23 (1)(b)(u1)</a>	Amend	<a href="#">SF474, §132</a>	2011-07-01		Signed
<a href="#">425.23 (3)(a)</a>	Amend	<a href="#">SF474, §133</a>	2011-07-01		Signed
<a href="#">425.26</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">425.33</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">425.39</a>	Amend	<a href="#">SF474, §134</a>	2011-07-01		Signed
<a href="#">425A.2 (4)(0d,0e,0f)</a>	Add	<a href="#">SF530, §1, 3</a>	2012-01-01	2012-01-01	Signed
<a href="#">425A.2 (6)(f)</a>	Amend	<a href="#">SF530, §2, 3</a>	2012-01-01	2012-01-01	Signed
426B.6	New	<a href="#">SF209, §26, 27</a>	2011-04-21		Signed
<a href="#">427.1 (21)</a>	Amend	<a href="#">SF517, §31, 71</a>	2011-07-27	2011-07-01	Signed
<a href="#">427.1 (35)(a)</a>	Amend	<a href="#">SF474, §44</a>	2011-07-01		Signed
<a href="#">427.1 (36)(a)</a>	Amend	<a href="#">SF474, §45</a>	2011-07-01		Signed
<a href="#">427.12</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">427B.1</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">427B.3</a>	Amend	<a href="#">SF475, §167</a>	2011-07-01		Signed
<a href="#">427B.17 (7)</a>	Add	<a href="#">HF679, §1, 2</a>	2011-05-03	2010-01-01	Signed
432.12M	New	<a href="#">SF517, §44, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">435.22</a>	Amend	<a href="#">SF474, §90</a>	2011-07-01		Signed
<a href="#">435.23</a>	Amend	<a href="#">SF474, §46</a>	2011-07-01		Signed
<a href="#">435.26A (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">435.27 (1)</a>	Amend	<a href="#">SF474, §135</a>	2011-07-01		Signed
<a href="#">435.27 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">437A.3 (1)</a>	Amend	<a href="#">SF474, §91</a>	2011-07-01		Signed
<a href="#">437A.4 (8)</a>	Amend	<a href="#">SF474, §92</a>	2011-07-01		Signed
<a href="#">437A.5 (1)(c)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">437A.5 (6,7)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">437A.5 (8)(c)</a>	Amend	<a href="#">SF474, §93</a>	2011-07-01		Signed
<a href="#">437A.7 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">437A.14 (1)(b)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">437A.14 (3)</a>	Amend	<a href="#">SF474, §94</a>	2011-07-01		Signed
<a href="#">437A.15 (3)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">437A.15 (4)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">441.5</a>	Amend	<a href="#">SF474, §95</a>	2011-07-01		Signed
<a href="#">441.8</a>	Amend	<a href="#">SF475, §100</a>	2011-07-01		Signed
<a href="#">441.16</a>	Amend	<a href="#">SF474, §96</a>	2011-07-01		Signed
<a href="#">441.17 (5)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">441.21</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">441.21 (1)(b)</a>	Amend	<a href="#">SF474, §97</a>	2011-07-01		Signed
<a href="#">441.21 (1)(i)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">441.26</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">441.35</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">441.37 (1,2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">441.45</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">441.49</a>	Amend	<a href="#">SF474, §47</a>	2011-07-01		Signed
<a href="#">441.72</a>	Amend	<a href="#">SF533, §155, 157</a>	2011-07-27	2012-01-01	Signed
<a href="#">445.5 (2)</a>	Amend	<a href="#">SF474, §98</a>	2011-07-01		Signed
<a href="#">445.5 (6)</a>	Amend	<a href="#">SF434, §2</a>	2011-07-01		Signed
<a href="#">445.36 (3)</a>	Amend	<a href="#">SF434, §3</a>	2011-07-01		Signed
<a href="#">446.9 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">446.20 (1,2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">447.8 (1,5)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">450.3 (7)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">450.10 (1,2,3,4)</a>	Amend	<a href="#">SF475, §101</a>	2011-07-01		Signed
<a href="#">450.22 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">450.94 (5)</a>	Amend	<a href="#">SF474, §99</a>	2011-07-01		Signed
<a href="#">450B.2</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">452A.15 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">452A.19</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">452A.21</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">452A.33 (1)(b)</a>	Strike and Replace	<a href="#">SF531, §10, 13, 14</a>	2011-05-26	2011-01-01	Signed
<a href="#">452A.62</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">452A.74</a>	Amend	<a href="#">SF475, §102</a>	2011-07-01		Signed
<a href="#">453A.2 (4,6,7)</a>	Amend	<a href="#">HF467, §13</a>	2011-07-01		Signed
<a href="#">453A.2 (8)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">453A.8 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">453A.13 (2)(c)</a>	Amend	<a href="#">HF467, §14</a>	2011-07-01		Signed
<a href="#">453A.13 (3,4)</a>	Amend	<a href="#">SF474, §48</a>	2011-07-01		Signed
<a href="#">453A.14 (1)(u1,u2)</a>	Amend	<a href="#">SF474, §100</a>	2011-07-01		Signed
<a href="#">453A.22 (2)(u1)</a>	Amend	<a href="#">HF467, §15</a>	2011-07-01		Signed
<a href="#">453A.22 (7)</a>	Amend	<a href="#">HF467, §16</a>	2011-07-01		Signed
<a href="#">453A.35 (1)</a>	Amend	<a href="#">SF533, §96, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">453A.35A (1)</a>	Amend	<a href="#">SF533, §97, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">453A.44 (4)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">453A.45 (1,5)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">453A.46 (1,2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">453A.47A (6)</a>	Amend	<a href="#">HF467, §17</a>	2011-07-01		Signed
<a href="#">453B.1 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">453C.1 (4,9)</a>	Amend	<a href="#">SF474, §101</a>	2011-07-01		Signed
<a href="#">453D.3 (1)(b,d)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455A.18 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455A.19 (1)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455A.19 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.104</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">455B.104 (1)</a>	Amend	<a href="#">SF299, §2</a>	2011-07-01		Signed
<a href="#">455B.109 (5)</a>	Strike and Replace	<a href="#">SF509, §34, 45</a>	2012-07-01		Signed
<a href="#">455B.113 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.116</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.134 (3)(d)(2)</a>	Amend	<a href="#">SF474, §49</a>	2011-07-01		Signed
<a href="#">455B.134 (3)(g)</a>	Amend	<a href="#">SF474, §50</a>	2011-07-01		Signed
<a href="#">455B.171 (7A,14A)</a>	Add	<a href="#">SF321, §1</a>	2011-07-01		Signed
<a href="#">455B.172 (11)(a)(u1)</a>	Amend	<a href="#">SF474, §51</a>	2011-07-01		Signed
455B.172A	New	<a href="#">SF321, §2</a>	2011-07-01		Signed
<a href="#">455B.173 (2,3)</a>	Amend	<a href="#">SF474, §102</a>	2011-07-01		Signed
<a href="#">455B.174 (4)(f)</a>	Add	<a href="#">SF407, §2</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">455B.175</a>	Amend	<a href="#">SF407, §3</a>	2011-07-01		Signed
<a href="#">455B.183 (8)</a>	Add	<a href="#">SF407, §4</a>	2011-07-01		Signed
<a href="#">455B.191 (8)</a>	Add	<a href="#">SF407, §5</a>	2011-07-01		Signed
<a href="#">455B.193</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.197 (5)</a>	Add	<a href="#">SF321, §3</a>	2011-07-01		Signed
<a href="#">455B.199B</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">455B.199B (2)</a>	Amend	<a href="#">SF407, §6</a>	2011-07-01		Signed
<a href="#">455B.199B (2A,2B,3A)</a>	Add	<a href="#">SF407, §7</a>	2011-07-01		Signed
<a href="#">455B.213 (4)</a>	Amend	<a href="#">SF474, §103</a>	2011-07-01		Signed
<a href="#">455B.241</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.242</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.243</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.243</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.244</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.245</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.246</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.263 (6)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.275 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.305 (1)(c)</a>	Amend	<a href="#">SF474, §52</a>	2011-07-01		Signed
<a href="#">455B.305A (1,3,4,6)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.312</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.312 (2)(u2)</a>	Amend	<a href="#">SF474, §104</a>	2011-07-01		Signed
<a href="#">455B.316</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.411 (5-11)</a>	Strike	<a href="#">SF299, §3</a>	2011-07-01		Signed
<a href="#">455B.412</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.413</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.414</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.415</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.416</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.416 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.417</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.418</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.419</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.420</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.421</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.423 (2)</a>	Amend	<a href="#">SF474, §105</a>	2011-07-01		Signed
<a href="#">455B.426 (2)</a>	Amend	<a href="#">SF299, §4</a>	2011-07-01		Signed
<a href="#">455B.426 (3,4,5)</a>	Add	<a href="#">SF299, §5</a>	2011-07-01		Signed
<a href="#">455B.433</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">455B.433</a>	Amendment Directive	<a href="#">HF590, §86, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">455B.441</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.442</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.443</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.443 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.444</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.444</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.445</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.446</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.447</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.448</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.449</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.450</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.451</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.452</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">455B.453</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.454</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.455</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.461</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.462</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.463</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.465</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.466</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.467</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.468</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.471 (11)</a>	Amend	<a href="#">SF474, §106</a>	2011-07-01		Signed
<a href="#">455B.473 (4)</a>	Amend	<a href="#">SF474, §136</a>	2011-07-01		Signed
<a href="#">455B.473 (8)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.473A</a>	Repeal	<a href="#">SF475, §164</a>	2011-07-01		Signed
<a href="#">455B.474 (1)</a>	Amend	<a href="#">SF474, §107</a>	2011-07-01		Signed
<a href="#">455B.474 (2)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455B.474 (8)(c)</a>	Amend	<a href="#">SF474, §137</a>	2011-07-01		Signed
<a href="#">455B.474 (9)(h)</a>	Amend	<a href="#">SF474, §138</a>	2011-07-01		Signed
<a href="#">455B.474A</a>	Amend	<a href="#">SF474, §139</a>	2011-07-01		Signed
<a href="#">455B.504</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.601</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.601 (2)</a>	Amend	<a href="#">HF532, §4</a>	2011-07-01		Signed
<a href="#">455B.602</a>	Repeal	<a href="#">SF299, §10</a>	2011-07-01		Signed
<a href="#">455B.851</a>	Repeal	<a href="#">HF590, §48, 53</a>	2011-07-18		Signed
<a href="#">455D.3 (1,3)</a>	Amend	<a href="#">SF474, §108</a>	2011-07-01		Signed
<a href="#">455D.8</a>	Repeal	<a href="#">SF299, §11</a>	2011-07-01		Signed
<a href="#">455D.10A (3)(a)(2,3)</a>	Amend	<a href="#">SF474, §140</a>	2011-07-01		Signed
<a href="#">455D.10B (2,3)</a>	Amend	<a href="#">SF474, §109</a>	2011-07-01		Signed
<a href="#">455D.11C (1)</a>	Amend	<a href="#">SF475, §103</a>	2011-07-01		Signed
<a href="#">455D.15 (3)(a)</a>	Strike	<a href="#">SF299, §6</a>	2011-07-01		Signed
<a href="#">455E.11</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">455E.11 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455E.11 (2)(a)(1)(a)(ii)(B)</a>	Amend	<a href="#">SF509, §23, 60</a>	2011-07-21	2011-07-01	Signed
<a href="#">455E.11 (2)(a)(1)(0e)</a>	Add	<a href="#">SF509, §24, 60</a>	2011-07-21	2011-07-01	Signed
<a href="#">455E.11 (2)(b)(3)(b)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455E.11 (2)(c)</a>	Amend	<a href="#">SF474, §110</a>	2011-07-01		Signed
<a href="#">455E.11 (2)(d)(3)</a>	Amend	<a href="#">SF474, §53</a>	2011-07-01		Signed
<a href="#">455G.3 (6-8)</a>	Amend	<a href="#">SF509, §25, 26</a>	2011-07-21	2011-06-30	Signed
<a href="#">455G.4 (1)(a)(4)</a>	Amend	<a href="#">SF474, §54</a>	2011-07-01		Signed
<a href="#">455G.9 (1)(a)(5,6)</a>	Amend	<a href="#">SF474, §141</a>	2011-07-01		Signed
<a href="#">455G.9 (1)(f)</a>	Amend	<a href="#">SF474, §142</a>	2011-07-01		Signed
<a href="#">455G.9 (1)(g)</a>	Amend	<a href="#">SF474, §111</a>	2011-07-01		Signed
<a href="#">455G.9 (5)</a>	Amend	<a href="#">SF474, §112</a>	2011-07-01		Signed
<a href="#">455G.12</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455G.12A (2,3)</a>	Amend	<a href="#">SF474, §113</a>	2011-07-01		Signed
<a href="#">455G.13 (4,10)</a>	Amend	<a href="#">SF474, §114</a>	2011-07-01		Signed
<a href="#">455G.31 (1)</a>	Amend	<a href="#">SF475, §104</a>	2011-07-01		Signed
<a href="#">455H.102</a>	Amend	<a href="#">SF299, §7</a>	2011-07-01		Signed
<a href="#">455H.201 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455H.204 (4)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455H.301 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">455J.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">455J.6 (4)</a>	Amend	<a href="#">SF475, §105</a>	2011-07-01		Signed
<a href="#">455K.4 (4)</a>	Amend	<a href="#">SF289, §15, 17</a>	2011-05-12		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">456.1</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">456A.17 (4)</a>	Amend	<a href="#">SF474, §55</a>	2011-07-01		Signed
<a href="#">456A.19 (u5)</a>	Amend	<a href="#">SF474, §56</a>	2011-07-01		Signed
<a href="#">456A.33B (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">456A.36 (2)</a>	Amend	<a href="#">SF474, §115</a>	2011-07-01		Signed
<a href="#">456B.7</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">456B.12</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">459.303</a>	Amendment Directive	<a href="#">SF478, §11</a>	2011-07-01		Signed
<a href="#">459.310 (4)(b)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">459.312 (4)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">459.401 (2)(a)(5)</a>	Strike	<a href="#">SF509, §35, 45</a>	2012-07-01		Signed
<a href="#">459.501 (1,3,5)</a>	Amend	<a href="#">SF478, §1</a>	2011-07-01		Signed
<a href="#">459.501 (5)</a>	Amend	<a href="#">SF533, §35, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">459.502</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">459.503A</a>	Amendment Directive	<a href="#">SF478, §11</a>	2011-07-01		Signed
<a href="#">459.602</a>	Amend	<a href="#">SF509, §36, 45</a>	2012-07-01		Signed
<a href="#">459.603</a>	Amend	<a href="#">SF509, §37, 45</a>	2012-07-01		Signed
<a href="#">459.604 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">459.604 (2)</a>	Amend	<a href="#">SF509, §38, 45</a>	2012-07-01		Signed
<a href="#">459A.103 (1)(c)</a>	Amend	<a href="#">SF474, §116</a>	2011-07-01		Signed
<a href="#">459A.206</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">459A.502</a>	Amend	<a href="#">SF509, §39, 45</a>	2012-07-01		Signed
<a href="#">459B.402</a>	Amend	<a href="#">SF509, §40, 45</a>	2012-07-01		Signed
<a href="#">460.202 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">460.206</a>	Amendment Directive	<a href="#">SF478, §11</a>	2011-07-01		Signed
<a href="#">460.302 (3)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">460.304 (2)(a)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">460.304 (3)(b)(u2)</a>	Amend	<a href="#">SF474, §117</a>	2011-07-01		Signed
<a href="#">461A.3A (2)(u2)</a>	Amend	<a href="#">SF474, §118</a>	2011-07-01		Signed
<a href="#">461A.76</a>	Amend	<a href="#">SF475, §106</a>	2011-07-01		Signed
<a href="#">461A.79</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">461A.80</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">462A.2 (24)</a>	Amend	<a href="#">SF7, §1</a>	2011-07-01		Signed
<a href="#">462A.5 (1,3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">462A.5 (4)</a>	Amend	<a href="#">SF474, §119</a>	2011-07-01		Signed
<a href="#">462A.9 (1,8)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">462A.14 (1)(b)</a>	Amend	<a href="#">SF7, §2</a>	2011-07-01		Signed
<a href="#">462A.26 (3)(b)</a>	Amend	<a href="#">SF474, §57</a>	2011-07-01		Signed
<a href="#">462A.71</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">463C.17</a>	Amend	<a href="#">SF474, §58</a>	2011-07-01		Signed
<a href="#">465A.1</a>	Amend	<a href="#">SF474, §120</a>	2011-07-01		Signed
<a href="#">465A.2</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">465B.2</a>	Amend	<a href="#">SF475, §107</a>	2011-07-01		Signed
<a href="#">465B.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">466A.2 (1)</a>	Amend	<a href="#">SF509, §41, 45</a>	2012-07-01		Signed
<a href="#">466A.3 (4)(u1)</a>	Amend	<a href="#">SF509, §42, 45</a>	2012-07-01		Signed
<a href="#">466A.3 (4)(a)</a>	Amend	<a href="#">SF509, §43, 45</a>	2012-07-01		Signed
<a href="#">466A.5</a>	Amend	<a href="#">SF509, §44, 45</a>	2012-07-01		Signed
<a href="#">466B.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">466B.3 (1)</a>	Amend	<a href="#">SF535, §1</a>	2011-07-01		Signed
<a href="#">466B.3 (4)(c)</a>	Strike	<a href="#">SF535, §2</a>	2011-07-01		Signed
<a href="#">466B.3 (4)(l)(u1)</a>	Amend	<a href="#">SF535, §3</a>	2011-07-01		Signed
<a href="#">466B.3 (5)(a)</a>	Amend	<a href="#">SF535, §4</a>	2011-07-01		Signed
<a href="#">466B.3 (6)(c)</a>	Amend	<a href="#">SF535, §5</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">466B.5</a>	Amend	<a href="#">SF535, §6</a>	2011-07-01		Signed
<a href="#">466B.6 (1)</a>	Amend	<a href="#">SF535, §7</a>	2011-07-01		Signed
<a href="#">466B.7</a>	Amend	<a href="#">SF535, §8</a>	2011-07-01		Signed
<a href="#">466B.8</a>	Amend	<a href="#">SF535, §9</a>	2011-07-01		Signed
<a href="#">466B.9</a>	Amend	<a href="#">SF535, §10</a>	2011-07-01		Signed
<a href="#">466B.31 (2)(a)(17-19)</a>	Add	<a href="#">SF533, §98, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">468.2 (1)</a>	Amend	<a href="#">SF428, §1, 4</a>	2011-04-14		Signed
<a href="#">468.12</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">468.40 (u3)</a>	Add	<a href="#">SF428, §2, 4</a>	2011-04-14		Signed
<a href="#">468.43 (u3)</a>	Amend	<a href="#">SF428, §3, 4</a>	2011-04-14		Signed
<a href="#">468.43 (u4)</a>	Amend	<a href="#">SF533, §36, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">468.57</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">468.57 (2)(u1)</a>	Amend	<a href="#">SF434, §4</a>	2011-07-01		Signed
<a href="#">468.65</a>	Amend	<a href="#">SF474, §121</a>	2011-07-01		Signed
<a href="#">468.184 (1,2,5,6,10)</a>	Amend	<a href="#">SF474, §122</a>	2011-07-01		Signed
468.190	New	<a href="#">HF654, §1</a>	2011-07-01		Signed
<a href="#">468.201 (2)(u2)</a>	Amend	<a href="#">SF474, §123</a>	2011-07-01		Signed
468.221	New	<a href="#">SF393, §1</a>	2011-07-01		Signed
<a href="#">468.359 (2)(u2)</a>	Amend	<a href="#">SF474, §124</a>	2011-07-01		Signed
<a href="#">468.528</a>	Amend	<a href="#">HF654, §2</a>	2011-07-01		Signed
<a href="#">468.531</a>	Amend	<a href="#">HF654, §3</a>	2011-07-01		Signed
<a href="#">468.567</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">468.586</a>	Amend	<a href="#">SF474, §59</a>	2011-07-01		Signed
<a href="#">469</a>	Repeal	<a href="#">HF590, §49, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">470.1 (01)</a>	Add	<a href="#">HF590, §42, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">470.1 (2)</a>	Amend	<a href="#">HF590, §43, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">470.1 (8)</a>	Strike	<a href="#">HF590, §44, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">470.3</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">470.7</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.1 (1A)</a>	Add	<a href="#">HF590, §45, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.1 (3)</a>	Amend	<a href="#">HF590, §46, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.1 (5)</a>	Strike	<a href="#">HF590, §47, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.7</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.8</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.10</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.13A</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.15</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.19</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.19A</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.20</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.20A</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">473.41</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">476.1D (1)(c)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.1D (10)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.3 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.6</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">476.18 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.20 (3,5)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.20 (3)(u3)</a>	Amend	<a href="#">SF194, §9</a>	2011-07-01		Signed
<a href="#">476.27 (6)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.42 (1,4)</a>	Amend	<a href="#">SF474, §125</a>	2011-07-01		Signed
<a href="#">476.42 (1)(a)</a>	Amend	<a href="#">SF243, §1</a>	2011-07-01		Signed
476.53A	New	<a href="#">HF672, §1</a>	2011-07-01		Signed
<a href="#">476.55 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">476.63</a>	Amendment Directive	<a href="#">HF590, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">476.97 (3)(a)(4)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476.97 (11)(h,j)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476B.5 (4)</a>	Amend	<a href="#">HF672, §2, 13</a>	2011-05-26		Signed
<a href="#">476C.1 (6)(d)</a>	Amend	<a href="#">HF672, §3</a>	2011-07-01		Signed
<a href="#">476C.1 (6)(e,f)</a>	Add	<a href="#">HF672, §4</a>	2011-07-01		Signed
<a href="#">476C.1 (6)(f)</a>	Amend	<a href="#">HF590, §33, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">476C.1 (8)</a>	Amend	<a href="#">HF672, §5</a>	2011-07-01		Signed
<a href="#">476C.2 (1)</a>	Amend	<a href="#">HF672, §6</a>	2011-07-01		Signed
<a href="#">476C.3 (1)(e)</a>	Amend	<a href="#">HF672, §7</a>	2011-07-01		Signed
<a href="#">476C.3 (3)</a>	Amend	<a href="#">HF672, §8</a>	2011-07-01		Signed
<a href="#">476C.3 (4)</a>	Amend	<a href="#">HF672, §9</a>	2011-07-01		Signed
<a href="#">476C.3 (4)(b)</a>	Amend	<a href="#">HF590, §34, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">476C.4 (1,2)</a>	Amend	<a href="#">HF672, §10</a>	2011-07-01		Signed
<a href="#">476C.4 (4)(b,c)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">476C.4 (5)</a>	Amend	<a href="#">HF672, §11</a>	2011-07-01		Signed
<a href="#">476C.5</a>	Amend	<a href="#">HF672, §12</a>	2011-07-01		Signed
<a href="#">476C.6 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">478.3 (2)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">479.46 (2,3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">479B.30 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">481A.19 (1)(a)</a>	Amend	<a href="#">SF475, §108</a>	2011-07-01		Signed
<a href="#">481A.38 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">481A.48 (1)</a>	Amend	<a href="#">SF464, §1</a>	2011-07-01		Signed
<a href="#">481A.56 (1)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">481A.62 (3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">481C.2A (6)</a>	Amend	<a href="#">SF475, §109</a>	2011-07-01		Signed
<a href="#">482.9 (4)</a>	Amend	<a href="#">SF475, §110</a>	2011-07-01		Signed
<a href="#">482.10 (2)</a>	Amend	<a href="#">SF475, §111</a>	2011-07-01		Signed
<a href="#">483A.1A (10)(c)</a>	Amend	<a href="#">SF475, §112</a>	2011-07-01		Signed
<a href="#">483A.8 (2)</a>	Amend	<a href="#">HF461, §1</a>	2011-07-01		Signed
<a href="#">483A.12</a>	Amend	<a href="#">SF475, §113</a>	2011-07-01		Signed
<a href="#">483A.24</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">483A.24 (2)(a)(3)</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">483A.24A</a>	Amend	<a href="#">SF194, §10</a>	2011-07-01		Signed
<a href="#">483A.24A</a>	Amend	<a href="#">SF533, §67, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">483A.31 (3)</a>	Amend	<a href="#">SF475, §114</a>	2011-07-01		Signed
<a href="#">489.1101 (4)</a>	Amend	<a href="#">SF72, §1, 5, 6</a>	2011-03-17	2011-01-01	Signed
<a href="#">489.1102</a>	Amend	<a href="#">SF72, §2, 5, 6</a>	2011-03-17	2011-01-01	Signed
<a href="#">489.1103</a>	Amend	<a href="#">HF565, §3, 5, 6</a>	2011-04-13	2009-01-01	Signed
<a href="#">489.1105</a>	Amend	<a href="#">SF72, §3, 5, 6</a>	2011-03-17	2011-01-01	Signed
<a href="#">489.1114</a>	Amend	<a href="#">SF72, §4, 5, 6</a>	2011-03-17	2011-01-01	Signed
<a href="#">489.1304 (3)(c)</a>	Add	<a href="#">HF565, §4, 6</a>	2011-04-13		Signed
<a href="#">490.140 (21A)</a>	Add	<a href="#">SF325, §1, 9, 10</a>	2011-03-23		Signed
<a href="#">490.702 (5)(u1)</a>	Amend	<a href="#">SF325, §2, 9, 10</a>	2011-03-23		Signed
<a href="#">490.803 (2,3)</a>	Amend	<a href="#">SF325, §3, 9, 10</a>	2011-03-23		Signed
<a href="#">490.805 (2,4)</a>	Amend	<a href="#">SF325, §4, 9, 10</a>	2011-03-23		Signed
<a href="#">490.806</a>	Amend	<a href="#">SF325, §5, 9, 10</a>	2011-03-23		Signed
490.806A	New	<a href="#">SF325, §6, 9, 10</a>	2011-03-23		Signed
<a href="#">490.810 (1A)</a>	Add	<a href="#">SF325, §7, 9, 10</a>	2011-03-23		Signed
490.1005A	New	<a href="#">SF325, §8, 9, 10</a>	2011-03-23		Signed
<a href="#">490.1510 (2A)</a>	Add	<a href="#">HF565, §1</a>	2011-07-01		Signed
<a href="#">490.1510 (3)(u1)</a>	Amend	<a href="#">HF565, §2</a>	2011-07-01		Signed
<a href="#">496B.2 (01)</a>	Add	<a href="#">HF590, §82, 89</a>	2011-07-18	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">496B.2 (2)</a>	Strike	<a href="#">HF590, §83, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">496B.3</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">496B.6</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">496B.12</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">496B.17</a>	Amendment Directive	<a href="#">HF590, §85, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">499.2</a>	Amend	<a href="#">SF475, §115</a>	2011-07-01		Signed
<a href="#">499.2 (u1)</a>	Add	<a href="#">HF348, §1</a>	2011-07-01		Signed
<a href="#">499.24</a>	Amend	<a href="#">HF468, §1</a>	2011-07-01		Signed
<a href="#">499.29</a>	Amend	<a href="#">HF348, §2</a>	2011-07-01		Signed
<a href="#">499.41 (u1)</a>	Amend	<a href="#">HF348, §3</a>	2011-07-01		Signed
<a href="#">499.47B (3)(a)</a>	Amend	<a href="#">HF348, §4</a>	2011-07-01		Signed
<a href="#">499.47B (3)(b)(1)</a>	Amend	<a href="#">HF348, §5</a>	2011-07-01		Signed
<a href="#">499.64 (2,3)</a>	Amend	<a href="#">HF348, §6</a>	2011-07-01		Signed
<a href="#">499B.17</a>	Amend	<a href="#">SF474, §60</a>	2011-07-01		Signed
<a href="#">501.101 (01)</a>	Add	<a href="#">HF348, §7</a>	2011-07-01		Signed
<a href="#">501.101 (01)</a>	Amend	<a href="#">SF533, §68, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">501.203 (4)</a>	Amend	<a href="#">HF348, §8</a>	2011-07-01		Signed
<a href="#">501.204</a>	Amend	<a href="#">HF348, §9</a>	2011-07-01		Signed
<a href="#">501.303 (2)</a>	Amend	<a href="#">HF348, §10</a>	2011-07-01		Signed
<a href="#">501.601 (1)(a)</a>	Amend	<a href="#">HF348, §11</a>	2011-07-01		Signed
<a href="#">501.601 (2)(b)</a>	Amend	<a href="#">HF348, §12</a>	2011-07-01		Signed
<a href="#">501.601 (3)(b)</a>	Amend	<a href="#">HF348, §13</a>	2011-07-01		Signed
<a href="#">501.603 (2)</a>	Amend	<a href="#">HF348, §14</a>	2011-07-01		Signed
<a href="#">501.614 (2)</a>	Amend	<a href="#">HF348, §15</a>	2011-07-01		Signed
<a href="#">501A.102 (2)</a>	Amend	<a href="#">HF348, §16</a>	2011-07-01		Signed
<a href="#">501A.504 (1)(a)(1)</a>	Amend	<a href="#">HF348, §17</a>	2011-07-01		Signed
<a href="#">501A.504 (1)(a)(2)(u1)</a>	Amend	<a href="#">HF348, §18</a>	2011-07-01		Signed
<a href="#">501A.703 (5)</a>	Amend	<a href="#">HF348, §19</a>	2011-07-01		Signed
<a href="#">501A.703 (5)(d)</a>	Amend	<a href="#">SF533, §69, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">501A.804 (2)</a>	Amend	<a href="#">HF348, §20</a>	2011-07-01		Signed
<a href="#">501A.806 (2)</a>	Amend	<a href="#">HF348, §21</a>	2011-07-01		Signed
<a href="#">501A.810 (3)</a>	Amend	<a href="#">HF348, §22</a>	2011-07-01		Signed
<a href="#">501A.810 (5)</a>	Amend	<a href="#">HF348, §23</a>	2011-07-01		Signed
<a href="#">501A.810 (6)</a>	Add	<a href="#">HF348, §24</a>	2011-07-01		Signed
<a href="#">501A.1101 (4)(b)(1)</a>	Amend	<a href="#">HF348, §25</a>	2011-07-01		Signed
<a href="#">502.604 (2,4)</a>	Amend	<a href="#">SF406, §1</a>	2011-07-01		Signed
<a href="#">505.8 (1,10)</a>	Amend	<a href="#">SF406, §2</a>	2011-07-01		Signed
<a href="#">505.8 (19)</a>	Add	<a href="#">SF406, §3</a>	2011-07-01		Signed
<a href="#">505.18 (2)(u1)</a>	Amend	<a href="#">SF406, §4</a>	2011-07-01		Signed
<a href="#">505.18 (2)(d)</a>	Amend	<a href="#">SF406, §5</a>	2011-07-01		Signed
<a href="#">505.19 (3,4)</a>	Amend	<a href="#">SF406, §6</a>	2011-07-01		Signed
<a href="#">505.28</a>	Amend	<a href="#">SF474, §61</a>	2011-07-01		Signed
<a href="#">505.29</a>	Amend	<a href="#">SF474, §62</a>	2011-07-01		Signed
<a href="#">507E.8</a>	Amend	<a href="#">SF406, §7</a>	2011-07-01		Signed
<a href="#">508.12 (u1)</a>	Amend	<a href="#">SF260, §1</a>	2011-07-01		Signed
<a href="#">508.33</a>	Amend	<a href="#">SF475, §116</a>	2011-07-01		Signed
<a href="#">508C.5 (2A,2B,2C)</a>	Add	<a href="#">SF406, §8</a>	2011-07-01		Signed
<a href="#">508C.5 (5)</a>	Amend	<a href="#">SF406, §9</a>	2011-07-01		Signed
<a href="#">508C.5 (12A,13A,13B)</a>	Add	<a href="#">SF406, §10</a>	2011-07-01		Signed
<a href="#">508C.5 (14)</a>	Amend	<a href="#">SF406, §11</a>	2011-07-01		Signed
508C.8A	New	<a href="#">SF406, §12</a>	2011-07-01		Signed
<a href="#">508C.9 (2-6)</a>	Amend	<a href="#">SF406, §13</a>	2011-07-01		Signed
<a href="#">508C.9 (9,10)</a>	Add	<a href="#">SF406, §14</a>	2011-07-01		Signed
<a href="#">508C.11 (1)(c)</a>	Strike	<a href="#">SF406, §15</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">508C.11 (3)</a>	Amend	<a href="#">SF406, §16</a>	2011-07-01		Signed
<a href="#">508C.12 (1)(b-d)</a>	Amend	<a href="#">SF406, §17</a>	2011-07-01		Signed
<a href="#">508C.12 (2)</a>	Amend	<a href="#">SF406, §18</a>	2011-07-01		Signed
<a href="#">508C.12 (7)</a>	Strike	<a href="#">SF406, §19</a>	2011-07-01		Signed
<a href="#">508C.16</a>	Amend	<a href="#">SF406, §20</a>	2011-07-01		Signed
<a href="#">508C.17</a>	Amend	<a href="#">SF406, §21</a>	2011-07-01		Signed
<a href="#">508C.18</a>	Amend	<a href="#">SF406, §22</a>	2011-07-01		Signed
508C.18A	New	<a href="#">SF406, §23</a>	2011-07-01		Signed
<a href="#">511.8 (16)(h)</a>	Add	<a href="#">SF406, §24</a>	2011-07-01		Signed
<a href="#">511.8 (22)(i)</a>	Add	<a href="#">SF406, §25</a>	2011-07-01		Signed
<a href="#">511.8 (22)(i)(u1)</a>	Amend	<a href="#">SF533, §70, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">513B.2 (18)</a>	Amend	<a href="#">SF406, §26, 49</a>	2011-07-01		Signed
<a href="#">514C.13 (1)(j)</a>	Amend	<a href="#">SF406, §27, 49</a>	2011-07-01		Signed
<a href="#">514C.18 (1)(a)</a>	Strike and Replace	<a href="#">SF406, §28</a>	2011-07-01		Signed
<a href="#">514G.105 (1)(c)</a>	Amend	<a href="#">SF475, §117</a>	2011-07-01		Signed
<a href="#">514G.110 (6)(c)</a>	Amend	<a href="#">SF475, §118</a>	2011-07-01		Signed
<a href="#">514I.5 (1)(u1)</a>	Amend	<a href="#">SF475, §119</a>	2011-07-01		Signed
<a href="#">514I.5 (3)</a>	Amend	<a href="#">SF313, §11</a>	2011-09-09		Signed
<a href="#">514J.1</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.2</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.3</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.3A</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.4</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.5</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.6</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.7</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.8</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.9</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.10</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.11</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.12</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.13</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.14</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
<a href="#">514J.15</a>	Repeal	<a href="#">HF597, §21</a>	2011-07-01		Signed
514J.101	New	<a href="#">HF597, §1</a>	2011-07-01		Signed
514J.102	New	<a href="#">HF597, §2</a>	2011-07-01		Signed
514J.103	New	<a href="#">HF597, §3</a>	2011-07-01		Signed
514J.104	New	<a href="#">HF597, §4</a>	2011-07-01		Signed
514J.105	New	<a href="#">HF597, §5</a>	2011-07-01		Signed
514J.106	New	<a href="#">HF597, §6</a>	2011-07-01		Signed
514J.107	New	<a href="#">HF597, §7</a>	2011-07-01		Signed
514J.108	New	<a href="#">HF597, §8</a>	2011-07-01		Signed
514J.109	New	<a href="#">HF597, §9</a>	2011-07-01		Signed
<a href="#">514J.109 (3)(f)</a>	Amend	<a href="#">SF533, §71, 158</a>	2011-07-27	2011-07-01	Signed
514J.110	New	<a href="#">HF597, §10</a>	2011-07-01		Signed
514J.111	New	<a href="#">HF597, §11</a>	2011-07-01		Signed
514J.112	New	<a href="#">HF597, §12</a>	2011-07-01		Signed
514J.113	New	<a href="#">HF597, §13</a>	2011-07-01		Signed
514J.114	New	<a href="#">HF597, §14</a>	2011-07-01		Signed
514J.115	New	<a href="#">HF597, §15</a>	2011-07-01		Signed
514J.116	New	<a href="#">HF597, §16</a>	2011-07-01		Signed
514J.117	New	<a href="#">HF597, §17</a>	2011-07-01		Signed
514J.118	New	<a href="#">HF597, §18</a>	2011-07-01		Signed
514J.119	New	<a href="#">HF597, §19</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
514J.120	New	<a href="#">HF597, §20</a>	2011-07-01		Signed
<a href="#">515.78 (u1)</a>	Amend	<a href="#">SF260, §2</a>	2011-07-01		Signed
<a href="#">515.125 (1)</a>	Amend	<a href="#">SF406, §29</a>	2011-07-01		Signed
<a href="#">515.126</a>	Amend	<a href="#">SF406, §30</a>	2011-07-01		Signed
<a href="#">515.129A (1)</a>	Amend	<a href="#">SF406, §31</a>	2011-07-01		Signed
<a href="#">515.135</a>	Repeal	<a href="#">SF406, §48</a>	2011-07-01		Signed
<a href="#">515D.5 (1)</a>	Amend	<a href="#">SF406, §32</a>	2011-07-01		Signed
<a href="#">515D.7 (1)</a>	Amend	<a href="#">SF406, §33</a>	2011-07-01		Signed
<a href="#">515E.4 (4)</a>	Amend	<a href="#">SF474, §63</a>	2011-07-01		Signed
<a href="#">518C.3 (4)(b)(3)</a>	Amend	<a href="#">SF406, §34</a>	2011-07-01		Signed
<a href="#">518C.3 (4)(b)(4A,4B)</a>	Add	<a href="#">SF406, §35</a>	2011-07-01		Signed
<a href="#">518C.5</a>	Amend	<a href="#">SF406, §36</a>	2011-07-01		Signed
<a href="#">518C.6 (1)(a)(2)(b)</a>	Amend	<a href="#">SF406, §37</a>	2011-07-01		Signed
<a href="#">518C.15</a>	Amend	<a href="#">SF406, §38</a>	2011-07-01		Signed
<a href="#">521.1 (4)</a>	Amend	<a href="#">SF406, §39</a>	2011-07-01		Signed
<a href="#">521.2 (1)</a>	Amend	<a href="#">SF406, §40</a>	2011-07-01		Signed
<a href="#">521.2 (5,6,7)</a>	Add	<a href="#">SF406, §41</a>	2011-07-01		Signed
<a href="#">521E.3 (1)(a)(u1)</a>	Amend	<a href="#">SF406, §42</a>	2011-07-01		Signed
<a href="#">521E.3 (1)(a)(3)</a>	Add	<a href="#">SF406, §43</a>	2011-07-01		Signed
<a href="#">521F.4 (1)</a>	Amend	<a href="#">SF406, §44</a>	2011-07-01		Signed
<a href="#">521F.4 (1)(b)</a>	Amend	<a href="#">SF533, §72, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">522B.11 (7)</a>	Add	<a href="#">SF406, §45</a>	2011-07-01		Signed
<a href="#">523A.201 (2,3)</a>	Amend	<a href="#">HF404, §1</a>	2011-07-01		Signed
<a href="#">523A.201 (8)</a>	Amend	<a href="#">HF404, §2</a>	2011-07-01		Signed
<a href="#">523A.206 (1)</a>	Amend	<a href="#">SF406, §46</a>	2011-07-01		Signed
<a href="#">523A.405 (8)</a>	Amend	<a href="#">HF404, §3</a>	2011-07-01		Signed
<a href="#">523A.601 (6)(a)</a>	Amend	<a href="#">HF404, §4</a>	2011-07-01		Signed
<a href="#">523I.213A (1)</a>	Amend	<a href="#">SF406, §47</a>	2011-07-01		Signed
<a href="#">524.211 (3)</a>	Amend	<a href="#">HF328, §1</a>	2011-07-01		Signed
<a href="#">524.212 (2)</a>	Amend	<a href="#">HF328, §2</a>	2011-07-01		Signed
<a href="#">524.221 (1)(u1)</a>	Amend	<a href="#">HF405, §1</a>	2011-07-01		Signed
<a href="#">524.221 (2,3)</a>	Amend	<a href="#">HF405, §2</a>	2011-07-01		Signed
<a href="#">524.310 (5)(b)</a>	Amend	<a href="#">SF475, §120</a>	2011-07-01		Signed
<a href="#">524.310 (5)(b)</a>	Amend	<a href="#">SF533, §73, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">524.904 (5)</a>	Amend	<a href="#">HF328, §3</a>	2011-07-01		Signed
<a href="#">524.904 (7)(m)</a>	Add	<a href="#">HF328, §4, 10</a>	2011-05-03		Signed
<a href="#">524.1201 (4)</a>	Strike	<a href="#">HF328, §5</a>	2011-07-01		Signed
<a href="#">524.1406 (3)(a)</a>	Amend	<a href="#">SF475, §121</a>	2011-07-01		Signed
<a href="#">533.111 (4)(b)</a>	Amend	<a href="#">SF475, §122</a>	2011-07-01		Signed
<a href="#">533.204 (5)</a>	Amend	<a href="#">SF475, §123</a>	2011-07-01		Signed
<a href="#">533.205 (2)(d)</a>	Amend	<a href="#">SF475, §124</a>	2011-07-01		Signed
<a href="#">533.207 (4)</a>	Amend	<a href="#">SF475, §125</a>	2011-07-01		Signed
<a href="#">533.301 (1)(u1)</a>	Amend	<a href="#">SF474, §64</a>	2011-07-01		Signed
<a href="#">533.315 (9)(a)</a>	Amend	<a href="#">SF475, §126</a>	2011-07-01		Signed
<a href="#">533.322 (1)</a>	Amend	<a href="#">HF405, §3</a>	2011-07-01		Signed
<a href="#">533.324</a>	Amend	<a href="#">HF405, §4</a>	2011-07-01		Signed
<a href="#">533.329 (2)(l)</a>	Add	<a href="#">SF517, §45, 47, 71</a>	2011-07-27	2011-01-01	Signed
<a href="#">533.404 (2)</a>	Amend	<a href="#">SF475, §127</a>	2011-07-01		Signed
<a href="#">533.505 (4)</a>	Amend	<a href="#">SF475, §128</a>	2011-07-01		Signed
<a href="#">534.202 (1)</a>	Amend	<a href="#">SF475, §129</a>	2011-07-01		Signed
<a href="#">535.2 (6)(a)</a>	Amend	<a href="#">SF474, §65</a>	2011-07-01		Signed
<a href="#">535A.6 (1)</a>	Amend	<a href="#">SF474, §66</a>	2011-07-01		Signed
<a href="#">535B.1 (8)</a>	Amend	<a href="#">SF475, §130</a>	2011-07-01		Signed
<a href="#">535B.4 (8A)</a>	Add	<a href="#">HF328, §6</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">535B.6</a>	Amend	<a href="#">HF328, §7</a>	2011-07-01		Signed
<a href="#">535D.4 (1)</a>	Amend	<a href="#">HF328, §8</a>	2011-07-01		Signed
535D.23	New	<a href="#">HF328, §9</a>	2011-07-01		Signed
<a href="#">536.19</a>	Amend	<a href="#">SF474, §67</a>	2011-07-01		Signed
<a href="#">537.3203</a>	Amend	<a href="#">SF474, §68</a>	2011-07-01		Signed
537A.5	New	<a href="#">SF396, §1</a>	2011-07-01		Signed
<a href="#">537A.5 (1)</a>	Amend	<a href="#">SF533, §99, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">542.3 (1)(a)(3)</a>	Amend	<a href="#">HF646, §50, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">543B.29 (4)</a>	Amend	<a href="#">SF460, §1</a>	2011-07-01		Signed
<a href="#">543B.33</a>	Amend	<a href="#">SF460, §2</a>	2011-07-01		Signed
<a href="#">543B.34 (u3)</a>	Amend	<a href="#">SF460, §3</a>	2011-07-01		Signed
<a href="#">543B.56A</a>	Amend	<a href="#">SF460, §4</a>	2011-07-01		Signed
<a href="#">546.10 (10)</a>	Amend	<a href="#">SF475, §131</a>	2011-07-01		Signed
<a href="#">546.12</a>	Amend	<a href="#">HF646, §51, 89</a>	2011-07-18	2011-07-01	IV Part
546B.1	New	<a href="#">SF399, §1</a>	2011-07-01		Signed
546B.2	New	<a href="#">SF399, §2</a>	2011-07-01		Signed
546B.3	New	<a href="#">SF399, §3</a>	2011-07-01		Signed
<a href="#">554.4406 (2)</a>	Amend	<a href="#">HF405, §5</a>	2011-07-01		Signed
<a href="#">558.66</a>	Strike and Replace	<a href="#">HF243, §1</a>	2011-07-01		Signed
<a href="#">558.69 (1)(e)</a>	Amend	<a href="#">SF299, §8</a>	2011-07-01		Signed
<a href="#">558A.4</a>	Amendment Directive	<a href="#">SF474, §143</a>	2011-07-01		Signed
<a href="#">561.13</a>	Amend	<a href="#">SF400, §1</a>	2011-07-01		Signed
<a href="#">568.16</a>	Amend	<a href="#">SF533, §37, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">572.13 (2)</a>	Amend	<a href="#">SF474, §69</a>	2011-07-01		Signed
<a href="#">579A.2 (5)</a>	Amend	<a href="#">SF478, §2</a>	2011-07-01		Signed
<a href="#">579B.4 (4)(a)</a>	Amend	<a href="#">SF478, §3</a>	2011-07-01		Signed
<a href="#">581.2 (2)</a>	Amend	<a href="#">SF478, §4</a>	2011-07-01		Signed
<a href="#">582.1 (u1)</a>	Add	<a href="#">SF475, §132</a>	2011-07-01		Signed
<a href="#">598.41D</a>	Amend	<a href="#">HF195, §1, 2</a>	2011-04-12		Signed
<a href="#">600.8 (9)</a>	Amend	<a href="#">SF482, §5</a>	2011-07-01		Signed
<a href="#">600.11 (2)</a>	Amend	<a href="#">SF475, §133</a>	2011-07-01		Signed
<a href="#">600A.8 (8)(a)</a>	Amend	<a href="#">SF525, §59, 62</a>	2012-07-01		Signed
<a href="#">600C.1 (5)</a>	Amend	<a href="#">SF475, §134</a>	2011-07-01		Signed
602.2301	New	<a href="#">SF326, §2</a>	2011-07-01		Signed
<a href="#">602.4201 (3)(h)</a>	Amend	<a href="#">SF525, §60, 62</a>	2012-07-01		Signed
602.6113	New	<a href="#">SF326, §3</a>	2011-07-01		Signed
<a href="#">602.6305 (2,3)</a>	Amend	<a href="#">SF326, §4</a>	2011-07-01		Signed
<a href="#">602.6404 (1)</a>	Amend	<a href="#">SF326, §5</a>	2011-07-01		Signed
<a href="#">602.8105 (2)(e)</a>	Amend	<a href="#">SF475, §135</a>	2011-07-01		Signed
<a href="#">602.8109 (6)</a>	Amend	<a href="#">SF475, §136</a>	2011-07-01		Signed
<a href="#">602.9111 (1)</a>	Amend	<a href="#">HF484, §13</a>	2011-07-01		Signed
<a href="#">602.9203 (1)</a>	Amend	<a href="#">SF326, §6</a>	2011-07-01		Signed
<a href="#">602.9203 (2)(c)</a>	Amend	<a href="#">SF326, §7</a>	2011-07-01		Signed
<a href="#">602.9203 (5)(b)</a>	Amend	<a href="#">SF326, §8</a>	2011-07-01		Signed
<a href="#">602.10133</a>	Amend	<a href="#">SF533, §38, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">617.3 (3)</a>	Amend	<a href="#">SF474, §70</a>	2011-07-01		Signed
<a href="#">622.10 (3A)</a>	Add	<a href="#">SF291, §2, 3</a>	2011-03-30		Signed
<a href="#">622.62 (3)</a>	Amend	<a href="#">SF474, §71</a>	2011-07-01		Signed
<a href="#">624.23 (2)(c)</a>	Amend	<a href="#">SF244, §1</a>	2011-07-01		Signed
<a href="#">624.37</a>	Amend	<a href="#">SF244, §2</a>	2011-07-01		Signed
<a href="#">626D.5 (4)</a>	Amend	<a href="#">SF475, §137</a>	2011-07-01		Signed
<a href="#">631.1 (8)</a>	Add	<a href="#">SF244, §3</a>	2011-07-01		Signed
<a href="#">631.17 (1)(c)</a>	Amend	<a href="#">SF474, §72</a>	2011-07-01		Signed
<a href="#">633.3 (4)</a>	Amend	<a href="#">SF475, §138</a>	2011-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
633.220A	New	<a href="#">HF245, §2</a>	2011-07-01		Signed
<a href="#">633.231 (2)</a>	Amend	<a href="#">SF475, §139</a>	2011-07-01		Signed
<a href="#">633.267</a>	Amend	<a href="#">HF245, §3</a>	2011-07-01		Signed
<a href="#">633.279 (2)</a>	Amend	<a href="#">SF474, §73</a>	2011-07-01		Signed
<a href="#">633.477 (13)</a>	Add	<a href="#">HF245, §4</a>	2011-07-01		Signed
<a href="#">633.675</a>	Amend	<a href="#">SF474, §74</a>	2011-07-01		Signed
<a href="#">633.707 (4)</a>	Amend	<a href="#">SF474, §75</a>	2011-07-01		Signed
<a href="#">633.717 (8)</a>	Amend	<a href="#">SF475, §140</a>	2011-07-01		Signed
<a href="#">633A.3106</a>	Amend	<a href="#">HF245, §5</a>	2011-07-01		Signed
<a href="#">633A.3112 (1)</a>	Amend	<a href="#">SF475, §141</a>	2011-07-01		Signed
<a href="#">636.45 (2)</a>	Amend	<a href="#">SF475, §142</a>	2011-07-01		Signed
<a href="#">642.5</a>	Amend	<a href="#">SF474, §76</a>	2011-07-01		Signed
<a href="#">642.21 (1)(u1)</a>	Amend	<a href="#">SF474, §77</a>	2011-07-01		Signed
<a href="#">654.4B (2)(b)</a>	Amend	<a href="#">SF510, §17, 29</a>	2011-07-29	2011-06-30	Signed
<a href="#">654.6</a>	Amend	<a href="#">SF475, §143</a>	2011-07-01		Signed
<a href="#">663.44</a>	Amend	<a href="#">SF533, §39, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">669.2 (4)(u1)</a>	Amend	<a href="#">SF194, §11</a>	2011-07-01		Signed
<a href="#">669.2 (5)</a>	Amend	<a href="#">HF645, §64, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">685.1 (11)</a>	Amend	<a href="#">HF649, §100, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">685.1 (15)</a>	Add	<a href="#">HF649, §101, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">685.2 (1)(u1)</a>	Amend	<a href="#">HF649, §102, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">685.3 (5)(c)</a>	Strike and Replace	<a href="#">HF649, §103, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">685.3 (6)</a>	Amend	<a href="#">HF649, §104, 156</a>	2011-07-26	2011-07-01	Signed
<a href="#">690.2</a>	Amend	<a href="#">SF236, §5</a>	2011-07-01		Signed
<a href="#">690.4</a>	Amend	<a href="#">SF236, §6</a>	2011-07-01		Signed
<a href="#">692.15 (6)</a>	Amend	<a href="#">SF236, §7</a>	2011-07-01		Signed
<a href="#">692A.102 (1)(a)(6)(b)</a>	Amend	<a href="#">SF236, §8</a>	2011-07-01		Signed
<a href="#">692A.113 (1)(h)</a>	Amend	<a href="#">SF475, §144</a>	2011-07-01		Signed
<a href="#">692A.118 (11)</a>	Amend	<a href="#">SF474, §78</a>	2011-07-01		Signed
<a href="#">692A.126 (1)(g)</a>	Amend	<a href="#">SF236, §9</a>	2011-07-01		Signed
<a href="#">707.6A (4)</a>	Amend	<a href="#">SF475, §145</a>	2011-07-01		Signed
<a href="#">714.8 (14)(a)</a>	Amend	<a href="#">SF475, §146</a>	2011-07-01		Signed
714.27	New	<a href="#">HF299, §1</a>	2011-07-01		Signed
<a href="#">716.7 (2)(f)</a>	Add	<a href="#">HF299, §2</a>	2011-07-01		Signed
<a href="#">716.7 (3)</a>	Amend	<a href="#">HF299, §3</a>	2011-07-01		Signed
<a href="#">716.7 (5A)</a>	Add	<a href="#">HF299, §4</a>	2011-07-01		Signed
<a href="#">716.7 (6)(d,e)</a>	Add	<a href="#">HF299, §5</a>	2011-07-01		Signed
<a href="#">716.8 (2)</a>	Amend	<a href="#">HF299, §6</a>	2011-07-01		Signed
<a href="#">716.8 (6)</a>	Add	<a href="#">HF299, §7</a>	2011-07-01		Signed
<a href="#">716B.1 (5,6)</a>	Amend	<a href="#">SF299, §9</a>	2011-07-01		Signed
<a href="#">717.1 (01,001)</a>	Add	<a href="#">SF478, §5</a>	2011-07-01		Signed
717.3	New	<a href="#">SF478, §6</a>	2011-07-01		Signed
<a href="#">717.3 (5)(b)</a>	Amend	<a href="#">SF533, §74, 158</a>	2011-07-27	2011-07-01	Signed
717.4	New	<a href="#">SF478, §7</a>	2011-07-01		Signed
<a href="#">717.4 (2)</a>	Amend	<a href="#">SF533, §75, 158</a>	2011-07-27	2011-07-01	Signed
717.4A	New	<a href="#">SF478, §8</a>	2011-07-01		Signed
<a href="#">717.4A</a>	Amend	<a href="#">SF533, §76, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">717.5 (1-3)</a>	Amend	<a href="#">SF478, §9</a>	2011-07-01		Signed
717.6	New	<a href="#">SF478, §10</a>	2011-07-01		Signed
<a href="#">717F.1 (10)(c)</a>	Amend	<a href="#">SF475, §147</a>	2011-07-01		Signed
718B.1	New	<a href="#">SF397, §1</a>	2011-07-01		Signed
719.7A	New	<a href="#">SF124, §1</a>	2011-07-01		Signed
<a href="#">724.7 (2)</a>	Amend	<a href="#">SF194, §12</a>	2011-07-01		Signed
<a href="#">724.31</a>	Strike and Replace	<a href="#">SF456, §1, 3</a>	2011-04-19		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">728.8</a>	Amend	<a href="#">SF475, §148</a>	2011-07-01		Signed
<a href="#">731.8</a>	Amend	<a href="#">SF475, §149</a>	2011-07-01		Signed
<a href="#">805.8A (4)(u1)</a>	Amend	<a href="#">SF475, §150</a>	2011-07-01		Signed
<a href="#">805.8A (6)(u1)</a>	Amend	<a href="#">SF475, §151</a>	2011-07-01		Signed
<a href="#">805.8A (7)(u1)</a>	Amend	<a href="#">SF475, §152</a>	2011-07-01		Signed
<a href="#">805.8A (8)(u1)</a>	Amend	<a href="#">SF475, §153</a>	2011-07-01		Signed
<a href="#">805.8A (13)(f)</a>	Strike and Replace	<a href="#">SF205, §28</a>	2011-07-01		Signed
<a href="#">805.8A (13)(g)</a>	Strike	<a href="#">SF205, §29</a>	2011-07-01		Signed
<a href="#">805.8A (14)(c)(2)</a>	Amend	<a href="#">SF475, §154</a>	2011-07-01		Signed
<a href="#">811.1 (1,2)</a>	Amend	<a href="#">HF271, §1</a>	2011-07-01		Signed
<a href="#">818</a>	Repeal	<a href="#">HF321, §6</a>	2011-07-01		Signed
<a href="#">819A</a>	Repeal	<a href="#">HF321, §7</a>	2011-07-01		Signed
<a href="#">901.3 (1)</a>	Amend	<a href="#">SF259, §1</a>	2011-07-01		Signed
<a href="#">901.3 (7)(u2)</a>	Amend	<a href="#">SF259, §3</a>	2011-07-01		Signed
<a href="#">901.3 (8)</a>	Add	<a href="#">SF259, §2</a>	2011-07-01		Signed
<a href="#">901.5 (10)</a>	Amend	<a href="#">SF205, §30</a>	2011-07-01		Signed
<a href="#">902.1</a>	Amend	<a href="#">SF533, §147, 148</a>	2011-07-27		Signed
<a href="#">903A.2 (3)</a>	Amend	<a href="#">HF271, §2</a>	2011-07-01		Signed
<a href="#">903A.5 (1)</a>	Amend	<a href="#">HF271, §3</a>	2011-07-01		Signed
<a href="#">903A.5 (1)</a>	Amend	<a href="#">SF533, §77, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">904.114</a>	Amend	<a href="#">HF646, §52, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">904.312B</a>	Amend	<a href="#">SF474, §79</a>	2011-07-01		Signed
<a href="#">904.601 (u1)</a>	Amend	<a href="#">HF645, §65, 106</a>	2011-07-27	2011-07-01	Signed
<a href="#">907.3 (3)(u1)</a>	Amend	<a href="#">SF475, §155</a>	2011-07-01		Signed
<a href="#">907.4</a>	Amend	<a href="#">SF236, §10</a>	2011-07-01		Signed
<a href="#">907.5</a>	Amend	<a href="#">SF259, §4</a>	2011-07-01		Signed
<a href="#">908.11 (4)</a>	Amend	<a href="#">SF475, §156</a>	2011-07-01		Signed
<a href="#">910.1 (4)</a>	Amend	<a href="#">HF389, §2</a>	2011-07-01		Signed
<a href="#">910.2 (1)</a>	Amend	<a href="#">HF389, §3</a>	2011-07-01		Signed
<a href="#">915.86 (14)</a>	Amend	<a href="#">SF475, §157</a>	2011-07-01		Signed

### 2011 ACTS AMENDED (LISTED BY BILL)

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">House File 45.2 (2)(c)</a>	Add	<a href="#">HF648, §45, 46, 47</a>	2011-07-27	2011-03-07	Signed
<a href="#">House File 45.8</a>	Amend	<a href="#">HF646, §55, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">House File 45.39</a>	Amend	<a href="#">SF533, §49, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 45.50</a>	Amend	<a href="#">SF533, §51, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 267.2</a>	Amend	<a href="#">SF533, §92, 102</a>	2011-07-27	2011-03-29	Signed
<a href="#">House File 271.3</a>	Amend	<a href="#">SF533, §77, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 348.7</a>	Amend	<a href="#">SF533, §68, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 348.19</a>	Amend	<a href="#">SF533, §69, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 389.1</a>	Strike and Replace	<a href="#">HF646, §49, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">House File 467.20</a>	Amend	<a href="#">SF533, §54, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 536.26</a>	Amend	<a href="#">SF533, §18, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 562.3</a>	Amend	<a href="#">SF533, §57, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 597.9</a>	Amend	<a href="#">SF533, §71, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 645.5 (4)(a)</a>	Amend	<a href="#">HF698, §4</a>	2011-07-01		Signed
<a href="#">House File 651.2</a>	Amend	<a href="#">SF533, §59, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">House File 651.2</a>	Amend	<a href="#">SF533, §60, 158</a>	2011-07-27	2011-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<a href="#">House File 672.4</a>	Amend	<a href="#">HF590, §33, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">House File 672.9</a>	Amend	<a href="#">HF590, §34, 89</a>	2011-07-18	2011-07-01	Signed
<a href="#">Senate File 194.10</a>	Amend	<a href="#">SF533, §67, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 209.30</a>	Amend	<a href="#">SF533, §50, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 236.1</a>	Amend	<a href="#">SF533, §90, 158</a>	2011-07-27	2011-07-01	IV Full
<a href="#">Senate File 325</a>	Repeal	<a href="#">SF325, §9, 10</a>	2011-03-23		Signed
<a href="#">Senate File 396.1</a>	Amend	<a href="#">SF533, §99, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 406.25</a>	Amend	<a href="#">SF533, §70, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 406.44</a>	Amend	<a href="#">SF533, §72, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 429.1</a>	Amend	<a href="#">SF533, §55, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 453.1</a>	Amend	<a href="#">SF533, §58, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 475.11</a>	Amend	<a href="#">SF533, §52, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 475.17</a>	Amend	<a href="#">SF533, §53, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 475.47</a>	Amend	<a href="#">SF533, §56, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 475.120</a>	Amend	<a href="#">SF533, §73, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 478.1</a>	Amend	<a href="#">SF533, §35, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 478.6</a>	Amend	<a href="#">SF533, §74, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 478.7</a>	Amend	<a href="#">SF533, §75, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 478.8</a>	Amend	<a href="#">SF533, §76, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 478.11</a>	Amend	<a href="#">SF533, §11, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 508</a>	Effective Date	<a href="#">SF533, §149, 153</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 510.28</a>	Amend	<a href="#">SF533, §134, 136</a>	2011-07-27		Signed
<a href="#">Senate File 510.29</a>	Amend	<a href="#">SF533, §135, 136</a>	2011-07-27		Signed
<a href="#">Senate File 511</a>	Effective Date	<a href="#">SF533, §150, 153</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 512.18</a>	Amend	<a href="#">SF209, §1, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">Senate File 512.18</a>	Amend	<a href="#">SF209, §2, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">Senate File 512.21</a>	Amend	<a href="#">SF209, §3, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">Senate File 512.21</a>	Amend	<a href="#">SF209, §4, 5, 6</a>	2011-04-21	2008-01-01	IV Full
<a href="#">Senate File 517</a>	Amend	<a href="#">HF590, §23, 36, 89</a>	2011-07-18	2011-01-01	Signed
<a href="#">Senate File 521.1</a>	Amend	<a href="#">SF517, §30, 35</a>	2011-07-27	2009-07-01	Signed
<a href="#">Senate File 525.6</a>	Effective Date	<a href="#">SF533, §151, 153</a>	2011-07-27	2011-06-30	Signed
<a href="#">Senate File 525.7</a>	Effective Date	<a href="#">SF533, §151, 153</a>	2011-07-27	2011-06-30	Signed
<a href="#">Senate File 525.8</a>	Effective Date	<a href="#">SF533, §151, 153</a>	2011-07-27	2011-06-30	Signed
<a href="#">Senate File 525.9</a>	Effective Date	<a href="#">SF533, §151, 153</a>	2011-07-27	2011-06-30	Signed
<a href="#">Senate File 531.17</a>	Amend	<a href="#">SF533, §62, 78, 79</a>	2012-01-01	2012-01-01	Signed
<a href="#">Senate File 531.25</a>	Amend	<a href="#">SF533, §94, 104</a>	2012-01-01	2012-01-01	Signed
<a href="#">Senate File 531.35</a>	Amend	<a href="#">SF533, §63, 79, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 531.35</a>	Amend	<a href="#">SF533, §64, 79, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 531.35</a>	Amend	<a href="#">SF533, §65, 79, 158</a>	2011-07-27	2011-07-01	Signed
<a href="#">Senate File 531.59</a>	Amend	<a href="#">SF533, §66, 78</a>	2012-01-01		Signed

**ACTS FROM YEARS BEFORE 2011  
(LISTED BY CHAPTER)**

**2010 ACTS AMENDED**

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1031.255	Strike and Replace	<a href="#">SF475, §158, 170</a>	2011-04-07	2010-03-10	Signed
Chapter 1031.310 (5)	Add	<a href="#">HF45, §35</a>	2011-07-01		Signed
Chapter 1031.348	Amend	<a href="#">HF649, §96, 99</a>	2011-07-26	2011-01-01	IV Full

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1031.349	Repeal	<a href="#">HF649, §97, 99</a>	2011-07-26	2011-01-01	IV Full
Chapter 1082.4	Amend	<a href="#">SF475, §159, 170</a>	2011-04-07	2010-07-01	Signed
Chapter 1183.6 (1)	Amend	<a href="#">HF45, §15, 18</a>	2011-03-07		Signed
Chapter 1184.1 (1)(c)(u1)	Amend	<a href="#">HF45, §26, 27</a>	2011-03-07		Signed
Chapter 1184.2 (3)(u1)	Amend	<a href="#">HF648, §36, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.10 (2)(b)	Amend	<a href="#">HF648, §37, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.10 (2)(b)(u2)	Amend	<a href="#">HF648, §38, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.10 (8)	Amend	<a href="#">HF648, §39, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.14	Amend	<a href="#">HF648, §40, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.26	Amend	<a href="#">SF533, §105, 107</a>	2011-07-27	2010-08-27	Signed
Chapter 1184.37	Amend	<a href="#">HF648, §41, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.37 (u1)	Add	<a href="#">SF517, §33, 35</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.39	Amend	<a href="#">HF648, §42, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.43	Amend	<a href="#">HF648, §43, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.51	Amend	<a href="#">HF648, §30, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1184.58	Amend	<a href="#">HF648, §33, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1186.1 (11)	Amend	<a href="#">HF45, §12, 14</a>	2011-03-07		Signed
Chapter 1188.22	Amend	<a href="#">HF45, §36</a>	2011-07-01		Signed
Chapter 1189.28	Amend	<a href="#">HF45, §32, 34</a>	2011-03-07		Signed
Chapter 1192.1 (2)	Amend	<a href="#">HF649, §58, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.3 (2)(d)	Add	<a href="#">HF649, §59, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.11 (25)	Add	<a href="#">HF649, §60, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.14 (4)	Add	<a href="#">HF649, §61, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.19 (22)	Amend	<a href="#">HF649, §62, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.20 (4,5)	Add	<a href="#">HF649, §63, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.29 (u1)	Add	<a href="#">HF649, §64, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.30 (5)	Add	<a href="#">HF649, §65, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.37 (1)	Amend	<a href="#">HF649, §66, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.44	Amend	<a href="#">HF649, §67, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.55	Amend	<a href="#">HF649, §52, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.56	Amend	<a href="#">HF649, §53, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.63	Amend	<a href="#">HF649, §54, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1192.78	Strike and Replace	<a href="#">SF474, §81, 144, 145</a>	2011-04-06	2010-07-01	Signed
Chapter 1193.1	Amend	<a href="#">HF649, §44, 156</a>	2011-07-26	2011-07-01	Signed
Chapter 1193.1 (4,5,6,7,8)	Add	<a href="#">HF649, §45, 156</a>	2011-07-26	2011-07-01	IV Part
Chapter 1193.6	Amend	<a href="#">HF648, §44, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1193.29	Amend	<a href="#">HF646, §54, 60</a>	2011-07-18		Signed
Chapter 1193.84 (2)(u1)	Amend	<a href="#">SF209, §15, 16</a>	2011-04-21		Signed
Chapter 1193.88	Amend	<a href="#">SF517, §34, 35</a>	2011-07-27	2011-06-30	Signed
Chapter 1193.90 (1)	Amend	<a href="#">SF533, §106, 107</a>	2011-07-27	2010-08-27	Signed
Chapter 1193.99	Amend	<a href="#">HF649, §46, 48</a>	2011-07-26	2010-12-01	Signed
Chapter 1193.141	Amend	<a href="#">SF475, §160, 170</a>	2011-04-07	2011-01-01	Signed
Chapter 1193.166 (2,3)	Amend	<a href="#">SF533, §117, 119</a>	2011-07-27	2011-06-15	IV Full
Chapter 1193.199	Amend	<a href="#">SF209, §17, 18</a>	2011-04-21	2010-04-29	Signed
Chapter 1193.203	Amend	<a href="#">SF475, §161, 170</a>	2011-04-07	2010-07-01	Signed

## 2009 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 36.3	Repeal	<a href="#">SF286, §3, 4</a>	2011-04-14		Signed
Chapter 118.1 (11)	Amend	<a href="#">HF45, §21</a>	2011-03-07		IV Full

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 169.4 (2)	Amend	<a href="#">HF646, §53, 89</a>	2011-07-18	2011-07-01	Signed
Chapter 173.21	Amend	<a href="#">HF648, §33, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 173.24 (4)(b)(u1)	Amend	<a href="#">HF648, §34, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 178.20	Amend	<a href="#">SF510, §21, 47</a>	2011-07-29	2011-07-01	Signed
Chapter 179.146	Repeal	<a href="#">HF646, §57, 89</a>	2011-07-18	2011-07-01	Signed
Chapter 182.9 (16)(b)	Amend	<a href="#">HF649, §54, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 182.14 (5)(u1)	Add	<a href="#">HF649, §55, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 182.82	Amend	<a href="#">HF649, §52, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 182.83	Amend	<a href="#">HF649, §53, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 183.62 (3)	Amend	<a href="#">HF649, §56, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 183.62 (4)	Amend	<a href="#">HF649, §57, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 183.65 (3)	Amend	<a href="#">HF45, §22, 23</a>	2011-03-07		Signed
Chapter 184.3	Amend	<a href="#">HF648, §35, 46</a>	2011-07-27	2011-06-30	Signed

### 2008 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1179.7	Amend	<a href="#">HF648, §33, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1179.18	Amend	<a href="#">HF648, §34, 46</a>	2011-07-27	2011-06-30	Signed
Chapter 1187.68	Amend	<a href="#">HF649, §52, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1187.69 (u1)	Amend	<a href="#">HF649, §53, 74</a>	2011-07-26	2011-06-30	Signed
Chapter 1190.30 (3)	Amend	<a href="#">SF517, §32, 71</a>	2011-07-27	2011-07-01	Signed

### 2007 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 219.2	Amend	<a href="#">HF648, §32, 46</a>	2011-07-27	2011-06-30	Signed

### 2006 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1142.49 (2)	Amend	<a href="#">SF531, §11, 13, 14</a>	2011-05-26	2011-01-01	Signed
Chapter 1142.49 (3)	Amend	<a href="#">SF531, §20, 22</a>	2011-07-01		Signed
Chapter 1175.17	Amend	<a href="#">SF531, §11, 13, 14</a>	2011-05-26	2011-01-01	Signed
Chapter 1179.18 (5)	Add	<a href="#">HF648, §31, 46</a>	2011-07-27	2011-06-30	Signed

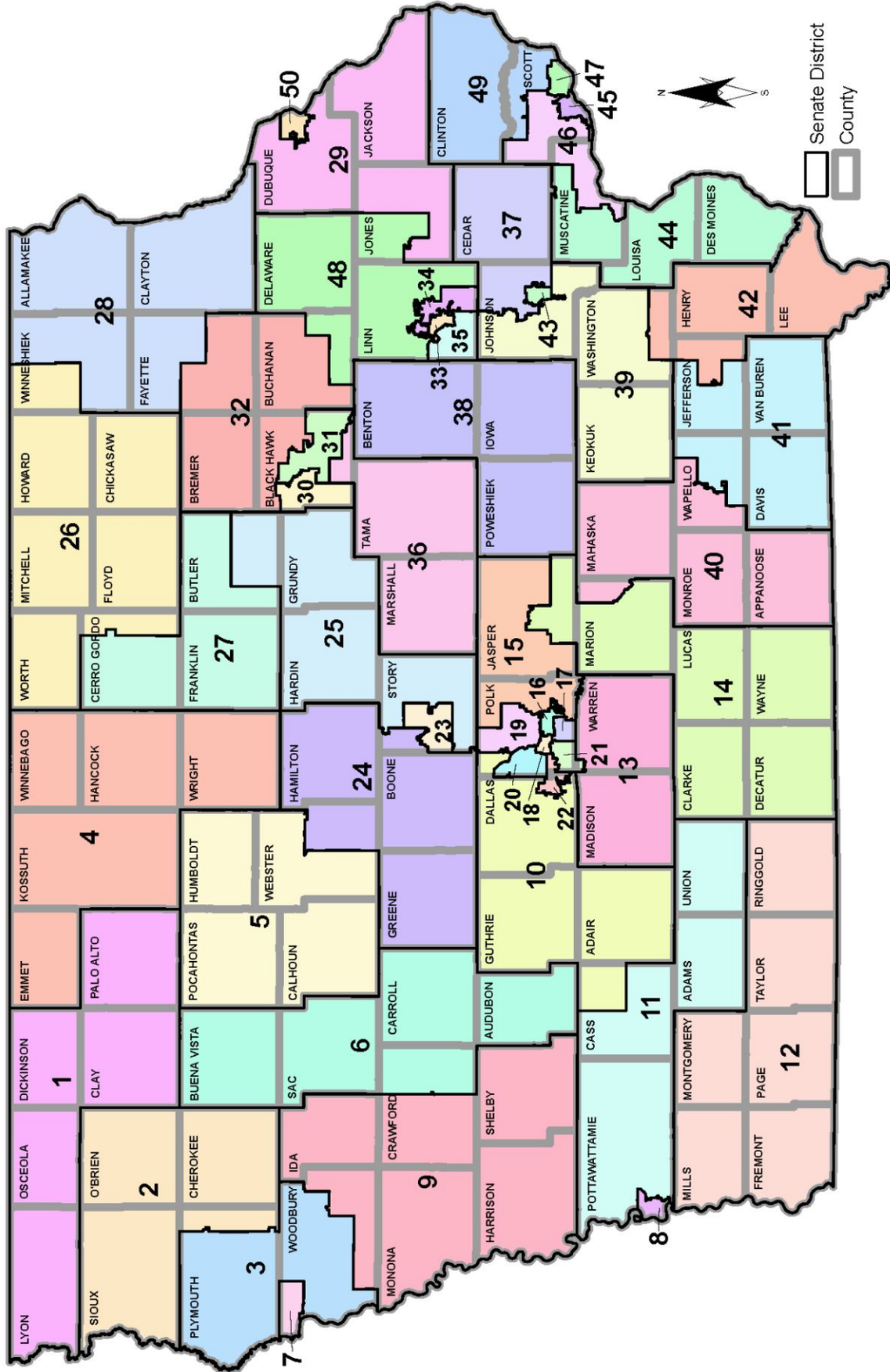
### 2004 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1175.288 (7)(d)	Amend	<a href="#">HF648, §30, 46</a>	2011-07-27	2011-06-30	Signed



# IOWA SENATE DISTRICTS

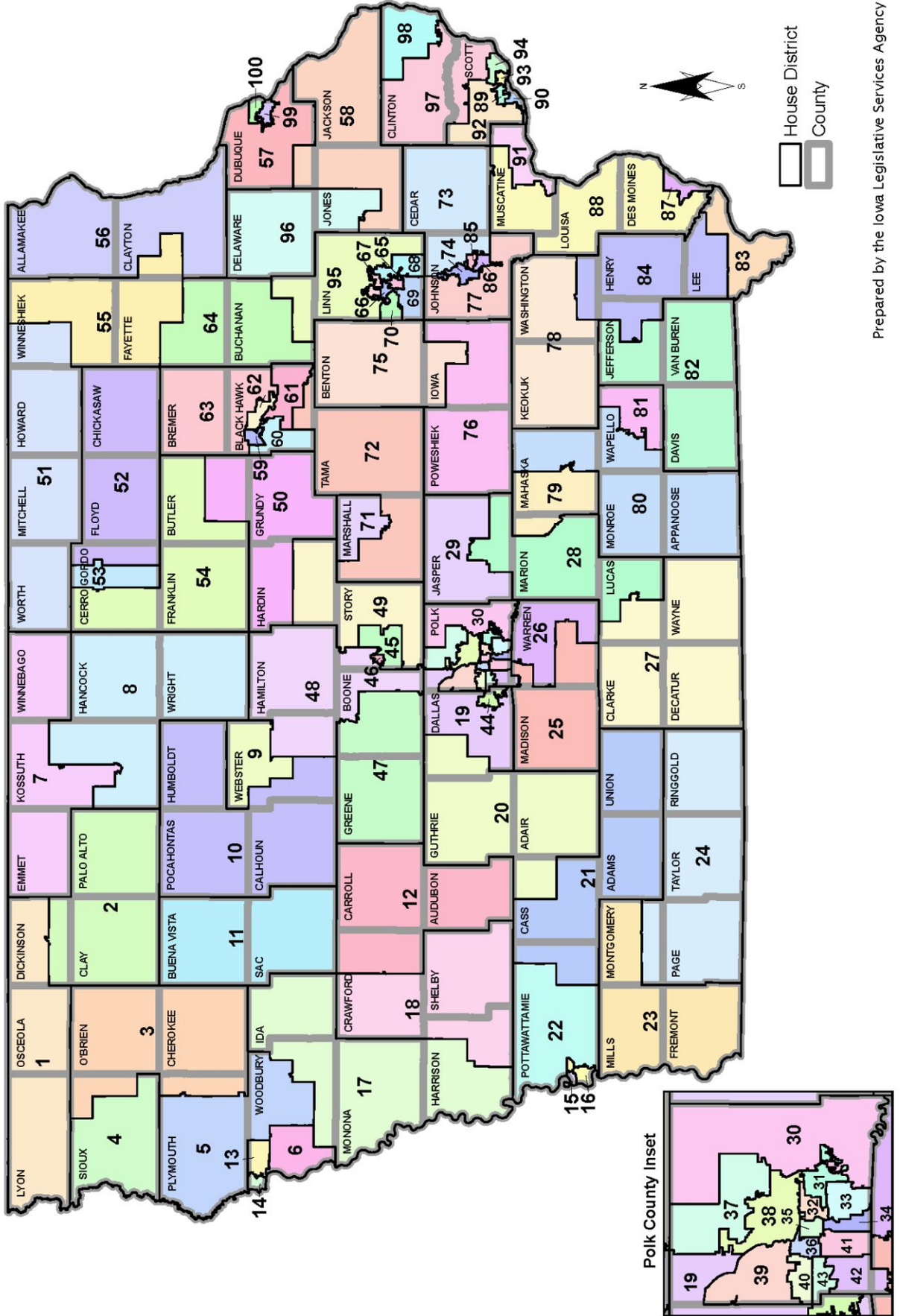
Effective Beginning with the Elections in 2012 for the 85th General Assembly



Prepared by the Iowa Legislative Services Agency

# IOWA HOUSE DISTRICTS

Effective Beginning with the Elections in 2012 for the 85th General Assembly



Prepared by the Iowa Legislative Services Agency