

# **2014 SESSION FISCAL REPORT**

**85th General Assembly  
State of Iowa**

**Fiscal Services Division  
Legislative Services Agency  
July 2014**

# **Miscellaneous Appropriations Acts**

**FUNDING SUMMARY**

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House File 2473 makes adjustments to General Fund standing appropriations currently in statute resulting in a decrease of \$20.0 million for FY 2015. The Act appropriates a total of \$4.4 million from other funds including \$1.4 million from the Groundwater Protection Fund and an estimated \$3.0 million from the Economic Emergency Fund for State Appeal Board claims.

**MAJOR INCREASES/DECREASES/TRANSFERS OF EXISTING PROGRAMS**

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| Reduces the FY 2015 standing unlimited appropriation for the Legislative Branch by \$3.0 million and allows the Legislative Branch to carry forward unexpended funds budgeted during FY 2014 to FY 2015.  | Page 2, Line 5  |
| Increases the limit placed on the FY 2015 General Fund appropriation to the Department of Cultural Affairs for operational support grants and community cultural grants from to \$208,000 to \$417,000.   | Page 2, Line 22 |
| Removes the limit placed on the FY 2015 General Fund standing unlimited appropriation to the Iowa Economic Development Authority for regional tourism marketing that was enacted during the 2013 Legislative Session. This will return the appropriation to the estimated statutory level of \$1.1 million for FY 2015. | Page 2, Line 27 |
| Increases the limit for the General Fund appropriation to the Department of Revenue for tobacco reporting enforcement from \$9,000 to \$18,000 for FY 2015.   | Page 2, Line 37 |
| Reduces the FY 2015 State school aid funding to area education agencies (AEAs) by \$15.0 million.   | Page 2, Line 41 |
| Creates a standing unlimited appropriation from the Economic Emergency Fund for payment of State Appeal Board claims beginning in FY 2015. The amount currently budgeted for Appeal Board claims in FY 2015 is \$3.0 million. <i>This item was vetoed by the Governor.</i>  | Page 3, Line 20 |

**SIGNIFICANT CODE CHANGES**

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| Requires State agencies to submit FY 2016 budget information to the Department of Management (DOM) and include all proposed expenditures, supporting data, and explanations. Requires the Director of the DOM to consult with the Legislative Services Agency (LSA) concerning the provision of support data. Requires budgeted expenditures to be prioritized by program or by expected results, and requires performance measures to be included with the budget information. | Page 1, Line 9 |
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Makes changes to the Iowa Code to allow the payment of State Appeal Board claims to be appropriated from the Economic Emergency Fund beginning in FY 2015. Under current law, State Appeal Board claims are paid from the General Fund. <i>This item was vetoed by the Governor.</i>	Page 3, Line 11
Requires State Appeal Board claims to be paid from the Economic Emergency Fund to the extent that funds are available. If sufficient funds are not available in the Economic Emergency Fund, the claims will be paid from the General Fund. <i>This item was vetoed by the Governor.</i>	Page 3, Line 26
Requires the Office of Grants Enterprise Management to submit a report to the Fiscal Services Division of the LSA by December 1 of each year that lists all federal grants received during the most recently completed federal fiscal year with a value over \$1,000. The Act also requires all Executive Branch agencies to submit federal grant information to the Office of Grants Enterprise Management that includes specific information relating to the federal funds. Requires the Fiscal Services Division to compile the federal funds information and submit the information to the respective joint appropriation subcommittees. <i>This item was vetoed by the Governor.</i>	Page 4, Line 37
Permits members of boards and commissions to sell services to Executive Branch agencies if they are not employed by the agency or if they do not have substantial and regular contact with the agency in performance of their duties.	Page 5, Line 24
Extends the sunset for the one-month bona fide retirement period through the Iowa Public Employees' Retirement System (IPERS) for the Licensed Health Care Professionals from July 2014 to July 2016. <i>This item was vetoed by the Governor.</i>	Page 5, Line 34
Division IV provides numerous nonsubstantive corrective provisions to the Iowa Code and the 2014 Iowa Acts.	Page 6, Line 26
Division V makes various corrective changes to the Iowa Code publication provisions and permits the LSA to publish the Iowa Code in electronic form on an annual basis and forego the publication of a code supplement every other year.	Page 9, Line 14
Division VI makes various changes to snowmobile registration requirements including a requirement that non-Iowa residents purchase an Iowa snowmobile user permit.	Page 16, Line 10
Division VII reestablishes two voluntary individual income tax check offs that expired after tax year 2013. These include the checkoff supporting the Iowa State Fair and the joint checkoff supporting military veterans and firefighters.	Page 18, Line 18

Division VIII makes various changes to how certain records are maintained by county recorders. Page 19, Line 38

Division IX requires a child to be placed in a group or family foster environment if the courts determine the child should be in the least restrictive placement option available. Requires that a child not be denied entry if the child needs to be placed in a shelter, inpatient mental health program, or an inpatient substance abuse program. Page 22, Line 31

Division X amends SF 2340 (Solar Energy Tax Credit Act of 2014) to include corporate and franchise (bank) taxpayers as eligible beneficiaries of the solar energy tax credit expansions enacted in SF 2340. The changes are effective on enactment and retroactive to January 1, 2014 (tax year 2014). Page 23, Line 27

Division XI requires any funds remaining in the Health Care Transformation Account as of December 31, 2013, to revert to the General Fund. The Division also specifies that any funds remaining in the IowaCare Account remain available until June 30, 2015, for the payment of valid claims. Page 24, Line 35

Division XII makes changes to the Flood Mitigation Program to allow new entities to participate in the Program. *This item was vetoed by the Governor.* Page 25, Line 14

**GOVERNOR'S VETOES**

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The Governor vetoed Division II requiring payment of State Appeal Board claims to be appropriated from the Economic Emergency Fund beginning in FY 2015 instead of the General Fund. The Governor stated that this change undermines best financial practices and require the Economic Emergency Fund to be used for nonemergency purposes. Page 3, Line 9

The Governor vetoed Section 12 that requires the Office of Grants Enterprise Management to submit a report to the LSA by December 1 of each year that lists all federal grants received during the most recently completed federal fiscal year with a value over \$1,000. The Governor stated that the requirement is unnecessary because the Iowa Code currently requires all grant information be reported to the office of Grant Enterprise Management and that a report be submitted to the Legislature by January 31 of each year. Page 4, Line 37

The Governor vetoed Section 14 that extends the sunset for the one-month bona fide retirement period through the IPERS for the Licensed Health Care Professionals from July 2014 to July 2016. The Governor stated that the IPERS Benefits Advisory Committee opposes an extension of this exemption and that the current four-month waiting period is reasonable. Page 5, Line 34

The Governor vetoed Division XII that expands the types of government entities that can participate in the Page 25, Line 14

Flood Mitigation Program. The Governor stated that he agrees with the concept of this law change, but the changes could conflict with proposed reinvestment districts enacted last year. The Governor further stated that this item veto will allow the General Assembly time to work through this issue to ensure that flood mitigation and reinvestment districts receive the funding needed.

**ENACTMENT DATE**

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This Act was approved by the General Assembly on May 1, 2014, and item vetoed and sign by the Governor on May 30, 2014.

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House File 2473 provides for the following changes to the Code of Iowa.

Page #	Line #	Bill Section	Action	Code Section
2	41	4	Add	257.35.8A
3	11	5	Amend	8.55.3.a
3	20	6	Add	8.55.3.0e
3	26	7	Amend	25.2.4
4	37	12	Amend	8.9.2.a
5	24	13	Add	68B.3.2A
5	34	14	Amend	97B.52A.1.c.(2).(b)
6	1	15	Amend	602.1302.3
6	28	17	Amend	15.353.1.c.(2)
6	37	18	Amend	15J.4.1.b
7	2	19	Amend	123.47.1A.c.(2)
7	8	20	Amend	331.552.35
7	31	21	Amend	422.33.4.c
7	42	22	Amend	425.15.1.a
8	6	23	Amend	508.36.13.d.(1).(c)
8	12	24	Amend	508.36.16.c.(3)
8	23	25	Amend	508.37.6.h.(8)
8	39	26	Amend	537.1301.46
9	16	30	Amend	2.42.13
9	37	31	Amend	2A.1.2.d
10	2	32	Strike	2A.5.2.b
10	4	33	Add	2A.5.2A
10	15	34	Strike	2B.5.3
10	17	35	Amend	2B.5A.2
10	39	36	Amend	2B.5A.6.a.(2).(b)
10	43	37	Amend	2B.5B.2
11	16	38	Amend	2B.5B.3.b.(2).(b)
11	20	39	Amend	2B.6.2.b
11	24	40	Amend	2B.12
13	29	41	Amend	2B.13.1
13	34	42	Amend	2B.13.1.f
13	40	43	Amend	2B.13.3.a
14	4	44	Amend	2B.13.4.a
14	9	45	Amend	2B.13.5
14	19	46	Amend	2B.13.7.a
14	27	47	Amend	2B.13.7.b.(1)
14	39	48	Amend	2B.17.2.b
15	1	49	Amend	2B.17.4.c
15	16	50	Amend	2B.18.1
15	27	51	Amend	3.1.1.a,b
15	37	52	Amend	3.3
16	12	53	Amend	321G.3.1
16	26	54	Amend	321g.4.2,4
17	11	55	New	321G.4B
17	30	56	Strike and Replace	321G.20
17	41	57	Amend	321G.24.1
18	11	58	Amend	805.8B.2.a
18	18	59	New	422.12D
19	4	60	New	422.12L

House File 2473 provides for the following changes to the Code of Iowa.

Page #	Line #	Bill Section	Action	Code Section
19	33	61	Repeal	422.12D;422.12L
19	40	63	Add	321G.1.9A
20	3	64	Amend	321G.29.7
20	15	65	Amend	321G.32.1.a
20	22	66	Add	321I.1.10A
20	29	67	Amend	321I.31.7
20	42	68	Amend	321I.34.1.a
21	6	69	Amend	331.602.39
21	10	70	Amend	359A.10
21	21	71	Amend	462A.5.1.a
22	17	72	Amend	462A.77.7
22	24	73	Amend	462A.84.1.a
22	33	74	Amend	232.46.1
23	18	75	Amend	234.35.1.e
23	29	76	Amend	422.33.29.a
23	39	77	Amend	422.11L.1.a,b
24	7	78	Amend	422.60.12.a
25	16	85	Amend	28F.12
25	27	86	Amend	418.1.4.c
25	33	87	Add	418.1.4.c.(4)
25	41	88	Amend	418.11.3.c
26	11	89	Amend	418.12.5
26	21	90	Amend	418.14.3.a
26	33	91	Amend	418.15.4

1 7 DIVISION I  
 1 8 STANDING APPROPRIATIONS AND RELATED MATTERS

1 9 Section 1. 2013 Iowa Acts, chapter 140, is amended by adding  
 1 10 the following new section:  
 1 11 NEW SECTION SEC. 1A. BUDGET PROCESS FOR FISCAL YEAR  
 1 12 2015-2016.

1 13 1. For the budget process applicable to the fiscal year  
 1 14 beginning July 1, 2015, on or before October 1, 2014, in lieu  
 1 15 of the information specified in section 8.23, subsection 1,  
 1 16 unnumbered paragraph 1, and paragraph "a", all departments and  
 1 17 establishments of the government shall transmit to the director  
 1 18 of the department of management, on blanks to be furnished by  
 1 19 the director, estimates of their expenditure requirements,  
 1 20 including every proposed expenditure, for the ensuing fiscal  
 1 21 year, together with supporting data and explanations as called  
 1 22 for by the director of the department of management after  
 1 23 consultation with the legislative services agency.

1 24 2. The estimates of expenditure requirements shall be  
 1 25 in a form specified by the director of the department of  
 1 26 management, and the expenditure requirements shall include all  
 1 27 proposed expenditures and shall be prioritized by program or  
 1 28 the results to be achieved. The estimates shall be accompanied  
 1 29 by performance measures for evaluating the effectiveness of the  
 2 1 programs or results.

2 2 Sec. 2. 2013 Iowa Acts, chapter 140, is amended by adding  
 2 3 the following new section:

2 4 NEW SECTION SEC. 3A. GENERAL ASSEMBLY.

2 5 1. The appropriations made pursuant to section 2.12 for the  
 2 6 expenses of the general assembly and legislative agencies for  
 2 7 the fiscal year beginning July 1, 2014, and ending June 30,  
 2 8 2015, are reduced by the following amount:

2 9 ..... \$ 3,000,000

2 10 2. The budgeted amounts for the general assembly for the  
 2 11 fiscal year beginning July 1, 2014, may be adjusted to reflect  
 2 12 unexpended budgeted amounts from the previous fiscal year.

2 13 Sec. 3. 2013 Iowa Acts, chapter 140, section 6, is amended  
 2 14 to read as follows:

2 15 SEC. 6. LIMITATIONS OF STANDING APPROPRIATIONS — FY  
 2 16 2014-2015. Notwithstanding the standing appropriations

2 17 in the following designated sections for the fiscal year  
 2 18 beginning July 1, 2014, and ending June 30, 2015, the amounts  
 2 19 appropriated from the general fund of the state pursuant to  
 2 20 these sections for the following designated purposes shall not  
 2 21 exceed the following amounts:

CODE: Requires State agencies to submit FY 2016 budget information to the Department of Management (DOM) and include all proposed expenditures, supporting data, and explanations. Requires the Director of the DOM to consult with the Legislative Services Agency (LSA) concerning the provision of support data. Requires budgeted expenditures to be prioritized by program or by expected results, and requires performance measures to be included with the budget information.

CODE: Reduces the FY 2015 standing appropriation for the Legislative Branch by \$3,000,000 and allows the Legislative Branch to carry forward unexpended funds budgeted during FY 2014 to FY 2015.

DETAIL: The FY 2015 Legislative Branch budget is estimated at \$37,026,548. This requirement reduces the budget to \$34,026,548 and represents the same level of funding compared to the amount budgeted for FY 2014.

2 22 1. For operational support grants and community cultural  
 2 23 grants under section 99F.11, subsection 3, paragraph “d”,  
 2 24 subparagraph (1):  
 2 25 ..... \$ 208,351  
 2 26 ..... 416,702

CODE: Increases the limit placed on the FY 2015 General Fund appropriation to the Department of Cultural Affairs (DCA) for operational support grants and community cultural grants from to \$208,351 to \$416,702.

DETAIL: This maintains the current level of funding as provided in FY 2014. However, this is a decrease of \$103,298 compared to the standing appropriation of \$520,000 specified in statute. Iowa Code section 99F.11 funds this Program with wagering tax revenues that are deposited in the General Fund and then appropriated to the DCA.

2 27 ~~2. For regional tourism marketing under section 99F.11,~~  
 2 28 ~~subsection 3, paragraph “d”, subparagraph (2):~~  
 2 29 ..... \$ 582,000  
 2 30 3. For payment for nonpublic school transportation under  
 2 31 section 285.2:  
 2 32 ..... \$ 8,560,931  
 2 33 If total approved claims for reimbursement for nonpublic  
 2 34 school pupil transportation exceed the amount appropriated in  
 2 35 accordance with this subsection, the department of education  
 2 36 shall prorate the amount of each approved claim.

CODE: Removes the limit placed on the FY 2015 General Fund standing unlimited appropriation to the Iowa Economic Development Authority (IEDA) for regional tourism marketing that was enacted during the 2013 Legislative Session.

DETAIL: This will return the appropriation to the estimated statutory level of \$1,124,000. Iowa Code section 99F.11 funds this Program with wagering tax revenues that are deposited in the General Fund and then appropriated to the IEDA.

NOTE: Funding for nonpublic school transportation is not impacted by this Act. The language is simply repeated as a function of amending legislation from the 2013 Legislative Session.

2 37 4. For the enforcement of chapter 453D relating to tobacco  
 2 38 product manufacturers under section 453D.8:  
 2 39 ..... \$ 9,208  
 2 40 ..... 18,416

CODE: Increases the limit for the General Fund appropriation to the Department of Revenue for tobacco reporting enforcement from \$9,208 to \$18,416 for FY 2015.

DETAIL: This maintains the current level of funding as provided in FY 2014, but represents a decrease of \$6,584 compared to the standing appropriation of \$25,000 specified in statute.

2 41 Sec. 4. Section 257.35, Code 2014, is amended by adding the  
 2 42 following new subsection:  
 2 43 NEW SUBSECTION 8A. Notwithstanding subsection 1, and in  
 3 1 addition to the reduction applicable pursuant to subsection  
 3 2 2, the state aid for area education agencies and the portion  
 3 3 of the combined district cost calculated for these agencies  
 3 4 for the fiscal year beginning July 1, 2014, and ending June  
 3 5 30, 2015, shall be reduced by the department of management by  
 3 6 fifteen million dollars. The reduction for each area education  
 3 7 agency shall be prorated based on the reduction that the agency  
 3 8 received in the fiscal year beginning July 1, 2003.

CODE: Reduces the FY 2015 State school aid funding to area education agencies (AEAs) by \$15,000,000.

DETAIL: In addition to the \$15,000,000 State aid reduction for FY 2015, the AEAs have an annual statutory reduction of \$7,500,000. The State aid reduction to the AEAs will total \$22,500,000 for FY 2015.

~~3 10 CLAIMS AGAINST THE STATE AND BY THE STATE~~

~~3 11 Sec. 5. Section 8.55, subsection 3, paragraph a, Code 2014,  
3 12 is amended to read as follows:~~

~~3 13 a. Except as provided in paragraphs "b", "c", and "d", and  
3 14 "0e", the moneys in the Iowa economic emergency fund shall  
3 15 only be used pursuant to an appropriation made by the general  
3 16 assembly. An appropriation shall only be made for the fiscal  
3 17 year in which the appropriation is made. The moneys shall  
3 18 only be appropriated by the general assembly for emergency  
3 19 expenditures.~~

~~3 20 Sec. 6. Section 8.55, subsection 3, Code 2014, is amended by  
3 21 adding the following new paragraph:~~

~~3 22 NEW PARAGRAPH 0e. There is appropriated from the Iowa  
3 23 economic emergency fund to the state appeal board an amount  
3 24 sufficient to pay claims authorized by the state appeal board  
3 25 as provided in section 25.2.~~

~~3 26 Sec. 7. Section 25.2, subsection 4, Code 2014, is amended  
3 27 to read as follows:~~

~~3 28 4. Payments authorized by the state appeal board shall be  
3 29 paid from the appropriation or fund of original certification  
3 30 of the claim. However, if that appropriation or fund has since  
3 31 reverted under section 8.33, then such payment authorized by  
3 32 the state appeal board shall be out of any money in the state  
3 33 treasury not otherwise appropriated as follows:~~

~~3 34 a. From the appropriation made from the Iowa economic  
3 35 emergency fund in section 8.55 for purposes of paying such  
3 36 expenses.  
3 37 b. To the extent the appropriation from the Iowa economic  
3 38 emergency fund described in paragraph "a" is insufficient to  
3 39 pay such expenses, there is appropriated from moneys in the  
3 40 general fund of the state not otherwise appropriated the amount  
3 41 necessary to fund the deficiency.~~

3 42 DIVISION III  
3 43 MISCELLANEOUS PROVISIONS AND APPROPRIATIONS

4 1 Sec. 8. AIR QUALITY PROGRAM. Notwithstanding the purposes  
4 2 provided in section 455E.11, subsection 2, paragraph "c", there  
4 3 is appropriated from the household hazardous waste account of  
4 4 the groundwater protection fund to the department of natural  
4 5 resources for the fiscal year beginning July 1, 2014, and  
4 6 ending June 30, 2015, the following amount, or so much thereof

VETOED

CODE: Makes a conforming change to allow the payment of State Appeal Board claims to be appropriated from the Economic Emergency Fund beginning in FY 2015.

VETOED: The Governor vetoed this Division in its entirety and stated that this law change was not included in his budget recommendations and the change would undermine best financial practices and require the Economic Emergency Fund to be used for nonemergency purposes.

CODE: Creates a standing unlimited appropriation from the Economic Emergency Fund for payment of State Appeal Board claims.

DETAIL: The amount currently budgeted for Appeal Board claims in FY 2015 is \$3,000,000.

VETOED: This Division was vetoed by the Governor.

CODE: Requires State Appeal Board claims to be paid from the Economic Emergency Fund to the extent that funds are available. If sufficient funds are not available in the Economic Emergency Fund, the claims approved by the State Appeal Board will be paid from the General Fund.

DETAIL: Appeal Board claims for FY 2015 are budgeted at \$3,000,000. The State Appeal Board is comprised of the Auditor of State, Treasurer of State, and the Director of the Department of Management. The purpose of the Board is to approve or reject the payment of claims against the State or a State employee and to resolve local budget protests. The Board also ratifies payments associated with court judgments and settlements against the State.

VETOED: This Division was vetoed by the Governor.

Groundwater Protection Fund appropriation to the Department of Natural Resources to support air quality programs.

4 7 as is necessary, to be used for the purposes designated:  
 4 8 For supporting the department's air quality programs,  
 4 9 including salaries, support, maintenance, and miscellaneous  
 4 10 purposes:  
 4 11 ..... \$ 1,400,000

4 12 Sec. 9. FOOD SECURITY FOR OLDER INDIVIDUALS. There  
 4 13 is appropriated from the general fund of the state to the  
 4 14 department on aging for the fiscal year beginning July 1,  
 4 15 2014, and ending June 30, 2015, the following amount, or so  
 4 16 much thereof as is necessary, to be used for the purposes  
 4 17 designated:  
 4 18 To award to each area agency on aging designated under  
 4 19 section 231.32 in the proportion that the estimated amount of  
 4 20 older individuals in Iowa served by that area agency on aging  
 4 21 bears to the total estimated amount of older individuals in  
 4 22 Iowa, to be used to provide congregated meals and home-delivered  
 4 23 meals to food-insecure older individuals in Iowa:  
 4 24 ..... \$ 250,000

4 25 Sec. 10. AIR QUALITY STAKEHOLDER GROUP. The director of  
 4 26 the department of natural resources shall convene a stakeholder  
 4 27 group for purposes of studying the funding of air quality  
 4 28 programs administered by the department. By December 1, 2014,  
 4 29 the department shall submit a written report to the general  
 4 30 assembly regarding the findings and recommendations of the  
 4 31 stakeholder group.

4 32 Sec. 11. PERSONNEL SETTLEMENT AGREEMENT PAYMENTS. The  
 4 33 general assembly and the judicial branch shall not enter into  
 4 34 a personnel settlement agreement with a state employee that  
 4 35 contains a confidentiality provision intended to prevent public  
 4 36 disclosure of the agreement or any terms of the agreement.

4 37 ~~Sec. 12. Section 8.9, subsection 2, paragraph a, Code 2014,~~  
 4 38 ~~is amended to read as follows:~~  
 4 39 ~~a. All grant applications submitted and grant moneys~~  
 4 40 ~~received by a department on behalf of the state shall be~~  
 4 41 ~~reported to the office of grants enterprise management. The~~  
 4 42 ~~office shall by January 31 December 1 of each year submit~~  
 4 43 ~~to the fiscal services division of the legislative services~~  
 5 1 ~~agency a written report listing all grants received during the~~  
 5 2 ~~previous calendar most recently completed federal fiscal year~~  
 5 3 ~~with a value over one thousand dollars and the funding entity~~  
 5 4 ~~and purpose for each grant. However, the reports on grants~~  
 5 5 ~~filed by the state board of regents pursuant to section 8.44~~  
 5 6 ~~shall be deemed sufficient to comply with the requirements of~~  
 5 7 ~~this subsection. In addition, each department shall submit~~

VETOED

General Fund appropriation to the Department on Aging for the purpose of providing congregated meals and home-delivered meals to older lowans that are food-insecure.

Requires the Department of Natural Resources to convene a stakeholder group for the purpose of studying the funding of air quality programs.

Prohibits the Legislative and Judicial Branches of government from entering into personnel settlement agreements that contain confidentiality clauses.

CODE: Requires the Office of Grants Enterprise Management of the DOM to submit a report to the Fiscal Services Division of the LSA by December 1 of each year that lists of all grants received during the most recently completed federal fiscal year with a value over \$1,000. Requires all Executive Branch agencies to submit federal grant information to the Office of Grants Enterprise Management that includes the following:

- Each grant applied for or received.
- The expected duration of the grant.
- Maintenance of effort or matching fund requirements.
- Sources of the federal funding and matching dollars.
- Policy, program, or operational requirements of the grant.
- A status report on changes anticipated in federal grant

~~5 8 and the office shall report, as applicable, for each grant  
5 9 applied for or received and other federal moneys received the  
5 10 expected duration of the grant or the other moneys, maintenance  
5 11 of effort or other matching fund requirements throughout and  
5 12 following the period of the grant or the other moneys, the  
5 13 sources of the federal funding and any match funding, any  
5 14 policy, program, or operational requirement associated with  
5 15 receipt of the funding, a status report on changes anticipated  
5 16 in the federal requirements associated with the grant or other  
5 17 federal funding during the fiscal year in progress and the  
5 18 succeeding fiscal year, and any other information concerning  
5 19 the grant or other federal funding that would be helpful in the  
5 20 development of policy or budget decisions. The fiscal services  
5 21 division of the legislative services agency shall compile the  
5 22 information received for consideration by the standing joint  
5 23 appropriations subcommittees of the general assembly.~~

5 24 Sec. 13. Section 68B.3, Code 2014, is amended by adding the  
5 25 following new subsection:  
5 26 NEW SUBSECTION 2A. This section does not apply to sales of  
5 27 services by a member of a board or commission as defined under  
5 28 section 7E.4 to state executive branch agencies or subunits  
5 29 of departments or independent agencies as defined in section  
5 30 7E.4 that are not the subunit of the department or independent  
5 31 agency in which the person serves or are not a subunit of a  
5 32 department or independent agency with which the person has  
5 33 substantial and regular contact as part of the person's duties.

~~5 34 Sec. 14. Section 97B.52A, subsection 1, paragraph c,  
5 35 subparagraph (2), subparagraph division (b), Code 2014, is  
5 36 amended to read as follows:  
5 37 (b) For a member whose first month of entitlement is  
5 38 July 2004 or later, but before July 2014 2016, covered  
5 39 employment does not include employment as a licensed health  
5 40 care professional by a public hospital. For the purposes of  
5 41 this subparagraph, "public hospital" means a hospital licensed  
5 42 pursuant to chapter 135B and governed pursuant to chapter 145A,  
5 43 347, 347A, or 392.~~

requirements.

- Any other relevant information to assist in policy or budget decisions.

Requires the Fiscal Services Division to compile the federal funds information and submit the information to the respective joint appropriation subcommittees.

VETOED: The Governor vetoed this Section stating that this requirement creates a redundant reporting mandate that is currently addressed in Iowa Code section 8.9(2)(a). The Governor stated that the DOM will continue to work with the LSA to ensure that the relevant financial information is provided in a timely manner.

CODE: Permits members of boards and commissions to sell services to Executive Branch agencies if they are not employed by the agency or if they do not have substantial and regular contact with the agency in performance of their duties.

VETOED

CODE: Extends the sunset for the one-month bona fide retirement period through the Iowa Public Employees Retirement System (IPERS) for the Licensed Health Care Professionals from July 2014 to July 2016.

DETAIL: Federal tax law requires qualified retirement plans to have a bona fide retirement period, a set time when retirees demonstrate they ended employment and are entitled to retirement benefits. The standard bona fide retirement period for IPERS is four months. For the first month, a retiree must not work for an IPERS-covered employer, regardless if the job is IPERS-covered. A retiree also must stay out of an IPERS-covered job for an additional three months.

FISCAL IMPACT: Legislation in 2006 allowed licensed health care providers to return to employment one month after retiring (rather than four months) and still be considered bona fide retirees. In the 2010 IPERS Experience Study, the actuary noted that because the group was not separately identified and their experience not monitored before the legislation was enacted, they cannot assess whether the group's behavior patterns have changed. However, the actuary noted that

when compared to other IPERS employees, this group exhibits higher retirement rates, more likelihood of returning to employment following retirement, and higher wages once they return to employment. The fiscal impact is difficult to quantify for a group this size but there is an increased cost to the System.

VETOED: The Governor vetoed this section stating that the IPERS Benefits Advisory Committee opposes an extension of this exemption and that the current four-month waiting period is reasonable.

6 1 Sec. 15. Section 602.1302, subsection 3, Code 2014, is  
 6 2 amended to read as follows:  
 6 3 3. A revolving fund is created in the state treasury for  
 6 4 the payment of jury and witness fees, mileage, costs related to  
 6 5 summoning jurors by the judicial branch, costs and fees related  
 6 6 to the management and payment of interpreters and translators  
 6 7 in judicial branch legal proceedings and court-ordered  
 6 8 programs, and attorney fees paid by the state public defender  
 6 9 for counsel appointed pursuant to section 600A.6A. The  
 6 10 judicial branch shall deposit any reimbursements to the state  
 6 11 for the payment of jury and witness fees and mileage in the  
 6 12 revolving fund. In each calendar quarter the judicial branch  
 6 13 shall reimburse the state public defender for attorney fees  
 6 14 paid pursuant to section 600A.6B. Notwithstanding section  
 6 15 8.33, unencumbered and unobligated receipts in the revolving  
 6 16 fund at the end of a fiscal year do not revert to the general  
 6 17 fund of the state. The judicial branch shall on or before  
 6 18 February 1 file a financial accounting of the moneys in the  
 6 19 revolving fund with the legislative services agency. The  
 6 20 accounting shall include an estimate of disbursements from the  
 6 21 revolving fund for the remainder of the fiscal year and for the  
 6 22 next fiscal year.

CODE: Permits costs for court interpreters in criminal cases to be paid from the Jury and Witness Fee Revolving Fund.

DETAIL: This provision will have no fiscal impact on the State. The amended language will allow the State to streamline the payment of court interpreters used by the State Public Defenders Office used primarily for indigent criminal defendants, and the State Court Administrator for interpreters in civil cases. The language provides a legal basis for the State to work out an agreement with the State Public Defenders Office that will allow the State Court Administrator to pay all court interpreters using funds in the Jury and Witness Fee Revolving Fund and to bill the State Public Defenders Office for the cost of interpreters that provide services for clients represented by public defenders or court-appointed counsel. Under the proposed agreement, the State Public Defenders Office payments will be deposited in the Revolving Fund.

6 23 Sec. 16. 2013 Iowa Acts, chapter 138, section 157,  
 6 24 subsection 5A, if enacted by 2014 Iowa Acts, House File 2463,  
 6 25 is amended by striking the subsection.

CODE: Removes a reference from the FY 2014 Health and Human Services Appropriations Act (SF 446), pertaining to the Department of Human Services mental health advocate transfer that was vetoed by the Governor in FY 2014 .

6 26 DIVISION IV  
 6 27 CORRECTIVE PROVISIONS

6 28 Sec. 17. Section 15.353, subsection 1, paragraph c,  
 6 29 subparagraph (2), if enacted by 2014 Iowa Acts, House File  
 6 30 2448, is amended to read as follows:  
 6 31 (2) The average dwelling unit cost does not exceed two  
 6 32 hundred fifty thousand dollars per dwelling unit if the  
 6 33 project involves the rehabilitation, repair, redevelopment,

CODE: Corrective provision for HF 2448 (Enterprise Zone Transition Act).

DETAIL: This Act was approved by the General Assembly on April 25, 2014, and signed by the Governor on May 30, 2014.

6 34 or preservation of ~~eligible property, as that term is defined~~  
 6 35 ~~in section 404A.1, subsection 2 property described in section~~  
 6 36 ~~404A.1, subsection 7, paragraph "a".~~

6 37 Sec. 18. Section 15J.4, subsection 1, paragraph b, as  
 6 38 amended by 2014 Iowa Acts, House File 2448, section 34, if  
 6 39 enacted, is amended to read as follows:

6 40 b. The area was in whole or in part a designated economic  
 6 41 development enterprise zone under chapter 15E, division XVIII,  
 6 42 Code 2014, immediately prior to the effective date of this  
 6 43 division of this Act, or the area is in whole or in part an  
 7 1 urban renewal area established pursuant to chapter 403.

CODE: Corrective provision for HF 2448 (Enterprise Zone Transition Act).

DETAIL: This Act was approved by the General Assembly on April 25, 2014, and signed by the Governor on May 30, 2014.

7 2 Sec. 19. Section 123.47, subsection 1A, paragraph c,  
 7 3 subparagraph (2), as enacted by 2014 Iowa Acts, Senate File  
 7 4 2310, section 1, is amended to read as follows:  
 7 5 (2) A person under legal age who consumes or possesses any  
 7 6 alcoholic liquor, wine, or beer in connection with a religious  
 7 7 observance, ceremony, or ~~right~~ rite.

CODE: Corrective provision for SF 2310 (Alcoholic Beverages, Social Host Liability Act).

DETAIL: This Act was approved by the General Assembly on April 10, 2014, and signed by the Governor on April 24, 2014.

7 8 Sec. 20. Section 331.552, subsection 35, as amended by 2014  
 7 9 Iowa Acts, House File 2273, section 5, if enacted, is amended  
 7 10 to read as follows:

7 11 35. a. Destroy special assessment records required by  
 7 12 section 445.11 within the county system after ten years have  
 7 13 elapsed from the end of the fiscal year in which the special  
 7 14 assessment was paid in full. The county treasurer shall also  
 7 15 destroy the resolution of necessity, plat, and schedule of  
 7 16 assessments required by section 384.51 after ten years have  
 7 17 elapsed from the end of the fiscal year in which the entire  
 7 18 schedule was paid in full. This ~~subsection~~ paragraph applies  
 7 19 to documents described in this ~~subsection~~ paragraph that are in  
 7 20 existence before, on, or after July 1, 2003.

CODE: Corrective provision for HF 2273 (Vehicle Registrations and Levee & Drainage Districts Act).

DETAIL: This Act was approved by the General Assembly on April 16, 2014, and signed by the Governor on May 23, 2014.

7 21 b. Destroy assessment records required by chapter 468 within  
 7 22 the county system after ten years have elapsed from the end of  
 7 23 the fiscal year in which the assessment was paid in full. The  
 7 24 county treasurer shall also destroy the accompanying documents  
 7 25 including any resolutions, plats, or schedule of assessments  
 7 26 after ten years have elapsed from the end of the fiscal year in  
 7 27 which the entire schedule was paid in full. This ~~subsection~~  
 7 28 paragraph applies to documents described in this ~~subsection~~  
 7 29 paragraph that are in existence before, on, or after July 1,  
 7 30 2014.

7 31 Sec. 21. Section 422.33, subsection 4, paragraph c, Code  
 7 32 2014, as amended by 2014 Iowa Acts, Senate File 2240, section  
 7 33 87, and redesignated as paragraph b, subparagraph (3), is  
 7 34 amended to read as follows:

CODE: Corrective provision for SF 2240 (Nonsubstantive Code Editor Act).

DETAIL: This Act was approved by the General Assembly on March 6,

7 35 (3) Subtract an exemption amount of forty thousand dollars.  
 7 36 This exemption amount shall be reduced, but not below zero,  
 7 37 by an amount equal to twenty-five percent of the amount by  
 7 38 which the alternative minimum taxable income of the taxpayer,  
 7 39 computed without regard to the exemption amount in this  
 7 40 ~~paragraph~~ subparagraph, exceeds one hundred fifty thousand  
 7 41 dollars.

2014, and signed by the Governor on March 26, 2014.

7 42 Sec. 22. Section 425.15, subsection 1, paragraph a, as  
 7 43 enacted by 2014 Iowa Acts, Senate File 2352, section 1, is  
 8 1 amended to read as follows:

CODE: Corrective provision for SF 2352 (Disabled Veterans Property Tax Exemption Act).

8 2 a. A veteran of any of the military forces of the United  
 8 3 States, who acquired the homestead under 38 U.S.C. §21.801,  
 8 4 21.802, prior to August 6, 1991, or under 38 U.S.C. §2101,  
 8 5 2102.

DETAIL: This Act was approved by the General Assembly on April 28, 2014, and signed by the Governor on May 26, 2014.

8 6 Sec. 23. Section 508.36, subsection 13, paragraph d,  
 8 7 subparagraph (1), subparagraph division (c), as enacted by 2014  
 8 8 Iowa Acts, Senate File 2131, section 9, is amended to read as  
 8 9 follows:

CODE: Corrective provision for SF 2131 (Life Insurance Valuation and Forfeiture Act).

8 10 (c) Minimum reserves for all other policies ~~of or~~ contracts  
 8 11 subject to subsection 1, paragraph "b".

DETAIL: This Act was approved by the General Assembly on March 4, 2014, and signed by the Governor on March 26, 2014.

8 12 Sec. 24. Section 508.36, subsection 16, paragraph c,  
 8 13 subparagraph (3), as enacted by 2014 Iowa Acts, Senate File  
 8 14 2131, section 9, is amended to read as follows:

CODE: Corrective provision for SF 2131 (Life Insurance Valuation and Forfeiture Act).

8 15 (3) Once any portion of a memorandum in support of an  
 8 16 opinion submitted under subsection 2 or a principle-based  
 8 17 valuation report developed under subsection 14, paragraph "b",  
 8 18 subparagraph (3), is cited by a company in its marketing or is  
 8 19 publicly volunteered to or before a governmental agency other  
 8 20 than a state insurance department or is released by the company  
 8 21 to the news media, all portions ~~of or~~ of such memorandum or report  
 8 22 shall no longer be confidential information.

DETAIL: This Act was approved by the General Assembly on March 4, 2014, and signed by the Governor on March 26, 2014.

8 23 Sec. 25. Section 508.37, subsection 6, paragraph h,  
 8 24 subparagraph (8), as enacted by 2014 Iowa Acts, Senate File  
 8 25 2131, section 13, is amended to read as follows:

CODE: Corrective provision for SF 2131 (Life Insurance Valuation and Forfeiture Act).

8 26 (8) For policies issued on or after the operative date of  
 8 27 the valuation manual, the valuation manual shall provide the  
 8 28 Commissioners Standard Mortality Table for use in determining  
 8 29 the minimum nonforfeiture standard that may be substituted for  
 8 30 the Commissioners 1961 Standard Industrial Mortality Table  
 8 31 or the Commissioners 1961 Industrial Extended Term Insurance  
 8 32 Table. If the commissioner approves by ~~regulation~~ rule any  
 8 33 Commissioners Standard Industrial Mortality Table adopted by  
 8 34 the national association of insurance commissioners for use in  
 8 35 determining the minimum nonforfeiture standard for policies

DETAIL: This Act was approved by the General Assembly on March 4, 2014, and signed by the Governor on March 26, 2014.

8 36 issued on or after the operative date of the valuation manual,  
8 37 then that minimum nonforfeiture standard supersedes the minimum  
8 38 nonforfeiture standard provided by the valuation manual.

8 39 Sec. 26. Section 537.1301, subsection 46, as enacted by 2014  
8 40 Iowa Acts, House File 2324, section 17, is amended to read as  
8 41 follows:

8 42 46. "Threshold amount" means the threshold amount, as  
8 43 determined by 12 C.F.R. ~~§226.3(b)~~ §1026.3(b), in effect during  
9 1 the period the consumer credit transaction was entered into.

9 2 Sec. 27. 2014 Iowa Acts, Senate File 2257, section 15, is  
9 3 amended by striking the section and inserting in lieu thereof  
9 4 the following:

9 5 SEC. 15. REPEAL. Sections 261.17A, 261.22, 261.39, 261.41,  
9 6 261.44, 261.48, 261.54, 261.81A, and 261.82, Code 2014, are  
9 7 repealed.

9 8 Sec. 28. REPEAL. 2014 Iowa Acts, House File 2423, section  
9 9 159, is repealed.

9 10 Sec. 29. CONTINGENT EFFECTIVENESS. The section of this  
9 11 division of this Act amending section 15.353, subsection 1,  
9 12 paragraph "c", subparagraph (2), takes effect only if 2014 Iowa  
9 13 Acts, House File 2453, is enacted.

9 14 DIVISION V  
9 15 GENERAL ASSEMBLY PUBLICATIONS PROVISIONS

9 16 Sec. 30. Section 2.42, subsection 13, Code 2014, is amended  
9 17 to read as follows:

9 18 13. To establish policies with regard to publishing  
9 19 printed and electronic versions of legal publications as  
9 20 provided in chapters 2A and 2B, including the Iowa Acts, Iowa  
9 21 Code, ~~Code Supplement~~, Iowa administrative bulletin, Iowa  
9 22 administrative code, and Iowa court rules, or any part of those  
9 23 publications. The publishing policies may include, but are not  
9 24 limited to: the style and format to be used; the frequency of  
9 25 publication; the contents of the publications; the numbering  
9 26 systems to be used; the preparation of editorial comments or  
9 27 notations; the correction of errors; the type of print or  
9 28 electronic media and data processing software to be used; the  
9 29 number of volumes to be published; recommended revisions;  
9 30 the letting of contracts for publication; the pricing of the

CODE: Corrective provision for HF 2324 (Consumer Lending Transactions Act).

DETAIL: This Act was approved by the General Assembly on March 18, 2014, and signed by the Governor on March 26, 2014.

CODE: Corrective provision for SF 2257 (College Student Aid Commission Programs Act).

DETAIL: This Act was approved by the General Assembly on March 19, 2014, and signed by the Governor on April 3, 2014.

CODE: Corrective provision for HF 2423 (Substantive Code Editors Act).

DETAIL: This Act was approved by the General Assembly on March 18, 2014, and signed by the Governor on April 10, 2014.

CODE: Corrective provision for HF 2453 (Cultural Affairs Tax Credit Programs Act).

DETAIL: This Act was approved by the General Assembly on April 23, 2014, and signed by the Governor on May 27, 2014.

CODE: Division V of this Act makes corrective changes to the Iowa Code publication provisions to allow the LSA to publish the Iowa Code in electronic form on an annual basis and forego the publication of a code supplement every other year. The Act allows the LSA the option, in accordance with Legislative Council policies, to publish code supplements as necessary. Allows the placement of headnotes within the Code and provides that they not be considered part of the law. The Act makes corrective changes regarding the publication duties of the LSA by placing the duty to publish the roster of state officials with the LSA rather than with the Administrative Code Editor.

9 31 publications to which section 22.3 does not apply; access  
9 32 to, and the use, reproduction, legal protection, sale or  
9 33 distribution, and pricing of related data processing software  
9 34 consistent with chapter 22; and any other matters deemed  
9 35 necessary to the publication of uniform and understandable  
9 36 publications.

9 37 Sec. 31. Section 2A.1, subsection 2, paragraph d,  
9 38 unnumbered paragraph 1, Code 2014, is amended to read as  
9 39 follows:

9 40 Publication of the official legal publications of the state,  
9 41 including but not limited to the Iowa Acts, Iowa Code, ~~Code~~  
9 42 ~~Supplement~~, Iowa administrative bulletin, Iowa administrative  
9 43 code, and Iowa court rules as provided in chapter 2B. The  
10 1 legislative services agency shall do all of the following:

10 2 Sec. 32. Section 2A.5, subsection 2, paragraph b, Code 2014,  
10 3 is amended by striking the paragraph.

10 4 Sec. 33. Section 2A.5, Code 2014, is amended by adding the  
10 5 following new subsection:

10 6 NEW SUBSECTION 2A. The legislative services agency shall  
10 7 publish annually an electronic or printed version of the roster  
10 8 of state officials. The roster of state officials shall  
10 9 include a correct list of state officers and deputies; members  
10 10 of boards and commissions; justices of the supreme court,  
10 11 judges of the court of appeals, and judges of the district  
10 12 courts including district associate judges and judicial  
10 13 magistrates; and members of the general assembly. The office  
10 14 of the governor shall cooperate in the preparation of the list.

10 15 Sec. 34. Section 2B.5, subsection 3, Code 2014, is amended  
10 16 by striking the subsection.

10 17 Sec. 35. Section 2B.5A, subsection 2, Code 2014, is amended  
10 18 to read as follows:

10 19 2. In consultation with the administrative rules  
10 20 coordinator, the administrative code editor shall prescribe a  
10 21 uniform style and form required for a person filing a document  
10 22 for publication in the Iowa administrative bulletin or the  
10 23 Iowa administrative code, including but not limited to a  
10 24 rulemaking document. A rulemaking document includes a notice  
10 25 of intended action as provided in section 17A.4 or an adopted  
10 26 rule for filing as provided in section 17A.5. The rulemaking  
10 27 document shall correlate each rule to the uniform numbering  
10 28 system established by the administrative code editor. The  
10 29 administrative code editor shall provide for the publication of  
10 30 an electronic publication version of the Iowa administrative  
10 31 bulletin and the Iowa administrative code. The administrative  
10 32 code editor shall review all submitted documents for style  
10 33 and form and notify the administrative rules coordinator if a  
10 34 rulemaking document is not in proper style or form, and may  
10 35 return or revise a document which is not in proper style and

10 36 form. The style and form prescribed shall require that a  
10 37 rulemaking document include a reference to the statute which  
10 38 the rules are intended to implement.

10 39 Sec. 36. Section 2B.5A, subsection 6, paragraph a,  
10 40 subparagraph (2), subparagraph division (b), Code 2014, is  
10 41 amended to read as follows:

10 42 (b) A print ~~edition~~ version may include an index.

10 43 Sec. 37. Section 2B.5B, subsection 2, Code 2014, is amended  
11 1 to read as follows:

11 2 2. The administrative code editor, upon direction by  
11 3 the Iowa supreme court and in accordance with the policies  
11 4 of the legislative council pursuant to section 2.42 and the  
11 5 legislative services agency pursuant to section 2A.1, shall  
11 6 prescribe a uniform style and form required for filing a  
11 7 document for publication in the Iowa court rules. The document  
11 8 shall correlate each rule to the uniform numbering system. The  
11 9 administrative code editor shall provide for the publication  
11 10 of an electronic ~~publication~~ version of the Iowa court rules.  
11 11 The administrative code editor shall review all submitted  
11 12 documents for style and form and notify the Iowa supreme court  
11 13 if a rulemaking document is not in proper style or form, and  
11 14 may return or revise a document which is not in proper style  
11 15 and form.

11 16 Sec. 38. Section 2B.5B, subsection 3, paragraph b,  
11 17 subparagraph (2), subparagraph division (b), Code 2014, is  
11 18 amended to read as follows:

11 19 (b) A print version ~~shall~~ may include an index.

11 20 Sec. 39. Section 2B.6, subsection 2, paragraph b, Code 2014,  
11 21 is amended to read as follows:

11 22 b. The Iowa Code ~~or Code Supplement~~, as provided in section  
11 23 2B.12.

11 24 Sec. 40. Section 2B.12, Code 2014, is amended to read as  
11 25 follows:

11 26 2B.12 IOWA CODE ~~—AND CODE SUPPLEMENT~~ .

11 27 1. The legislative services agency shall control and  
11 28 maintain in a secure electronic repository custodial  
11 29 information used to publish the Iowa Code.

11 30 2. The legislative services agency shall publish an annual  
11 31 edition of the Iowa Code as soon as possible after the final  
11 32 adjournment of a regular or special session of a general  
11 33 assembly. ~~However, the legislative services agency may publish~~  
11 34 ~~a new Code Supplement in lieu of the Iowa Code as soon as~~  
11 35 ~~possible after the final adjournment of a regular session of a~~  
11 36 ~~general assembly. The legislative services agency may publish~~  
11 37 ~~a new edition of the Iowa Code or Code Supplement as soon as~~  
11 38 ~~possible after the final adjournment of a special session of~~  
11 39 ~~the general assembly.~~

11 40 3. An edition of the Iowa Code ~~or Code Supplement~~ shall

11 41 contain each Code section in its new or amended form. However,  
11 42 a new section or amendment which does not take effect until  
11 43 after the probable publication date of a succeeding Iowa Code  
12 1 ~~or Code Supplement~~ may be deferred for publication in that  
12 2 succeeding Iowa Code ~~or Code Supplement~~. The sections shall  
12 3 be inserted in each edition in a logical order as determined  
12 4 by the Iowa Code editor in accordance with the policies of the  
12 5 legislative council.

12 6 4. Each section of an Iowa Code ~~or Code Supplement~~ shall be  
12 7 indicated by a number printed in boldface type and shall have  
12 8 an appropriate headnote printed in boldface type.

12 9 5. The Iowa Code shall include all of the following:

12 10 a. The Declaration of Independence.

12 11 b. The Articles of Confederation.

12 12 c. The Constitution of the United States.

12 13 d. The laws of the United States relating to the  
12 14 authentication of records.

12 15 e. The Constitution of the State of Iowa, original and  
12 16 codified versions.

12 17 f. The Act admitting Iowa into the union as a state.

12 18 g. The arrangement of the Code into distinct units, as  
12 19 established by the legislative services agency, which may  
12 20 include titles, subunits of titles, chapters, subunits of  
12 21 chapters, and sections, and subunits of sections. The distinct  
12 22 units shall be numbered and may include names.

12 23 h. All of the statutes of Iowa of a general and permanent  
12 24 nature, except as provided in subsection 3.

12 25 i. A comprehensive method to search and identify its  
12 26 contents, including the text of the Constitution and statutes  
12 27 of the State of Iowa.

12 28 (1) An electronic version may include search and retrieval  
12 29 programming, analysis of titles and chapters, and an index and  
12 30 a summary index.

12 31 (2) A print version shall include an analysis of titles and  
12 32 chapters, and may include an index and a summary index.

12 33 6. The Iowa Code may include all of the following:

12 34 a. A preface.

12 35 b. A description of citations to statutes.

12 36 c. Abbreviations to other publications which may be referred  
12 37 to in the Iowa Code.

12 38 d. Appropriate historical references or source notes.

12 39 e. An analysis of the Code by titles and chapters.

12 40 f. Other reference materials as determined by the Iowa  
12 41 Code editor in accordance with any policies of the legislative  
12 42 council.

12 43 ~~7. A Code Supplement shall include all of the following:~~  
13 1 ~~a. The text of statutes of Iowa of a general and permanent~~  
13 2 ~~nature that were enacted during the preceding regular or~~

13 3 ~~special session, except as provided in subsection 3; an~~  
13 4 ~~indication of all sections repealed during that session;~~  
13 5 ~~and any amendments to the Constitution of the State of Iowa~~  
13 6 ~~approved by the voters since the adjournment of the previous~~  
13 7 ~~regular session of the general assembly.~~  
13 8 ~~—b. A chapter title and number for each chapter or part of a~~  
13 9 ~~chapter included.~~  
13 10 ~~—c. A comprehensive method to search and identify its~~  
13 11 ~~contents, including the text of statutes and the Constitution~~  
13 12 ~~of the State of Iowa.~~  
13 13 ~~—(1) An electronic version may include search and retrieval~~  
13 14 ~~programming and an index and a summary index.~~  
13 15 ~~—(2) A print version may include an index and a summary~~  
13 16 ~~index.~~  
13 17 ~~—8. 7. The Iowa Code or Code Supplement may include~~  
13 18 ~~appropriate tables showing the disposition of Acts of the~~  
13 19 ~~general assembly, the corresponding sections from edition to~~  
13 20 ~~edition of an Iowa Code or Code Supplement, and other reference~~  
13 21 ~~material as determined by the Iowa Code editor in accordance~~  
13 22 ~~with policies of the legislative council.~~  
13 23 ~~8. In lieu of or in addition to publishing an annual~~  
13 24 ~~edition of the Iowa Code, the legislative services agency,~~  
13 25 ~~in accordance with the policies of the legislative council,~~  
13 26 ~~may publish a supplement to the Iowa Code, as necessary or~~  
13 27 ~~desirable, in a manner similar to the publication of an annual~~  
13 28 ~~edition of the Iowa Code.~~  
13 29 Sec. 41. Section 2B.13, subsection 1, unnumbered paragraph  
13 30 1, Code 2014, is amended to read as follows:  
13 31 The Iowa Code editor in preparing the copy for an edition  
13 32 of the Iowa Code ~~or Code Supplement~~ shall not alter the sense,  
13 33 meaning, or effect of any Act of the general assembly, but may:  
13 34 Sec. 42. Section 2B.13, subsection 1, paragraph f, Code  
13 35 2014, is amended to read as follows:  
13 36 f. Transfer, divide, or combine sections or parts of  
13 37 sections and add or ~~amend~~ revise headnotes to sections and  
13 38 ~~subsections~~ section subunits. Pursuant to section 3.3, the  
13 39 headnotes are not part of the law.  
13 40 Sec. 43. Section 2B.13, subsection 3, paragraph a, Code  
13 41 2014, is amended to read as follows:  
13 42 a. The Iowa Code editor may, in preparing the copy for  
13 43 an edition of the Iowa Code ~~or Code Supplement~~, establish  
14 1 standards for and change capitalization, spelling, and  
14 2 punctuation in any provision for purposes of uniformity and  
14 3 consistency in language.  
14 4 Sec. 44. Section 2B.13, subsection 4, paragraph a, Code  
14 5 2014, is amended to read as follows:  
14 6 a. The Iowa Code editor shall seek direction from the senate  
14 7 committee on judiciary and the house committee on judiciary

14 8 when making Iowa Code or Code Supplement changes.  
14 9 Sec. 45. Section 2B.13, subsection 5, Code 2014, is amended  
14 10 to read as follows:  
14 11 5. The Iowa Code editor may prepare and publish comments  
14 12 deemed necessary for a proper explanation of the manner of  
14 13 ~~printing~~ publishing a section or chapter of the Iowa Code  
14 14 ~~or Code Supplement~~. The Iowa Code editor shall maintain a  
14 15 record of all of the corrections made under subsection 1. The  
14 16 Iowa Code editor shall also maintain a separate record of the  
14 17 changes made under subsection 1, paragraphs "b" through "h".  
14 18 The records shall be available to the public.  
14 19 Sec. 46. Section 2B.13, subsection 7, paragraph a, Code  
14 20 2014, is amended to read as follows:  
14 21 a. The effective date of an edition of the Iowa Code or  
14 22 of a supplement to the Iowa Code Supplement or an edition  
14 23 of the Iowa administrative code is its publication date. A  
14 24 publication date is the date the publication is conclusively  
14 25 presumed to be complete, incorporating all revisions or  
14 26 editorial changes.  
14 27 Sec. 47. Section 2B.13, subsection 7, paragraph b,  
14 28 subparagraph (1), Code 2014, is amended to read as follows:  
14 29 (1) For the Iowa Code or a supplement to the Iowa Code  
14 30 ~~Supplement~~, the publication date is the first day of the next  
14 31 regular session of the general assembly convened pursuant to  
14 32 Article III, section 2, of the Constitution of the State of  
14 33 Iowa. However, the legislative services agency may establish  
14 34 an alternative publication date, which may be the date that  
14 35 the publication is first available to the public accessing the  
14 36 general assembly's internet site. The legislative services  
14 37 agency shall provide notice of such an alternative publication  
14 38 date on the general assembly's internet site.  
14 39 Sec. 48. Section 2B.17, subsection 2, paragraph b, Code  
14 40 2014, is amended to read as follows:  
14 41 b. For statutes, the official versions of publications  
14 42 shall be known as the Iowa Acts, the Iowa Code, and the Code  
14 43 Supplement for supplements for the years 1979 through 2011.  
15 1 Sec. 49. Section 2B.17, subsection 4, paragraph c, Code  
15 2 2014, is amended to read as follows:  
15 3 c. The Iowa Code shall be cited as the Iowa Code. ~~The~~  
15 4 ~~Code Supplement~~ Supplements to the Iowa Code published for the  
15 5 years 1979 through 2011 shall be cited as the Code Supplement.  
15 6 Subject to the legislative services agency style manual, the  
15 7 Iowa Code may be cited as the Code of Iowa or Code and the  
15 8 Code Supplement may be cited as the Iowa Code Supplement, with  
15 9 references identifying parts of the publication, including  
15 10 but not limited to title or chapter, section, or subunit of a  
15 11 section. If the citation refers to a past edition of the Iowa  
15 12 Code or Code Supplement, the citation shall identify the year

15 13 of publication. The legislative services agency style manual  
 15 14 shall provide for a citation form for any supplements to the  
 15 15 Iowa Code published after the year 2013.

15 16 Sec. 50. Section 2B.18, subsection 1, Code 2014, is amended  
 15 17 to read as follows:

15 18 1. The Iowa Code editor is the custodian of the official  
 15 19 legal publications known as the Iowa Acts, Iowa Code, and Code  
 15 20 Supplement for supplements to the Iowa Code for the years 1979  
 15 21 through 2011, and for any other supplements to the Iowa Code.

15 22 The Iowa Code editor may attest to and authenticate any portion  
 15 23 of such official legal publication for purposes of admitting  
 15 24 a portion of the official legal publication in any court or  
 15 25 office of any state, territory, or possession of the United  
 15 26 States or in a foreign jurisdiction.

15 27 Sec. 51. Section 3.1, subsection 1, paragraphs a and b, Code  
 15 28 2014, are amended to read as follows:

15 29 a. Shall refer to the numbers of the sections or chapters  
 15 30 of the Code ~~or Code Supplement~~ to be amended or repealed, but  
 15 31 it is not necessary to refer to the sections or chapters in the  
 15 32 title.

15 33 b. Shall refer to the session of the general assembly and  
 15 34 the sections and chapters of the Acts to be amended if the bill  
 15 35 relates to a section or sections of an Act not appearing in the  
 15 36 Code ~~or codified in a supplement to the Code.~~

15 37 Sec. 52. Section 3.3, Code 2014, is amended to read as  
 15 38 follows:

15 39 3.3 HEADNOTES AND HISTORICAL REFERENCES.

15 40 1. Proper headnotes may be placed at the beginning of a  
 15 41 section of a bill or at the beginning of a Code section, and at  
 15 42 the end of a Code section there may be placed a reference to  
 15 43 the section number of the Code, or any Iowa Act from which the  
 16 1 matter of the Code section was taken or Code section subunit.

16 2 However, except as provided for the uniform commercial code  
 16 3 pursuant to section 554.1107, headnotes shall not be considered  
 16 4 as part of the law as enacted.

16 5 2. At the end of a Code section there may be placed a  
 16 6 reference to the section number of the Code, or any Iowa  
 16 7 Act from which the matter of the Code section was taken.

16 8 Historical references shall not be considered as a part of the  
 16 9 law as enacted.

16 10 DIVISION VI  
 16 11 SNOWMOBILES

16 12 Sec. 53. Section 321G.3, subsection 1, Code 2014, is amended  
 16 13 to read as follows:

16 14 1. Each snowmobile used by a resident on public land,  
 16 15 public ice, or a designated snowmobile trail of this state

CODE: Specifies requirements for registering a snowmobile that will be used by a resident of Iowa. Requires a resident to obtain a user permit. Specifies that a registration obtained under federal law or from another state is not valid.

16 16 shall be currently registered in this state pursuant to section  
 16 17 321G.4. A ~~person~~ resident shall not operate, maintain, or give  
 16 18 permission for the operation or maintenance of a snowmobile  
 16 19 on public land, public ice, or a designated snowmobile trail  
 16 20 unless the snowmobile is registered in accordance with this  
 16 21 ~~chapter or applicable federal laws or in accordance with an~~  
 16 22 ~~approved numbering system of another state and the evidence~~  
 16 23 ~~of registration is in full force and effect.~~ A The owner  
 16 24 of a snowmobile must also ~~be issued~~ obtain a user permit in  
 16 25 accordance with ~~this chapter~~ section 321G.4A.

16 26 Sec. 54. Section 321G.4, subsections 2 and 4, Code 2014, are  
 16 27 amended to read as follows:

16 28 2. The owner of the snowmobile shall file an application for  
 16 29 registration with the department through the county recorder  
 16 30 of the county of residence, ~~or in the case of a nonresident~~  
 16 31 ~~owner, in the county of primary use,~~ in the manner established  
 16 32 by the commission. The application shall be completed by the  
 16 33 owner and shall be accompanied by a fee of fifteen dollars and  
 16 34 a writing fee as provided in section 321G.27. A snowmobile  
 16 35 shall not be registered by the county recorder until the  
 16 36 county recorder is presented with receipts, bills of sale,  
 16 37 or other satisfactory evidence that the sales or use tax has  
 16 38 been paid for the purchase of the snowmobile or that the  
 16 39 owner is exempt from paying the tax. A snowmobile that has  
 16 40 an expired registration certificate from another state may be  
 16 41 registered in this state upon proper application, payment of  
 16 42 all applicable registration and writing fees, and payment of a  
 16 43 penalty of five dollars.

17 1 4. Notwithstanding subsections 1 and 2, a snowmobile ~~that~~  
 17 2 ~~is more than thirty years old~~ manufactured prior to 1984 may  
 17 3 be registered as an antique snowmobile for a one-time fee  
 17 4 of twenty-five dollars, which shall exempt the owner from  
 17 5 annual registration and fee requirements for that snowmobile.  
 17 6 However, if ownership of ~~such a~~ an antique snowmobile is  
 17 7 transferred, the new owner shall register the snowmobile and  
 17 8 pay the one-time fee as required under this subsection. A  
 17 9 snowmobile may be registered under this section with only a  
 17 10 signed bill of sale as evidence of ownership.

17 11 Sec. 55. NEW SECTION 321G.4B NONRESIDENT REQUIREMENTS —  
 17 12 PENALTIES.

17 13 1. A nonresident wishing to operate a snowmobile on public  
 17 14 land, public ice, or a designated snowmobile trail of this  
 17 15 state shall obtain a user permit in accordance with section  
 17 16 321G.4A. In addition to obtaining a user permit, a nonresident  
 17 17 shall display a current registration decal or other evidence  
 17 18 of registration or numbering required by the owner's state of

CODE: Specifies where a resident will obtain a snowmobile registration. Also changes language for antique snowmobiles from being more than 30 years old to manufactured prior to 1984. The Act does not change the amount of the fee paid for an antique snowmobile.

CODE: Requires a nonresident to purchase an Iowa snowmobile user permit and display the out-of-state registration or decal. A person in violation will pay a scheduled fine of \$50 and will submit proof of meeting the requirements to the Department of Natural Resources.

17 19 residence unless the owner resides in a state that does not  
 17 20 register or number snowmobiles.  
 17 21 2. A violation of subsection 1 is punishable as a scheduled  
 17 22 violation under section 805.8B, subsection 2, paragraph "a".  
 17 23 When the scheduled fine is paid, the violator shall submit  
 17 24 proof to the department that a user permit has been obtained  
 17 25 and provide evidence of registration or numbering as required  
 17 26 by the owner's state of residence, if applicable, to the  
 17 27 department within thirty days of the date the fine is paid.  
 17 28 A person who violates this section is guilty of a simple  
 17 29 misdemeanor.

17 30 Sec. 56. Section 321G.20, Code 2014, is amended by striking  
 17 31 the section and inserting in lieu thereof the following:  
 17 32 321G.20 OPERATION BY PERSONS UNDER SIXTEEN.  
 17 33 A person under sixteen years of age shall not operate a  
 17 34 snowmobile on a designated snowmobile trail, public land, or  
 17 35 public ice unless the operation is under the direct supervision  
 17 36 of a parent, legal guardian, or another person of at least  
 17 37 eighteen years of age authorized by the parent or guardian,  
 17 38 who is experienced in snowmobile operation and who possesses  
 17 39 a valid driver's license, as defined in section 321.1, or an  
 17 40 education certificate issued under this chapter.

CODE: Changes the requirements for an operator of a snowmobile under the age of 16.

17 41 Sec. 57. Section 321G.24, subsection 1, Code 2014, is  
 17 42 amended to read as follows:  
 17 43 1. A person ~~under eighteen~~ twelve through seventeen years  
 18 1 of age shall not operate a snowmobile on public land, public  
 18 2 ice, a designated snowmobile trail, or land purchased with  
 18 3 snowmobile registration funds in this state without obtaining a  
 18 4 ~~valid an~~ education certificate approved by the department and  
 18 5 having the certificate in the person's possession, unless the  
 18 6 person is accompanied on the same snowmobile by a responsible  
 18 7 person of at least eighteen years of age who is experienced in  
 18 8 snowmobile operation and possesses a valid driver's license, as  
 18 9 defined in section 321.1, or an education certificate issued  
 18 10 under this chapter.

CODE: Specifies that persons aged 12 to 17 must obtain a safety education certificate from the DNR and have it in their possession unless accompanied on the same snowmobile with a person 18 years or older that is an experienced operator with a valid driver's license.

18 11 Sec. 58. Section 805.8B, subsection 2, paragraph a, Code  
 18 12 2014, is amended to read as follows:  
 18 13 a. For registration or user permit violations under section  
 18 14 321G.3, subsection 1, or section 321G.4B, the scheduled fine  
 18 15 is fifty dollars.

CODE: Specifies that the scheduled fine for user permit violations is \$50.

18 16 DIVISION VII  
 18 17 INCOME TAX CHECKOFFS

18 18 Sec. 59. NEW SECTION 422.12D INCOME TAX CHECKOFF FOR THE

CODE: Reestablishes two voluntary individual income tax checkoffs

18 19 IOWA STATE FAIR FOUNDATION FUND.

18 20 1. A person who files an individual or a joint income tax  
 18 21 return with the department of revenue under section 422.13  
 18 22 may designate one dollar or more to be paid to the foundation  
 18 23 fund of the Iowa state fair foundation as established in  
 18 24 section 173.22. If the refund due on the return or the payment  
 18 25 remitted with the return is insufficient to pay the amount  
 18 26 designated by the taxpayer to the foundation fund, the amount  
 18 27 designated shall be reduced to the remaining amount of the  
 18 28 refund or the remaining amount remitted with the return. The  
 18 29 designation of a contribution to the foundation fund under this  
 18 30 section is irrevocable.

18 31 2. The director of revenue shall draft the income tax form  
 18 32 to allow the designation of contributions to the foundation  
 18 33 fund on the tax return. The department, on or before January  
 18 34 31, shall transfer the total amount designated on the tax  
 18 35 form due in the preceding year to the foundation fund.  
 18 36 However, before a checkoff pursuant to this section shall be  
 18 37 permitted, all liabilities on the books of the department of  
 18 38 administrative services and accounts identified as owing under  
 18 39 section 8A.504 and the political contribution allowed under  
 18 40 section 68A.601 shall be satisfied.

18 41 3. The Iowa state fair board may authorize payment from  
 18 42 the foundation fund for purposes of supporting foundation  
 18 43 activities.

19 1 4. The department of revenue shall adopt rules to implement  
 19 2 this section.

19 3 5. This section is subject to repeal under section 422.12E.

19 4 Sec. 60.NEW SECTION 422.12L JOINT INCOME TAX CHECKOFF FOR  
 19 5 VETERANS TRUST FUND AND VOLUNTEER FIRE FIGHTER PREPAREDNESS  
 19 6 FUNDA person who files an individual or a joint income tax  
 19 7 return with the department of revenue under section 422.13 may  
 19 8 designate one dollar or more to be paid jointly to the veterans  
 19 9 trust fund created in section 35A.13 and to the volunteer fire  
 19 10 fighter preparedness fund created in section 100B.13. If the  
 19 11 refund due on the return or the payment remitted with the  
 19 12 return is insufficient to pay the additional amount designated  
 19 13 by the taxpayer, the amount designated shall be reduced to the  
 19 14 remaining amount of refund or the remaining amount remitted  
 19 15 with the return. The designation of a contribution under this  
 19 16 section is irrevocable.

19 17 2. The director of revenue shall draft the income tax form  
 19 18 to allow the designation of contributions to the veterans trust  
 19 19 fund and to the volunteer fire fighter preparedness fund as  
 19 20 one checkoff on the tax return. The department of revenue,  
 19 21 on or before January 31, shall transfer one-half of the total  
 19 22 amount designated on the tax return forms due in the preceding  
 19 23 calendar year to the veterans trust fund and the remaining

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that expired after tax year 2013.

DETAIL: Under existing law (Iowa Code section 422.12E), the checkoff supporting the Iowa State Fair and the joint checkoff supporting military veterans and firefighters were repealed as the two existing checkoffs with the lowest contribution levels. This Division allows the two checkoffs to remain on the tax return for tax years 2014 and 2015. After that time, the two lowest of Iowa's four nonpolitical checkoffs will once again be subject to automatic repeal.

19 24 one-half to the volunteer fire fighter preparedness fund.  
 19 25 However, before a checkoff pursuant to this section shall be  
 19 26 permitted, all liabilities on the books of the department of  
 19 27 administrative services and accounts identified as owing under  
 19 28 section 8A.504 and the political contribution allowed under  
 19 29 section 68A.601 shall be satisfied.

19 30 3. The department of revenue shall adopt rules to administer  
 19 31 this section.

19 32 4. This section is subject to repeal under section 422.12E.

19 33 Sec. 61. REPEAL. Sections 422.12D and 422.12L, Code 2014,  
 19 34 are repealed.

19 35 Sec. 62. RETROACTIVE APPLICABILITY. This division of this  
 19 36 Act applies retroactively to January 1, 2014, for tax years  
 19 37 beginning on or after that date.

19 38 DIVISION VIII  
 19 39 COUNTY RECORDERS

19 40 Sec. 63. Section 321G.1, Code 2014, is amended by adding the  
 19 41 following new subsection:

19 42 NEW SUBSECTION 9A. "Document" means a snowmobile  
 19 43 certificate of title, registration certificate or registration  
 20 1 renewal, user permit, or duplicate special registration  
 20 2 certificate issued by the county recorder's office.

20 3 Sec. 64. Section 321G.29, subsection 7, Code 2014, is  
 20 4 amended to read as follows:

20 5 7. The county recorder shall maintain ~~a~~ an electronic record  
 20 6 of any certificate of title which the county recorder issues  
 20 7 ~~and shall keep each certificate of title on record~~ until the  
 20 8 certificate of title has been inactive for five years. When  
 20 9 issuing a title for a new snowmobile, the county recorder shall  
 20 10 obtain and keep the certificate of origin on file ~~a copy of the~~  
 20 11 ~~certificate of origin~~. When issuing a title and registration  
 20 12 for a used snowmobile for which there is no title or  
 20 13 registration, the county recorder shall obtain and keep on file  
 20 14 the affidavit for the unregistered and untitled snowmobile.

20 15 Sec. 65. Section 321G.32, subsection 1, paragraph a, Code  
 20 16 2014, is amended to read as follows:

20 17 a. To perfect the security interest, an application for  
 20 18 security interest must be presented along with the original  
 20 19 title. The county recorder shall note the security interest on  
 20 20 the face of the title and ~~on in the copy in~~ electronic record  
 20 21 maintained by the recorder's office.

20 22 Sec. 66. Section 3211.1, Code 2014, is amended by adding the  
 20 23 following new subsection:

20 24 NEW SUBSECTION 10A. "Document" means an all-terrain  
 20 25 vehicle certificate of title, vehicle registration or

CODE: Sections 63 through 65 allow county recorders to maintain  
 electronic certificates of title for snowmobiles in lieu of paper titles.

CODE: Sections 66 through 68 allow county recorders to maintain  
 electronic certificates of title for all-terrain vehicles in lieu of paper  
 titles.

20 26 registration renewal, user permit, or duplicate special  
 20 27 registration certificate issued by the county recorder's  
 20 28 office.

20 29 Sec. 67. Section 3211.31, subsection 7, Code 2014, is  
 20 30 amended to read as follows:

20 31 7. The county recorder shall maintain ~~a~~ an electronic record  
 20 32 of any certificate of title which the county recorder issues  
 20 33 ~~and shall keep each certificate of title on record~~ until the  
 20 34 certificate of title has been inactive for five years. When  
 20 35 issuing a title for a new all-terrain vehicle, the county  
 20 36 recorder shall obtain and keep the certificate of origin on  
 20 37 ~~file a copy of the certificate of origin~~. When issuing a title  
 20 38 and registration for a used all-terrain vehicle for which  
 20 39 there is no title or registration, the county recorder shall  
 20 40 obtain and keep on file the affidavit for the unregistered and  
 20 41 untitled all-terrain vehicle.

20 42 Sec. 68. Section 3211.34, subsection 1, paragraph a, Code  
 20 43 2014, is amended to read as follows:

21 1 a. To perfect the security interest, an application for  
 21 2 security interest must be presented along with the original  
 21 3 title. The county recorder shall note the security interest on  
 21 4 the face of the title and ~~on in the copy in~~ electronic record  
 21 5 maintained by the recorder's office.

21 6 Sec. 69. Section 331.602, subsection 39, Code 2014, is  
 21 7 amended to read as follows:

21 8 39. Accept applications for passports if approved to accept  
 21 9 such applications by the United States department of state.

CODE: Clarifies that county recorders can accept applications for passports if approval is received by the U.S. Department of State.

21 10 Sec. 70. Section 359A.10, Code 2014, is amended to read as  
 21 11 follows:

21 12 359A.10 ENTRY AND RECORD OF ORDERS.

21 13 Such orders, decisions, notices, and returns shall be  
 21 14 entered of record at length by the township clerk, and a copy  
 21 15 thereof certified by the township clerk to the county recorder,  
 21 16 who shall record the same in the recorder's office in ~~a book~~  
 21 17 ~~kept for that purpose~~ the manner specified in sections 558.49  
 21 18 and 558.52, and index such record in the name of each adjoining  
 21 19 owner as grantor to the other. The county recorder shall  
 21 20 collect fees specified in section 331.604.

CODE: Requires orders and decisions involving fence viewers to be recorded by county recorders in the same manner as property conveyances.

21 21 Sec. 71. Section 462A.5, subsection 1, paragraph a, Code  
 21 22 2014, is amended to read as follows:

21 23 a. The owner of the vessel shall file an application  
 21 24 for registration with the appropriate county recorder on  
 21 25 forms provided by the commission. The application shall be  
 21 26 completed and signed by the owner of the vessel and shall  
 21 27 be accompanied by the appropriate fee, and the writing fee

CODE: Allows county recorders to maintain electronic registration certificates for water vessels in lieu of paper certificates.

21 28 specified in section 462A.53. Upon applying for registration,  
21 29 the owner shall display a bill of sale, receipt, or other  
21 30 satisfactory proof of ownership as provided by the rules of  
21 31 the commission to the county recorder. If the county recorder  
21 32 is not satisfied as to the ownership of the vessel or that  
21 33 there are no undisclosed security interests in the vessel,  
21 34 the county recorder may register the vessel but shall, as a  
21 35 condition of issuing a registration certificate, require the  
21 36 applicant to follow the procedure provided in section 462A.5A.  
21 37 Upon receipt of the application in approved form accompanied  
21 38 by the required fees, the county recorder shall enter it  
21 39 upon the records of the recorder's office and shall issue to  
21 40 the applicant a pocket-size registration certificate. The  
21 41 certificate shall be executed ~~in triplicate, one copy to be~~  
21 42 and delivered to the owner, one copy to the commission, and  
21 43 one copy to be retained on file by the county recorder. The  
22 1 county recorder shall maintain an electronic record of each  
22 2 registration certificate issued by the county recorder under  
22 3 this chapter. The registration certificate shall bear the  
22 4 number awarded to the vessel, the passenger capacity of the  
22 5 vessel, and the name and address of the owner. In the use of  
22 6 all vessels except nonpowered sailboats, nonpowered canoes,  
22 7 and commercial vessels, the registration certificate shall be  
22 8 carried either in the vessel or on the person of the operator  
22 9 of the vessel when in use. In the use of nonpowered sailboats,  
22 10 nonpowered canoes, or commercial vessels, the registration  
22 11 certificate may be kept on shore in accordance with rules  
22 12 adopted by the commission. The operator shall exhibit the  
22 13 certificate to a peace officer upon request or, when involved  
22 14 in an occurrence of any nature with another vessel or other  
22 15 personal property, to the owner or operator of the other vessel  
22 16 or personal property.

22 17 Sec. 72. Section 462A.77, subsection 7, Code 2014, is  
22 18 amended to read as follows:

22 19 7. The county recorder shall maintain a an electronic record  
22 20 of ~~any~~ each certificate of title ~~which issued by any county~~  
22 21 ~~recorder issues and shall keep each certificate of title on~~  
22 22 record under this chapter until the certificate of title has  
22 23 been inactive for five years.

22 24 Sec. 73. Section 462A.84, subsection 1, paragraph a, Code  
22 25 2014, is amended to read as follows:

22 26 a. To perfect the security interest, an application for  
22 27 security interest must be presented along with the original  
22 28 title. The county recorder shall note the security interest on  
22 29 the face of the title and ~~on in the copy in~~ electronic record  
22 30 maintained by the recorder's office.

## 22 32 FOSTER CARE

22 33 Sec. 74. Section 232.46, subsection 1, Code 2014, is amended  
22 34 to read as follows:

22 35 1. a. At any time after the filing of a petition and  
22 36 prior to entry of an order of adjudication pursuant to section  
22 37 232.47, the court may suspend the proceedings on motion of the  
22 38 county attorney or the child's counsel, enter a consent decree,  
22 39 and continue the case under terms and conditions established by  
22 40 the court. These terms and conditions may include ~~prohibiting~~  
22 41 ~~a any of the following:~~

22 42 (1) Prohibiting the child from driving a motor vehicle for  
22 43 a specified period of time or under specific circumstances;  
23 1 or the supervision. The court shall notify the department of  
23 2 transportation of an order prohibiting the child from driving.  
23 3 (2) Supervision of the child by a juvenile court officer or  
23 4 other agency or person designated by the court, and may include  
23 5 the requirement that the child perform.  
23 6 (3) The performance of a work assignment of value to the  
23 7 state or to the public or make making restitution consisting of  
23 8 a monetary payment to the victim or a work assignment directly  
23 9 of value to the victim. The court shall notify the state  
23 10 department of transportation of an order prohibiting the child  
23 11 from driving.

23 12 (4) Placement of the child in a group or family foster  
23 13 care setting, if the court makes a determination that such a  
23 14 placement is the least restrictive option.

23 15 b. A child's need for shelter placement or for inpatient  
23 16 mental health or substance abuse treatment does not preclude  
23 17 entry or continued execution of a consent decree.

23 18 Sec. 75. Section 234.35, subsection 1, paragraph e, Code  
23 19 2014, is amended to read as follows:

23 20 e. When a court has entered an order transferring the  
23 21 legal custody of the child to a foster care placement pursuant  
23 22 to section 232.46, section 232.52, subsection 2, paragraph  
23 23 "d", or section 232.102, subsection 1. However, payment  
23 24 for a group foster care placement shall be limited to those  
23 25 placements which conform to a service area group foster care  
23 26 plan established pursuant to section 232.143.

23 27 DIVISION X  
23 28 SOLAR TAX CREDITS

23 29 Sec. 76. 2014 Iowa Acts, Senate File 2340, if enacted, is  
23 30 amended by adding the following new section:

23 31 NEW SECTION SEC. \_\_\_\_ Section 422.33, subsection 29,  
23 32 paragraph a, Code 2014, is amended to read as follows:

23 33 a. The taxes imposed under this division shall be reduced

CODE: Division IX requires a child to be placed in a group or family foster environment if the courts determine the child should be in the least restrictive placement option available. Requires that a child not be denied entry if the child needs to be placed in a shelter, inpatient mental health program, or an inpatient substance abuse program.

CODE: Amends SF 2340 (Solar Energy Tax Credit Act of 2014) to include corporate and franchise (bank) taxpayers as eligible beneficiaries of the solar energy tax credit expansions enacted in SF 2340. The changes are effective on enactment and retroactive to January 1, 2014 (tax year 2014).

23 34 by a solar energy system tax credit equal to ~~ffty~~ sixty  
 23 35 percent of the federal energy credit related to solar energy  
 23 36 systems provided in section ~~48~~ 48(a)(2)(A)(i)(II) and section  
 23 37 48(a)(2)(A)(i)(III) of the Internal Revenue Code, not to exceed  
 23 38 ~~fifteen~~ twenty thousand dollars.  
 23 39 Sec. 77. Section 422.11L, subsection 1, paragraphs a and b,  
 23 40 as amended by 2014 Iowa Acts, Senate File 2340, section 1, if  
 23 41 enacted, is amended to read as follows:  
 23 42 a. Sixty percent of the federal residential energy efficient  
 23 43 property credit related to solar energy provided in section ~~25D~~  
 24 1 25E(a)(1) and section 25D(a)(2) of the Internal Revenue Code,  
 24 2 not to exceed five thousand dollars.  
 24 3 b. Sixty percent of the federal energy credit related to  
 24 4 solar energy systems provided in section ~~48~~ 48(a)(2)(A)(i)(II)  
 24 5 and section 48(a)(2)(A)(i)(III) of the Internal Revenue Code,  
 24 6 not to exceed twenty thousand dollars.  
 24 7 Sec. 78. Section 422.60, subsection 12, paragraph a, as  
 24 8 enacted by 2014 Iowa Acts, House File 2438, section 27, is  
 24 9 amended to read as follows:  
 24 10 a. The taxes imposed under this division shall be reduced  
 24 11 by a solar energy system tax credit equal to ~~ffty~~ sixty  
 24 12 percent of the federal energy credit related to solar energy  
 24 13 systems provided in section ~~48~~ 48(a)(2)(A)(i)(II) and section  
 24 14 48(a)(2)(A)(i)(III) of the Internal Revenue Code, not to exceed  
 24 15 ~~fifteen~~ twenty thousand dollars.  
 24 16 Sec. 79. EFFECTIVE UPON ENACTMENT. The following provision  
 24 17 or provisions of this division of this Act, being deemed of  
 24 18 immediate importance, take effect upon enactment:  
 24 19 1. The section amending section 422.33, subsection 29,  
 24 20 paragraph "a".  
 24 21 2. The section amending section 422.11L, subsection 1,  
 24 22 paragraphs "a" and "b".  
 24 23 3. The section amending section 422.60, subsection 12,  
 24 24 paragraph "a".  
 24 25 Sec. 80. RETROACTIVE APPLICABILITY. The following  
 24 26 provision or provisions of this division of this Act apply  
 24 27 retroactively to January 1, 2014, for tax years beginning on  
 24 28 or after that date:  
 24 29 1. The section of this Act amending section 422.33,  
 24 30 subsection 29, paragraph "a".  
 24 31 2. The section of this Act amending section 422.11L,  
 24 32 subsection 1, paragraphs "a" and "b".  
 24 33 3. The section of this Act amending section 422.60,  
 24 34 subsection 12, paragraph "a".

FISCAL IMPACT: For the fiscal estimate on SF 2340, corporate taxpayers were assumed to be eligible for the expanded and enhanced solar energy tax credits, but franchise taxpayers were not. The [Fiscal Note](#) for SF 2340 assumed all available tax credits through tax year 2015 will be fully claimed, but tax credits available for tax year 2016 and 2017 will not be fully claimed. Making banks eligible for the expanded solar energy tax credits has a potential General Fund revenue reduction of \$500,000 beyond the assumed reduction of SF 2340, but not until FY 2016 or after.

24 35 DIVISION XI  
 24 36 ACCOUNT FOR HEALTH CARE TRANSFORMATION

24 37 Sec. 81. ACCOUNT FOR HEALTH CARE TRANSFORMATION — FY  
 24 38 2013-2014. As of December 31, 2013, any funds remaining in  
 24 39 the account for health care transformation created in section  
 24 40 249J.23, Code 2013, shall revert to the general fund of the  
 24 41 state.  
 24 42 Sec. 82. IOWACARE ACCOUNT. Until June 30, 2015, any funds  
 24 43 remaining in the Iowacare account created in section 249J.24,  
 25 1 Code 2013, shall remain available and are appropriated to the  
 25 2 department of human services for the payment of valid claims.  
 25 3 Sec. 83. IMMEDIATE EFFECTIVE DATE. This division of this  
 25 4 Act, being deemed of immediate importance, takes effect upon  
 25 5 enactment.  
 25 6 Sec. 84. RETROACTIVE APPLICABILITY. The following sections  
 25 7 of this division of this Act apply retroactively to July 1,  
 25 8 2013:  
 25 9 1. The section relating to the reversion of funds remaining  
 25 10 in the account for health care transformation to the general  
 25 11 fund of the state.  
 25 12 2. The section relating to availability and appropriation  
 25 13 of the funds remaining in the Iowacare account.

~~25 14~~ ~~DIVISION XII~~  
~~25 15~~ ~~FLOOD MITIGATION~~

~~25 16~~ ~~Sec. 85. Section 28F.12, Code 2014, is amended to read as~~  
~~25 17~~ ~~follows:~~  
~~25 18~~ ~~28F.12 ADDITIONAL POWERS OF THE ENTITY.~~  
~~25 19~~ ~~If the entity is comprised solely of cities, counties,~~  
~~25 20~~ ~~and sanitary districts established under chapter 358 or any~~  
~~25 21~~ ~~combination thereof, the entity shall have in addition to~~  
~~25 22~~ ~~all the powers enumerated in this chapter, the powers which~~  
~~25 23~~ ~~a county has with respect to solid waste disposal projects~~  
~~25 24~~ ~~and the powers which a governmental entity established under~~  
~~25 25~~ ~~chapter 418 has with respect to projects undertaken under~~  
~~25 26~~ ~~chapter 418.~~

~~25 27~~ ~~Sec. 86. Section 418.1, subsection 4, paragraph c,~~  
~~25 28~~ ~~unnumbered paragraph 1, Code 2014, is amended to read as~~  
~~25 29~~ ~~follows:~~  
~~25 30~~ ~~A joint board or other legal or administrative entity~~  
~~25 31~~ ~~established or designated in an agreement pursuant to chapter~~  
~~25 32~~ ~~28E or chapter 28F between any of the following:~~  
~~25 33~~ ~~Sec. 87. Section 418.1, subsection 4, paragraph c, Code~~  
~~25 34~~ ~~2014, is amended by adding the following new subparagraph:~~  
~~25 35~~ ~~NEW SUBPARAGRAPH (4) One or more counties, one or more~~  
~~25 36~~ ~~cities that are located in whole or in part within those~~  
~~25 37~~ ~~counties, and a sanitary district established under chapter 358~~

Division XI requires any funds remaining in the Health Care Transformation Account as of December 31, 2013, to revert to the General Fund and specifies that any funds remaining in the Iowacare Account remain available until June 30, 2015, for the payment of valid claims.

DETAIL: The amounts remaining in these two funds are expected to be negligible.

VETOED

CODE: Allows government entities established under Iowacode chapter 28F (for the joint financing of public works projects) to have the same power that a government entity under Chapter 418 has with respect to flood mitigation.

VETOED: The Governor vetoed this Division in its entirety stating that he agrees with the concept of this law change, but the changes could conflict with proposed reinvestment districts enacted last year. The Governor further stated that this item veto will allow the General Assembly time to work through this issue to ensure that flood mitigation and reinvestment districts receive the funding needed.

CODE: Sections 86 and 87 modify the list of governmental entities that are eligible to apply for assistance under the Flood Mitigation Program to include entities established under Iowacode chapter 28F between one or more counties, one or more cities that are located in whole or in part within those counties, and qualified sanitary districts or combined water and sanitary districts located in whole or in part within those counties.

VETOED: This Division was vetoed by the Governor.

~~25 38 or a combined water and sanitary district established under  
25 39 chapter 357 or 358 located in whole or in part within those  
25 40 counties.~~

~~25 41 Sec. 88. Section 418.11, subsection 3, paragraph c, Code  
25 42 2014, is amended to read as follows:~~

~~25 43 c. For projects approved for a governmental entity as  
26 1 defined in section 418.1, subsection 4, paragraph "c", the  
26 2 area used to determine the sales tax increment shall include  
26 3 the incorporated areas of each city that is participating in  
26 4 the chapter 28E agreement, the unincorporated areas of the  
26 5 each participating county, and the area of any participating  
26 6 drainage district not otherwise included in the areas of  
26 7 the participating cities or county, and the area of any  
26 8 participating sanitary district or combined water and  
26 9 sanitary district not otherwise included in the areas of the  
26 10 participating cities or county, as applicable.~~

~~26 11 Sec. 89. Section 418.12, subsection 5, Code 2014, is amended  
26 12 to read as follows:~~

~~26 13 5. If the department of revenue determines that the revenue  
26 14 accruing to the fund or accounts within the fund exceeds  
26 15 thirty million dollars or exceeds the amount necessary for  
26 16 the purposes of this chapter if the amount necessary is less  
26 17 than thirty million dollars, then, as limited by subsection 4,  
26 18 paragraph "a", those excess moneys shall be credited by the  
26 19 department of revenue for deposit in the general fund of the  
26 20 state.~~

~~26 21 Sec. 90. Section 418.14, subsection 3, paragraph a, Code  
26 22 2014, is amended to read as follows:~~

~~26 23 a. Except as otherwise provided in this section, bonds  
26 24 issued pursuant to this section shall not be subject to~~

CODE: Adds the area of any participating sanitary district or combined water and sanitary district not otherwise included in the areas of participating cities or counties to the sales tax increment calculation conducted by the Department of Revenue.

DETAIL: The sales tax increment calculation is required to be conducted by the Department of Revenue for purposes of determining the amount of sales tax proceeds that will be deposited into the Sales Tax Increment Fund.

VETOED: This Division was vetoed by the Governor.

CODE: Current law provides that if the Department of Revenue determines that the revenue accruing to the Sales Tax Increment Fund or accounts within the fund exceeds \$30,000,000 or exceeds the amount necessary for the purposes of Chapter 418, if the amount necessary is less than \$30,000,000, the excess revenue is to be deposited in the General Fund of the State. The Division amends that provision to specify that excess revenues to be deposited in the General Fund are those revenues that exceed the amount necessary for the purposes of Chapter 418, as limited by the revenue remittance limitations specified in current law.

DETAIL: The Flood Mitigation Program was established in SF 2217 (Flood Mitigation Program Act) during the 2013 Legislative Session. The Act established the Flood Mitigation Board and two funding sources, a Flood Mitigation Fund and a Sales Tax Increment Fund, to provide funding for flood mitigation projects. The Flood Mitigation Fund was established to receive direct appropriations and any other moneys accepted for deposit in the Fund. The Sales Tax Increment Fund receives deposits of increased sales tax revenues from each applicable area, as calculated by the Department of Revenue. The Flood Mitigation Board determines the funding sources and amounts allocated to applicants for approved projects.

VETOED: This Division was vetoed by the Governor.

CODE: Sections 90 and 91 provide conforming changes to incorporate the broader definition of special districts under the Flood Mitigation Program.

VETOED: This Division was vetoed by the Governor.

~~26 25 the provisions of any other law or charter relating to the  
26 26 authorization, issuance, or sale of bonds. Bonds issued under  
26 27 this section shall not limit or restrict the authority of a  
26 28 governmental entity as defined in section 418.1, subsection 4,  
26 29 paragraphs "a" and "b", or a city, county, or drainage special  
26 30 district participating in a governmental entity as defined in  
26 31 section 418.1, subsection 4, paragraph "c", to issue bonds for  
26 32 the project under other provisions of the Code.  
26 33 Sec. 91. Section 418.15, subsection 4, Code 2014, is amended  
26 34 to read as follows:  
26 35 4. All property and improvements acquired by a governmental  
26 36 entity as defined in section 418.1, subsection 4, paragraph  
26 37 "c", relating to a project shall be transferred to the county,  
26 38 city, or drainage special district designated in the chapter  
26 39 28E agreement to receive such property and improvements.  
26 40 The county, city, or drainage special district to which  
26 41 such property or improvements are transferred shall, unless  
26 42 otherwise provided in the chapter 28E agreement, be solely  
26 43 responsible for the ongoing maintenance and support of such  
27 44 property and improvements.~~

This Division is effective on enactment.

~~27 2 Sec. 92. EFFECTIVE UPON ENACTMENT. This division of this  
27 3 Act, being deemed of immediate importance, takes effect upon  
27 4 enactment.~~

VETOED: This Division was vetoed by the Governor.

# EXECUTIVE SUMMARY

## BOND DEFEASANCE AND SUPPLEMENTAL APPROPRIATIONS BILL

SENATE FILE 2363

VETOED in its entirety

### FUNDING SUMMARY

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#### General Fund Summary:

This Bill provides supplemental appropriations totaling \$79.8 million from the General Fund for FY 2014.

#### Defeasance of Vision Iowa Bonds:

The Bill transfers \$60.0 million from the Economic Emergency Fund to the State Bond Repayment Fund for the defeasance of the Vision Iowa Bonds. The Bill allows the Treasurer of State to utilize the unobligated balance in the State Bond Repayment Fund, estimated at \$28.8 million, for the bond defeasance. In addition, the Treasurer of State will use an estimated \$16.0 million that is currently in the Vision Iowa Debt Service Reserve Fund and \$6.9 million in interest earnings for the bond defeasance.

#### State Wagering Tax Allocation:

The Bill transfers \$15.0 million in State Wagering Taxes currently allocated to the Vision Iowa Fund for debt service on the bonds to the Rebuild Iowa Infrastructure Fund (RIIF) beginning in FY 2015.

#### VETOED:

*The Governor vetoed SF 2363 in its entirety stating that it was necessary to veto the legislation due to declining revenues and future obligations related to previously enacted spending priorities on commercial property taxes and education reform. The Governor also stated that while there are items in the Bill that he supports, the veto was necessary to maintain long term stability and predictability in the state's budget.*

### MAJOR INCREASES/DECREASES/TRANSFERS OF EXISTING PROGRAMS

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Transfers \$60.0 million from the Economic Emergency Fund to the State Bond Repayment Fund for FY 2015, to be used for the defeasance of the Vision Iowa bonds.

Page 1, Line 7

### SUPPLEMENTAL APPROPRIATIONS

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#### *A. Department of Agriculture and Land Stewardship*

General Fund supplemental appropriation of \$1.2 million for the Agricultural Drainage Well Water Quality Assistance Program.

Page 3, Line 29

General Fund supplemental appropriation of \$3.5 million for deposit in the Water Quality Initiative Fund.

Page 3, Line 34

General Fund supplemental appropriation of \$1.5 million for deposit in the Watershed Improvement Fund.

Page 3, Line 39

**EXECUTIVE SUMMARY****BOND DEFEASANCE AND SUPPLEMENTAL APPROPRIATIONS BILL****SENATE FILE 2363**

VETOED in its entirety

General Fund supplemental appropriation of \$5.0 million for the Soil and Water Conservation Program. Page 3, Line 42

General Fund supplemental appropriation of \$200,000 for the Silos and Smokestacks National Heritage Area. Page 4, Line 4

***B. Department of Cultural Affairs***

General Fund supplemental appropriation of \$90,000 for preservation of Civil War muster rolls. Page 4, Line 9

General Fund supplemental appropriation of \$50,000 for restoration of the grave of Governor Samuel Merrill. Page 4, Line 11

General Fund supplemental appropriation of \$300,000 for funding an oral history of civil rights. Page 4, Line 13

General Fund supplemental appropriation of \$3.8 million for renovation of the State Historical Building. Page 4, Line 17

***C. Iowa Economic Development Authority***

General Fund supplemental appropriation of \$100,000 for the Midwest United States-Japan Conference. Page 4, Line 25

General Fund supplemental appropriation of \$4.0 million for the Strategic Infrastructure Program. Page 4, Line 28

General Fund supplemental appropriation of \$400,000 for the Home Base Iowa initiative. Page 4, Line 32

***D. Department of Education***

General Fund supplemental appropriation of \$1.0 million to reimburse school districts for radon testing. Page 5, Line 10

***E. Department of Human Rights***

General Fund supplemental appropriation of \$2.0 million for the Low-Income Home Energy Assistance Program (LIHEAP). Page 5, Line 15

***F. Department of Human Services***

General Fund supplemental appropriation of \$1.2 million for the cost of compensatory education to address reviews of special education of children previously placed at the Iowa Juvenile Home. Page 5, Line 21

## EXECUTIVE SUMMARY

### BOND DEFEASANCE AND SUPPLEMENTAL APPROPRIATIONS BILL

SENATE FILE 2363

VETOED in its entirety

General Fund supplemental appropriation of \$100,000 to conduct a study to assess the placement of sex offenders and other hard-to-place persons for personal and medical care provided by nursing facilities. Page 5, Line 27

General Fund supplemental appropriation of \$800,000 for costs of implementing an electronic health records system for community mental health centers. Page 7, Line 3

General Fund supplemental appropriation of \$10.9 million for distribution to Broadlawns Hospital and the University of Iowa Hospital and Clinics for payment of previously uncompensated medical treatment of persons that met IowaCare eligibility requirements but were not members of the expansion population. Page 7, Line 26

General Fund supplemental appropriation of \$10,000 for transfer to a nonprofit group to assist low-income Iowans in preparing tax returns for electronic filing. Page 8, Line 3

General Fund supplemental appropriation of \$400,000 for an asset verification system of the Medicaid Program. Page 8, Line 8

General Fund supplemental appropriation of \$200,000 for development and initial implementation of an inpatient psychiatric bed tracking system. Page 8, Line 17

#### *G. Department of Public Health (DPH)*

General Fund supplemental appropriation of \$2.8 million to provide grants to substance-related disorder treatment providers. Page 9, Line 6

#### *H. Department of Public Safety*

General Fund supplemental appropriation of \$450,000 for the purchase of fire service training equipment, including mobile training units and an interior fire attack simulator. Page 9, Line 31

#### *I. Judicial Branch*

General Fund supplemental appropriation of \$1.7 million for costs associated with an electronic document management system. Page 9, Line 36

#### *J. Board of Regents*

General Fund supplemental appropriation \$1.2 million for the Iowa Flood Center at the University of Iowa. Page 9, Line 41

## EXECUTIVE SUMMARY

### BOND DEFEASANCE AND SUPPLEMENTAL APPROPRIATIONS BILL

**SENATE FILE 2363**

VETOED in its entirety

General Fund supplemental appropriation of \$3.0 million for the Advanced Manufacturing Center at the University of Northern Iowa. Page 10, Line 7

General Fund supplemental appropriation of \$300,000 for the purchase of cancer-related equipment for the Veterinary Diagnostic Laboratory at Iowa State University. Page 10, Line 16

General Fund supplemental appropriation of \$18.6 million for construction costs associated with the bioscience facility at Iowa State University. Page 10, Line 20

General Fund supplemental appropriation of \$8.0 million for construction costs associated with the Dental Science Building at the University of Iowa. Page 10, Line 25

General Fund supplemental appropriation of \$1.9 million for renovation costs associated with improvements to Bartlett Hall at the University of Northern Iowa. Page 10, Line 30

Deappropriates a total of \$28.5 million of FY 2015 RIIF appropriations from the Board of Regents. These appropriations were appropriated in a prior legislative session and are replaced with General Fund supplemental appropriations in this Bill. Page 11, Line 3

#### *K. Department of Natural Resources*

General Fund supplemental appropriation of \$5.0 million to the Iowa Resources Enhancement and Protection (REAP) Fund. Page 10, Line 35

#### **STUDIES AND INTENT**

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Provides that if the Treasurer of State determines the \$60.0 million is not sufficient to defease the Vision Iowa bonds, the Treasurer of State may submit a written request to the Department of Management (DOM) to transfer additional moneys from the Economic Emergency Fund in an amount that is sufficient. Page 2, Line 3

Requires the annual State Wagering Tax allocation of \$15.0 million currently transferred to the Vision Iowa Fund for debt service payments, to be transferred to the RIIF after the Vision Iowa bonds are defeased. Page 2, Line 27

Requires agencies receiving an appropriation in this Bill to report annually to the Legislative Services Agency and the DOM by January 15. Requires any recipient of moneys appropriated in this Bill to report to the agency that provides the pass-through funding by December 31. Page 11, Line 33

**SIGNIFICANT CODE CHANGES**

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Establishes a voluntary radon-testing program for school districts to be jointly administered by the DPH and the Department of Education. This Bill provides an appropriation of \$1.0 million to reimburse school districts participating in the program.

Page 12, Line 24

**ENACTMENT DATE**

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This Bill was approved by the General Assembly on April 30, 2014, and vetoed by the Governor on May 30, 2014.

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Senate File 2363 provides for the following changes to the Code of Iowa.

<b>Page #</b>	<b>Line #</b>	<b>Bill Section</b>	<b>Action</b>	<b>Code Section</b>
2	39	2	Add	8.57F.2A
3	5	3	Amend	8.57F.3
12	26	12	New	280.30

1 5 ~~DIVISION I~~  
 4 6 ~~STATE BOND REPAYMENT FUND~~

4 7 ~~Section 1. STATE BOND REPAYMENT FUND.~~  
 4 8 ~~1. Notwithstanding section 8.55, subsection 2, paragraph~~  
 4 9 ~~“b”, if the Iowa economic emergency fund reaches its maximum~~  
 1 10 ~~balance in the fiscal year beginning July 1, 2014, after the~~  
 1 11 ~~designated portion of the excess moneys is transferred to the~~  
 1 12 ~~taxpayers trust fund pursuant to section 8.55, subsection 2,~~  
 2 1 ~~paragraph “a”, the next \$60,050,000 is transferred to the state~~  
 2 2 ~~bond repayment fund created in section 8.57F.~~

2 3 ~~2. If the treasurer of state determines that the amount~~  
 2 4 ~~transferred pursuant to subsection 1 is not sufficient to~~  
 2 5 ~~defease or redeem the bonds specified in section 8.57F,~~  
 2 6 ~~subsection 2A, as enacted by this division of this Act, and~~  
 2 7 ~~to pay the costs relating to the defeasance or redemption, to~~  
 2 8 ~~the entire extent that the bonds may be defeased or redeemed,~~  
 2 9 ~~the treasurer of state may submit a written request to the~~  
 2 10 ~~department of management that the department certify the~~  
 2 11 ~~amount of the insufficiency as determined by the treasurer~~  
 2 12 ~~of state. The request shall detail the information needed~~  
 2 13 ~~by the department of management to determine whether the~~  
 2 14 ~~department concurs with the treasurer of state’s determination.~~  
 2 15 ~~Upon issuance of the department of management’s written~~  
 2 16 ~~certification of the insufficiency amount, there is transferred~~  
 2 17 ~~from the Iowa economic emergency fund, after the transfer made~~  
 2 18 ~~pursuant to subsection 1 to the state bond repayment fund,~~  
 2 19 ~~an amount equal to the insufficiency amount certified by the~~  
 2 20 ~~department of management. The treasurer of state’s request,~~  
 2 21 ~~any documents relating to the request, and the department~~  
 2 22 ~~of management’s certification shall also be submitted to~~  
 2 23 ~~the chairpersons and ranking members of the committees on~~  
 2 24 ~~appropriations of the senate and house of representatives and~~  
 2 25 ~~the legislative services agency at the time of submission or~~  
 2 26 ~~certification.~~

2 27 ~~3. To the extent the vision Iowa program bonds issued~~  
 2 28 ~~pursuant to section 12.71 are defeased or redeemed by moneys~~  
 2 29 ~~transferred or credited to the state bond repayment fund~~  
 2 30 ~~created in section 8.57F, there is transferred to the rebuild~~  
 2 31 ~~Iowa infrastructure fund from the revenue source otherwise~~  
 2 32 ~~designated by law or existing practice for payment of the~~  
 2 33 ~~vision Iowa program bonds, an amount equal to that which~~  
 2 34 ~~otherwise would have been paid in connection with the vision~~  
 2 35 ~~Iowa program bonds issued pursuant to section 12.71 from such~~

Authorizes a transfer of \$60,050,000 from the Economic Emergency Fund to the State Bond Repayment Fund for FY 2015.

DETAIL: The transfer is to be made only after the balance in the Economic Emergency Fund reaches the statutory maximum, and the designated portion is transferred to the Taxpayer's Trust Fund. These funds are to be used to defease the Vision Iowa bonds.

Provides that if the Treasurer of State determines the \$60,050,000 is not sufficient to defease the bonds, the Treasurer of State may submit a written request to the Department of Management certifying the amount of the insufficiency. Once confirmed, additional moneys needed are authorized to be transferred from excess moneys after the Economic Emergency Fund reaches its statutory maximum balance. Requires the certification to be submitted to the chairpersons and ranking members of the Senate and House appropriations standing committees.

Requires the annual State Wagering Tax allocation of \$15,000,000 currently transferred to the Vision Iowa Fund for debt service payments, to be transferred to the Rebuild Iowa Infrastructure Fund (RIIF) after the Vision Iowa bonds are defeased.

FISCAL IMPACT: Beginning in FY 2015, the \$15,000,000 State Wagering Tax allocation will be transferred to the RIIF.

~~2 36 revenue source for the fiscal year beginning July 1, 2014,  
2 37 and each fiscal year thereafter as provided in section 8.57,  
2 38 subsection 5, paragraph "e".~~

~~2 39 Sec. 2. Section 8.57F, Code 2014, is amended by adding the  
2 40 following new subsection:  
2 41 NEW SUBSECTION 2A. The moneys credited to and available  
2 42 in the fund for the fiscal year beginning July 1, 2014, are  
2 43 appropriated to the treasurer of state for the defeasance or  
3 1 redemption of the vision iowa program bonds issued pursuant to  
3 2 section 12.71 and for the costs relating to the defeasance or  
3 3 redemption, to the extent the bonds can be defeased or redeemed  
3 4 and costs paid within the amount appropriated.~~

CODE: Adds the Vision Iowa bonds to the list of bonds that can be defeased or redeemed via the State Bond Repayment Fund.

~~3 5 Sec. 3. Section 8.57F, subsection 3, Code 2014, is amended  
3 6 to read as follows:  
3 7 3. Any bonds listed in subsection subsections 2 and 2A that  
3 8 are not defeased or redeemed in accordance with this section  
3 9 shall continue to be payable from their original payment  
3 10 source.~~

CODE: Conforming change to the Iowa Code.

~~3 11 Sec. 4. EFFECTIVE UPON ENACTMENT. This division of this  
3 12 Act, being deemed of immediate importance, takes effect upon  
3 13 enactment.~~

This Division is effective on enactment.

~~3 14 Sec. 5. APPLICABILITY. The section of this division of this  
3 15 Act providing for transfer of moneys from the Iowa economic  
3 16 emergency fund to the state bond repayment fund instead of the  
3 17 general fund of the state applies to transfers made from the  
3 18 Iowa economic emergency fund after the effective date of this  
3 19 division of this Act.~~

Applicability provision to account for timing associated with reconciliation of the State's FY 2014 year-end financial accounts.

~~3 20 DIVISION II  
3 21 MISCELLANEOUS APPROPRIATIONS~~

~~3 22 Sec. 6. GENERAL FUND APPROPRIATIONS FY 2013-2014. There  
3 23 is appropriated from the general fund of the state to the  
3 24 following departments and agencies for the fiscal year  
3 25 beginning July 1, 2013, and ending June 30, 2014, the following  
3 26 amounts, or so much thereof as is necessary, to be used for the  
3 27 purposes designated:~~

Supplemental General Fund appropriations for FY 2014.

~~3 28 1. DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP~~

~~3 29 a. For deposit in the agricultural drainage well water  
3 30 quality assistance fund created in section 460.303 to be used  
3 31 for purposes of supporting the agricultural drainage well water  
3 32 quality assistance program as provided in section 460.304:~~

General Fund supplemental appropriation for FY 2014 to the Department of Agriculture and Land Stewardship (DALs) for support of the Agricultural Drainage Well Water Quality Assistance Program.

~~3 33~~ ..... \$ 1,240,000

DETAIL: The funds will be used to close eight agriculture drainage wells in Humboldt, Wright, and Butler counties.

~~3 34 b. For deposit in the water quality initiative fund created  
3 35 in section 466B.45 for purposes of supporting special projects  
3 36 associated with a water quality initiative administered by the  
3 37 soil conservation division as provided in section 466B.42:  
3 38~~ ..... \$ 3,500,000

General Fund supplemental appropriation for FY 2014 to the DALs for deposit in the Water Quality Initiative Fund for special projects related to water quality initiatives administered by the Soil Conservation Division.

DETAIL: The funds will be used to support projects that improve water quality.

~~3 39 c. For deposit in the watershed improvement fund created in  
3 40 section 466A.2:  
3 41~~ ..... \$ 1,500,000

General Fund supplemental appropriation for FY 2014 to the DALs for deposit in the Watershed Improvement Fund.

DETAIL: The funds are administered by the Watershed Improvement Review Board. Grants are awarded to improve water quality and prevent flooding.

~~3 42 d. For use by the department in providing for soil and  
3 43 water conservation administration, the conservation of soil and  
4 1 water resources, and the support of soil and water conservation  
4 2 district commissioners:  
4 3~~ ..... \$ 5,000,000

General Fund supplemental appropriation for FY 2014 to the DALs for soil and water conservation administration and support of soil and water conservation district commissioners.

DETAIL: The funds will be used to provide financial incentives to landowners that implement approved soil and water conservation practices. The landowner pays for at least 50.00% of the cost of the practice. State funds are divided among the Soil and Water Conservation Districts.

~~4 4 e. For support of the silos and smokestacks national  
4 5 heritage area to provide continued agricultural related  
4 6 education and preservation:  
4 7~~ ..... \$ 200,000

General Fund supplemental appropriation for FY 2014 to the DALs for support of the Silos and Smokestacks National Heritage Area.

DETAIL: The funds will be used to support the Silos and Smokestacks National Heritage Area that was designated in 1996 by the federal government to include farms and industries that comprise agribusiness. This Area covers the northeast portion of Iowa and includes 37 counties and the cities of Des Moines, Cedar Rapids, Davenport, Waterloo, Dubuque, and Iowa City.

~~4 8 2. DEPARTMENT OF CULTURAL AFFAIRS~~

~~4 9 a. For preservation of civil war muster rolls:  
4 10~~ ..... \$ 90,000

General Fund supplemental appropriation for FY 2014 to the Department of Cultural Affairs (DCA) for preservation of Civil War muster rolls.

~~4 11 b. For restoration of the grave of governor Samuel Merrill:~~  
~~4 12 ..... \$ 50,000~~

General Fund supplemental appropriation for FY 2014 to the DCA for restoration of the grave of Governor Samuel Merrill.

~~4 13 c. For the funding of an oral history of civil rights at a~~  
~~4 14 museum located in a county with a population between 200,000~~  
~~4 15 and 300,000 in the latest preceding certified federal census:~~  
~~4 16 ..... \$ 300,000~~

General Fund supplemental appropriation for FY 2014 to the DCA for funding an oral history of civil rights project at an Iowa museum.

DETAIL: This funding is directed to the African American Museum of Iowa located in Cedar Rapids.

~~4 17 d. (1) For the planning, design, construction, and~~  
~~4 18 renovation of the state historical building:~~  
~~4 19 ..... \$ 3,800,000~~  
~~4 20 (2) By October 15, 2014, the department shall submit a~~  
~~4 21 report to the general assembly on the results of the planning~~  
~~4 22 and study of the building including the use of and anticipated~~  
~~4 23 cash flow needs for the final building design.~~

General Fund supplemental appropriation for FY 2014 to the DCA for costs associated with the renovation of the State Historical Building. Requires the Department to submit a report to the General Assembly by October 15, 2014, relating to the planning and design of the renovation.

~~4 24 3. ECONOMIC DEVELOPMENT AUTHORITY~~

~~4 25 a. For purposes of the midwest United States Japan~~  
~~4 26 conference:~~  
~~4 27 ..... \$ 100,000~~

General Fund supplemental appropriation for FY 2014 to the Iowa Economic Development Authority (IEDA) to support the Midwest U.S.-Japan Association (MWJA) Conference.

DETAIL: Iowa is hosting the 46th Annual MWJA Conference September 7-9, 2014, in Des Moines. This is a one-time appropriation and will support the IEDA in the logistics and hosting of the meeting. The last time Iowa hosted this conference was in 1994, and the General Assembly allocated \$100,000 from a General Fund appropriation to the Department of Economic Development.

~~4 28 b. For the strategic infrastructure program if enacted by~~  
~~4 29 2014 Iowa Acts, House File 2445, or 2014 Iowa Acts, Senate File~~  
~~4 30 2359:~~  
~~4 31 ..... \$ 4,000,000~~

General Fund supplemental appropriation for FY 2014 to the IEDA for the Strategic Infrastructure Program if enacted by HF 2445 or SF 2359.

DETAIL: The Iowa Strategic Infrastructure Program in SF 2359 allows the IEDA to provide financial assistance for strategic infrastructure projects that are intended to lead to relocation or expansion projects for existing businesses, as well as financial assistance for new businesses.

The Iowa Innovation Council will be responsible for reviewing applications for the Program and making recommendations to the IEDA Board.

Senate File 2359 defines "Strategic Infrastructure" as "projects that develop commonly utilized assets that provide an advantage to one or

more private sector entities or that create necessary physical infrastructure in the state, and such projects are not adequately provided by the public or private sectors. Such projects may include vertical improvement developments, facilities and equipment upgrades, or the redevelopment or repurposing of underutilized property or other assets, provided that each project is intended to attract additional public or private sector investment and result in broad-based prosperity in this State."

NOTE: Section 23 of SF 2359 also permits the IEDA to transfer any loan payments, repayments, or recaptures of principal, and interest or other earnings accruing in the Grow Iowa Values Fund (GIVF) to the Strategic Infrastructure Program. Since the beginning of FY 2014, through February 21, 2014, a total of \$3.6 million in repayments, royalties, interest, and miscellaneous income has been deposited in the GIVF. Over the next four years, repayments and other revenue for the GIVF will equal \$7.5 million to \$10.0 million or more. Section 21 of SF 2359 permits the IEDA to use any amount it deems necessary from the \$16.9 million appropriated in HF 2460 (FY 2015 Economic Development Appropriations Act) for the High Quality Jobs Program.

~~4 32 e. For the home base Iowa initiative:~~  
~~4 33 ..... \$ 400,000~~

General Fund supplemental appropriation for FY 2014 to the IEDA for the Home Base Iowa Initiative.

DETAIL: The funds may be used for the purposes detailed below to implement SF 303 (Home Base Iowa Act).

~~4 34 (1) Moneys appropriated in this lettered paragraph~~  
~~4 35 shall be used to conduct a professional and occupational~~  
~~4 36 licensure analysis for connecting military occupations with~~  
~~4 37 Iowa's professional and occupational licensure rules. The~~  
~~4 38 analysis shall assist licensing boards in developing policies~~  
~~4 39 providing veterans with credit in the licensing process for~~  
~~4 40 military education, training, and service and shall identify~~  
~~4 41 military occupations that are most closely aligned with Iowa's~~  
~~4 42 professional and occupational licensures.~~

Specifies that the funds may be used to conduct crosswalks and gap analysis connecting military occupations with Iowa's existing occupational licensure rules. Such analysis will assist licensing boards in developing policies providing veterans with credit in the licensing process for military training and experience. The research will show which military occupations are most closely aligned with Iowa's occupational licensures, and what experience and training a veteran has already received that is relevant to the qualifications for licensure in Iowa.

~~4 43 (2) Moneys appropriated in this lettered paragraph shall~~  
~~5 1 be used to mitigate costs incurred by licensing boards in~~  
~~5 2 implementing policies providing veterans with credit in the~~  
~~5 3 professional and occupational licensing process for military~~  
~~5 4 education, training, and service.~~

Specifies that the funds may be used to mitigate costs that could be incurred by occupational licensing boards in implementing policies providing veterans credit for military training and experience in the licensing process. For example, veterans policies may require reprogramming computer programs or developing new systems to track applications made by veterans. Licensing boards will be able to make claims to IEDA to be reimbursed for associated costs.

~~5 5 (3) Moneys appropriated in this lettered paragraph shall be~~  
LSA: 2014 Session Fiscal Report

Specifies that the funds may be used to support increased workforce-  
July 2014

~~5 6 used to support increased workforce related data capabilities  
5 7 for veterans in Iowa. The data capabilities shall allow the  
5 8 department to effectively track the progress of assisting  
5 9 veterans with workforce issues.~~

related data capabilities related to assisting veterans in Iowa. The IEDA may contract with another department to better track progress in assisting veterans with workforce issues to implement this provision.

~~5 10 4. DEPARTMENT OF EDUCATION~~

~~5 11 For purposes of providing reimbursement to public school  
5 12 districts that conduct radon testing pursuant to section  
5 13 280.30, as enacted in this Act:~~

General Fund supplemental appropriation for FY 2014 to the Department of Education to reimburse public school districts for radon testing.

~~5 14 ..... \$ 1,000,000~~

DETAIL: Division III of this Bill establishes a voluntary radon testing program to be jointly administered by the Department of Education and the Department of Public Health.

~~5 15 5. DEPARTMENT OF HUMAN RIGHTS~~

~~5 16 To supplement the appropriation made for the low income  
5 17 home energy assistance program in 2013 Iowa Acts, chapter 136,  
5 18 section 10:~~

General Fund supplemental appropriation for FY 2014 to the Department of Human Rights to supplement the Low-Income Home Energy Assistance Program (LIHEAP).

~~5 19 ..... \$ 2,000,000~~

~~5 20 6. DEPARTMENT OF HUMAN SERVICES~~

~~5 21 a. For the costs of compensatory education to address the  
5 22 reviews of special education of certain children placed at the  
5 23 Iowa juvenile home conducted by the department of education in  
5 24 fall 2013 and reported to the department of human services on  
5 25 October 7 and December 20, 2013:~~

General Fund supplemental appropriation for FY 2014 to the Department of Human Services (DHS) for education costs to address special education reviews of children at the Iowa Juvenile Home.

~~5 26 ..... \$ 1,220,000~~

DETAIL: This compensatory education is for the youth placed in private placements during the 2013 closure period of the Juvenile Home and Training School. These education services are elective to the eligible youth and are intended to complete any interrupted education the youth may have experienced.

~~5 27 b. For a study to assess placement of sex offenders or  
5 28 other hard to place persons in the state requiring the type  
5 29 of personal and medical care provided by a nursing facility,  
5 30 including salaries, support, maintenance, and miscellaneous  
5 31 purposes:~~

General Fund supplemental appropriation for FY 2014 to the DHS for a study to assess placement of sex offender and other hard-to-place individuals needing medical or nursing facility care.

~~5 32 ..... \$ 100,000~~

~~5 33 (1) From the moneys appropriated in this lettered  
5 34 paragraph, the department of human services shall utilize a  
5 35 request for proposals process to select a private entity to  
5 36 study the implementation of facilities in other states that  
5 37 provide care for sex offenders and other hard to place persons  
5 38 needing the type of care provided by a nursing facility, to  
5 39 develop projections of the need for this type of facility in  
5 40 the state over the next twenty years, and to develop cost~~

Requires the DHS to issue a request for proposals (RFP) to select a private entity to study implementation of facilities in other states related to nursing care for sex offenders and other hard-to-place individuals. The RFP is to be issued within 30 days of enactment of this Bill.

~~5 41 projections and financing considerations for facility options  
5 42 in the state. The department of human services shall issue  
5 43 a request for proposals within thirty days after the date of  
6 1 enactment of this division of this Act.~~

~~6 2 (2) The study and report following the conclusion of the  
6 3 study shall include all of the following information:~~

~~6 4 (a) A summary of long-term care facilities operated in  
6 5 other states for the purpose of caring for sex offenders or  
6 6 other hard-to-place persons, whether the facility is operated  
6 7 by a governmental entity or through a contract with a private  
6 8 entity. The summary of the facilities shall include an  
6 9 overview of ownership and operations, populations served,  
6 10 financing sources and average costs per patient, public  
6 11 financing limitations, security or staff training policies, and  
6 12 other considerations deemed appropriate. The summary shall  
6 13 focus on models that may be adaptable to Iowa.~~

~~6 14 (b) A projection of the number of persons in the state who,  
6 15 in the next twenty years, would require the services of such a  
6 16 facility due to sex-offender status, a history of abusive or  
6 17 violent behavior in previous nursing facility placements, or  
6 18 other unmet psychiatric needs.~~

~~6 19 (c) An analysis of options for the state based on the  
6 20 research of out-of-state models and projected need. The  
6 21 analysis shall identify potential ownership structures and  
6 22 public or private facility options, including an identification  
6 23 of state-owned facilities that may be underutilized and could  
6 24 be reconfigured. The analysis shall also include management  
6 25 structures, whether public or private, potential sources of  
6 26 revenue and limitations on those sources, the need for enhanced  
6 27 security or staff training for safety, and other considerations  
6 28 deemed appropriate.~~

~~6 29 (3) A report on the results of the study produced pursuant  
6 30 to this lettered paragraph shall be submitted to the governor,  
6 31 the general assembly, and the department of human services by  
6 32 November 1, 2014.~~

~~6 33 (4) The departments of human services, corrections,  
6 34 inspections and appeals, and aging, the state public defender,  
6 35 the office of ombudsman, the office of the state long-term care  
6 36 ombudsman, and the judicial branch shall provide information  
6 37 for purposes of the study as requested by the private entity  
6 38 conducting the study. However, any information which is  
6 39 confidential shall continue to be maintained as confidential.~~

~~6 40 (5) Notwithstanding section 8.33, moneys appropriated in  
6 41 this lettered paragraph that remain unencumbered or unobligated~~

Specifies the requirements of the study and final report.

Requires a report to be submitted by the private entity to the Governor, the General Assembly, and the DHS by November 1, 2014.

Requires certain State agencies and offices to provide information for the study as requested by the private entity, except for information that is confidential in nature.

Requires nonreversion of the funds appropriated for the study until the close of FY 2015.

~~6 42 at the close of the fiscal year for which appropriated shall  
6 43 not revert but shall remain available for expenditure for the  
7 1 purposes designated until the close of the succeeding fiscal  
7 2 year.~~

~~7 3 e. For the public purpose of providing grants to community  
7 4 mental health centers in accordance with this lettered  
7 5 paragraph:  
7 6 ..... \$ 800,000~~

~~7 7 The appropriation made in this lettered paragraph shall be  
7 8 distributed as grants of up to \$100,000 to those nonprofit  
7 9 community mental health centers designated by the department  
7 10 under chapter 230A as of January 1, 2014. The grants shall  
7 11 be used by the centers for the costs of implementing an  
7 12 electronic health record system. The electronic health record  
7 13 systems implemented pursuant to a grant shall comply with the  
7 14 electronic health information provisions implemented pursuant  
7 15 to section 135.156 and with the mental health and disabilities  
7 16 services system central data repository implemented pursuant  
7 17 to section 225C.6A and other data requirements under chapter  
7 18 225C. Each recipient of a grant shall have the electronic  
7 19 health record system fully operational on or before July 1,  
7 20 2018. Notwithstanding section 8.33, moneys appropriated in  
7 21 this lettered paragraph that remain unencumbered or unobligated  
7 22 at the close of the fiscal year for which appropriated shall  
7 23 not revert but shall remain available for expenditure for the  
7 24 purposes designated until the close of the succeeding fiscal  
7 25 year.~~

~~7 26 d. To be used for payment of verified costs for previously  
7 27 uncompensated medical and surgical treatment provided during  
7 28 the period beginning July 1, 2013, and ending December 31,  
7 29 2013, to individuals who met the eligibility requirements  
7 30 pursuant to chapter 249J, Code 2013, but were not members of  
7 31 the expansion population pursuant to chapter 249J, Code 2013,  
7 32 during such period:~~

~~7 33 ..... \$ 10,900,000~~

~~7 34 (1) Applicants for moneys appropriated in this lettered  
7 35 paragraph include a publicly owned acute care teaching hospital  
7 36 located in a county with a population over 350,000, and the  
7 37 university of Iowa hospitals and clinics. All applicants shall  
7 38 receive moneys appropriated under this lettered paragraph in an  
7 39 amount to be determined by the department.~~

~~7 40 (2) In order to receive moneys under this lettered  
7 41 paragraph, an applicant must submit claim documentation to the  
7 42 department verifying the costs for previously uncompensated  
7 43 medical and surgical treatment provided during the period~~

General Fund supplemental appropriation for FY 2014 to the DHS for grants to community mental health centers to develop and implement an electronic health record system.

Requires the grants to be distributed in \$100,000 increments to nonprofit centers. The funds are to be used by the centers to implement an electronic health record system. Requires nonreversion of the appropriated funds until the close of FY 2015.

General Fund supplemental appropriation for FY 2014 to the DHS for distribution to Broadlawns Hospital and the University of Iowa Hospital and Clinics for payment of previously uncompensated medical treatment of persons that met IowaCare eligibility requirements but were not members of the expansion population.

DETAIL: The DHS ended new enrollment in the IowaCare Program on July 1, 2013. These funds are to be used to compensate Broadlawns Hospital and the University of Iowa Hospital and Clinics for those individuals that would have been eligible to sign up between July 1, 2013, and December 31, 2013, and have their treatment covered by the IowaCare Program.

~~8 1 beginning July 1, 2013, and ending December 31, 2013, to the  
8 2 individuals specified in this lettered paragraph.~~

~~8 3 e. For use by an Iowa based nonprofit organization that is a  
8 4 grantee of the department for expanding the usage of the earned  
8 5 income tax credit to evaluate the need to assist low income  
8 6 lowans in preparing tax returns for electronic filing:  
8 7 ..... \$ 10,000~~

~~8 8 f. For implementation costs to contract with a third party  
8 9 vendor to establish an asset, income, and identity eligibility  
8 10 verification system for the purposes of determining or  
8 11 redetermining eligibility of an individual who is an applicant  
8 12 for or recipient of medical assistance under the Medicaid  
8 13 program state plan on the basis of being aged, blind, or  
8 14 disabled in accordance with 42 U.S.C. §1396w, as provided in  
8 15 2014 Iowa Acts, House File 2463, if enacted:  
8 16 ..... \$ 400,000~~

~~8 17 g. For development and initial implementation of an  
8 18 inpatient psychiatric bed tracking system in accordance with  
8 19 this lettered paragraph:  
8 20 ..... \$ 200,000~~

~~8 21 (1) In developing the requirements for procurement of the  
8 22 system, the department of human services shall engage the  
8 23 group of magistrates and hospital personnel that assisted the  
8 24 department in developing the hospital bed tracking system  
8 25 report submitted to the general assembly in December 2013,  
8 26 pursuant to 2013 Iowa Acts, chapter 130, section 56. The  
8 27 department shall also engage representatives of other portions  
8 28 of the mental health system, including representatives of the  
8 29 regional mental health and disability services system, the  
8 30 state mental health institutes, the Iowa behavioral health  
8 31 association, and the Iowa association of community providers.  
8 32 The procedural issues addressed by the group shall include  
8 33 but are not limited to the responsibility for data entry  
8 34 and verification, timeliness of data entry, confidentiality  
8 35 requirements associated with the data needed to ensure the  
8 36 usefulness of the system, and key characteristics and capacity  
8 37 information about the beds in the system.~~

~~8 38 (2) The department shall base the procurement requirements  
8 39 on the recommendation option contained in the December 2013  
8 40 report that projected the lowest annual maintenance and~~

General Fund supplemental appropriation for FY 2014 to the DHS for transfer to a nonprofit group to evaluate the need to assist low-income lowans in preparing tax returns for electronic filing.

General Fund supplemental appropriation for FY 2014 to the DHS for an asset verification system of the Medicaid Program.

DETAIL: This appropriation implements legislation in HF 2463 (FY 2015 Health and Human Services Appropriations Act) establishing an electronic asset, income, and identity eligibility verification system for individuals that apply for Medicaid on the basis of being aged, blind, or disabled.

General Fund supplemental appropriation for FY 2014 to the DPH for development and initial implementation of an inpatient psychiatric bed tracking system.

DETAIL: The new bed tracking system for inpatient psychiatric bed is estimated to have an up-front, one-time cost of \$200,000 with a \$25,000 annual maintenance cost.

Specifies the groups that the DHS is required to consult in developing the procurement requirements of the inpatient psychiatric bed tracking system.

Requires the DHS to base the procurement requirements on an option included in a December 2013 report.

~~8 41 operating costs than the other option.~~

~~8 42 (3) Notwithstanding section 8.33, moneys appropriated in  
8 43 this lettered paragraph that remain unencumbered or unobligated  
9 1 at the close of the fiscal year for which appropriated shall  
9 2 not revert but shall remain available for expenditure for the  
9 3 purposes designated until the close of the succeeding fiscal  
9 4 year.~~

Requires nonreversion of the appropriated funds until the close of FY 2015.

~~9 5 7. DEPARTMENT OF PUBLIC HEALTH~~

~~9 6 For the public purpose of providing a grant on behalf of  
9 7 substance related disorder treatment providers in accordance  
9 8 with this section:  
9 9 ..... \$ 2,800,000~~

General Fund supplemental appropriation for FY 2014 to the Department of Public Health (DPH) to provide grants to substance-related disorder treatment providers to implement an electronic health record system.

~~9 10 The appropriation made in this lettered paragraph shall  
9 11 be distributed as a grant to an association representing the  
9 12 majority of the nonprofit substance related disorder treatment  
9 13 providers licensed under section 125.13 by the department as of  
9 14 January 1, 2014, that receive federal prevention and treatment  
9 15 of substance abuse block grant funding through the department.  
9 16 The grant shall be used for bulk purchasing and to implement an  
9 17 electronic health record system in the providers that receive  
9 18 that federal grant. The electronic health record system  
9 19 implemented with the grant shall comply with the electronic  
9 20 health information provisions implemented pursuant to section  
9 21 135.156 and with the mental health and disabilities services  
9 22 system central data repository implemented pursuant to section  
9 23 225C.6A and other data requirements under chapter 225C. Each  
9 24 of the providers shall have the electronic health record system  
9 25 fully operational on or before July 1, 2018. Notwithstanding  
9 26 section 8.33, moneys appropriated in this lettered paragraph  
9 27 that remain unencumbered or unobligated at the close of the  
9 28 fiscal year for which appropriated shall not revert but shall  
9 29 remain available for expenditure for the purposes designated  
9 30 until the close of the succeeding fiscal year.~~

Requires the appropriated funds to be distributed as grants to an association representing the majority of the nonprofit substance-disorder treatment providers licensed by the DPH. Requires the grants to be used to implement an electronic health records system and to have the system fully operational by July 1, 2018.

Requires nonreversion of the appropriated funds until the close of FY 2015.

~~9 31 8. DEPARTMENT OF PUBLIC SAFETY~~

~~9 32 For the fire service training bureau for the purchase of  
9 33 equipment including mobile training units and an interior fire  
9 34 attack simulator:  
9 35 ..... \$ 450,000~~

General Fund supplemental appropriation for FY 2014 to the Department of Public Safety for purchase of equipment, including mobile training units and an interior fire attack simulator.

~~9 36 9. IOWA JUDICIAL BRANCH~~

~~9 37 For costs associated with the electronic document management  
9 38 system and other technology related projects:~~

General Fund supplemental appropriation for FY 2014 to the Judicial Branch for costs associated with an electronic document management system.

~~9 39~~ ..... \$ 1,650,000

DETAIL: The Electronic Document Management System (EDMS) will allow attorneys and citizens to electronically file court documents with the Judicial Branch via the Internet. The EDMS will integrate with the Iowa Court Information System (ICIS), enabling electronic access to authorized parties via the Internet to the court docket and documents 24 hours a day, seven days a week. In addition, court notices will be emailed to lawyers, litigants, and officials. The additional funding will allow the project to be completed by December 2015. As of December 31, 2013, a total of 43 counties (43.40%) had been completed.

~~9 40~~ 10. STATE BOARD OF REGENTS

~~9 41~~ a. ~~For the Iowa flood center at the state university of~~  
~~9 42 Iowa:~~  
~~9 43~~ ..... \$ 1,200,000

General Fund supplemental appropriation for FY 2014 to the Board of Regents for the Iowa Flood Center at the University of Iowa.

Specifies how the appropriated funds are to be used.

~~10 1~~ (1) ~~Of the moneys appropriated in this lettered paragraph,~~  
~~10 2 \$200,000 shall be used for purposes of a groundwater monitoring~~  
~~10 3 network.~~  
~~10 4~~ (2) ~~Of the moneys appropriated in this lettered paragraph,~~  
~~10 5 \$1,000,000 shall be used for purposes of a soil monitoring~~  
~~10 6 network.~~

~~10 7~~ b. ~~For the advanced manufacturing center at the university~~  
~~10 8 of northern Iowa:~~  
~~10 9~~ ..... \$ 3,000,000

General Fund supplemental appropriation for FY 2014 to the Board of Regents for the Advanced Manufacturing Center at the University of Northern Iowa.

Specifies how the appropriated funds are to be used.

~~10 10~~ (1) ~~Of the moneys appropriated in this lettered paragraph,~~  
~~10 11 \$2,000,000 shall be used to purchase advanced manufacturing~~  
~~10 12 equipment.~~  
~~10 13~~ (2) ~~Of the moneys appropriated in this lettered paragraph,~~  
~~10 14 \$1,000,000 shall be used for infrastructure costs at the~~  
~~10 15 center.~~

~~10 16~~ e. ~~For the veterinary diagnostic laboratory at the college~~  
~~10 17 of veterinary medicine at Iowa state university of science and~~  
~~10 18 technology for the purchase of cancer related equipment:~~  
~~10 19~~ ..... \$ 300,000

General Fund supplemental appropriation for FY 2014 to the Board of Regents for the purchase of cancer-related equipment for the Veterinary Diagnostic Laboratory at Iowa State University.

~~10 20~~ d. ~~For construction, renovation, and related improvements~~  
~~10 21 for phase II of the agricultural and biosystems engineering~~  
~~10 22 complex, including classrooms, laboratories, and offices at~~  
~~10 23 Iowa state university of science and technology:~~  
~~10 24~~ ..... \$ 18,600,000

General Fund supplemental appropriation for FY 2014 to the Board of Regents for construction costs associated with the bioscience facility at Iowa State University.

DETAIL: Section 8 of this Bill deappropriates an \$18,600,000 Rebuild Iowa Infrastructure Fund (RIIF) appropriation that was previously appropriated for FY 2015.

~~10 25 e. For the renovation and related improvements to the dental  
10 26 science building at the state university of Iowa including but  
10 27 not limited to renovation of clinical spaces and development of  
10 28 a multidisciplinary clinical area:~~

~~10 29 ..... \$ 8,000,000~~

~~10 30 f. For renovation and related improvements for Bartlett  
10 31 hall at the university of northern Iowa including providing  
10 32 faculty offices, seminar rooms, and laboratories in the  
10 33 building and the associated demolition of Baker hall:~~

~~10 34 ..... \$ 1,947,000~~

~~10 35 Sec. 7. REAP. Notwithstanding the amount of the standing  
10 36 appropriation from the general fund of the state to the Iowa  
10 37 resources enhancement and protection fund as provided in  
10 38 section 455A.18, and in addition to moneys appropriated in 2014  
10 39 Iowa Acts, House File 2458, and 2014 Iowa Acts, Senate File  
10 40 2349, there is appropriated from the general fund of the state  
10 41 to the Iowa resources enhancement and protection fund for the  
10 42 fiscal year beginning July 1, 2013, and ending June 30, 2014,  
10 43 the following amount, to be allocated as provided in section~~

~~11 1 455A.19:  
11 2 ..... \$ 5,000,000~~

~~11 3 Sec. 8. 2011 Iowa Acts, chapter 133, section 1, subsection  
11 4 10, paragraphs d through f, as amended by 2012 Iowa Acts,  
11 5 chapter 1140, section 15, are amended to read as follows:~~

~~11 6 d. For construction, renovation, and related improvements  
11 7 for phase II of the agricultural and biosystems engineering  
11 8 complex, including classrooms, laboratories, and offices at  
11 9 Iowa state university of science and technology:~~

~~11 10 FY 2011 2012 ..... \$ 1,000,000~~

~~11 11 FY 2012 2013 ..... \$ 19,050,000~~

~~11 12 FY 2013 2014 ..... \$ 21,750,000~~

~~11 13 FY 2014 2015 ..... \$ 48,600,000~~

~~11 14 ..... 0~~

~~11 15 e. For the renovation and related improvements to the dental  
11 16 science building at the state university of Iowa including but  
11 17 not limited to renovation of clinical spaces and development of  
11 18 a multidisciplinary clinical area:~~

~~11 19 FY 2011 2012 ..... \$ 1,000,000~~

~~11 20 FY 2012 2013 ..... \$ 10,250,000~~

~~11 21 FY 2013 2014 ..... \$ 9,750,000~~

~~11 22 FY 2014 2015 ..... \$ 8,000,000~~

General Fund supplemental appropriation for FY 2014 to the Board of Regents for construction costs associated with the Dental Science Building at the University of Iowa.

DETAIL: Section 8 of this Bill deappropriates an \$8,000,000 RIIF appropriation that was previously appropriated for FY 2015.

General Fund supplemental appropriation for FY 2014 to the Board of Regents for renovation costs associated with improvements to Bartlett Hall at the University of Northern Iowa.

DETAIL: Section 8 of this Bill deappropriates a \$1,947,000 RIIF appropriation that was previously appropriated for FY 2015.

General Fund supplemental appropriation for FY 2014 to the Iowa Resources Enhancement and Protection (REAP) Fund.

DETAIL: In addition to the \$5,000,000 supplemental appropriation in this Bill, HF 2458 (Agriculture and Natural Resources Appropriations Act) appropriated \$16,000,000 from the Environment First Fund, and SF 2349 (Infrastructure Appropriations Act) appropriated \$4,000,000 from the Rebuild Iowa Infrastructure Fund (RIIF) for the REAP Fund for FY 2015. *The Governor vetoed the the \$4,000,000 RIIF appropriation in SF 2349.*

CODE: This Section deappropriates a total of \$28,547,000 of FY 2015 RIIF appropriations from the Board of Regents. These RIIF appropriations are replaced with General Fund supplemental appropriations in Section 6 of this Bill.

<del>11 23</del>		<u>0</u>
<del>11 24</del>	<del>f. For renovation and related improvements for Bartlett</del>	
<del>11 25</del>	<del>hall at the university of northern Iowa including providing</del>	
<del>11 26</del>	<del>faculty offices, seminar rooms, and laboratories in the</del>	
<del>11 27</del>	<del>building and the associated demolition of Baker hall:</del>	
<del>11 28</del>	<del>FY 2011 2012 .....</del>	<del>\$ 1,000,000</del>
<del>11 29</del>	<del>FY 2012 2013 .....</del>	<del>\$ 7,786,000</del>
<del>11 30</del>	<del>FY 2013 2014 .....</del>	<del>\$ 10,267,000</del>
<del>11 31</del>	<del>FY 2014 2015 .....</del>	<del>\$ 1,047,000</del>
<del>11 32</del>		<u>0</u>

~~11 33 Sec. 9. REPORTING.~~

~~11 34 1. On or before January 15 of each year, a state agency~~

~~11 35 that received an appropriation in this division of this~~

~~11 36 Act shall report to the legislative services agency and the~~

~~11 37 department of management the status of all projects completed~~

~~11 38 or in progress. The report shall include a description of the~~

~~11 39 project, the progress of work completed, the total estimated~~

~~11 40 cost of the project, a list of all revenue sources being used~~

~~11 41 to fund the project, the amount of funds expended, the amount~~

~~11 42 of funds obligated, and the date the project was completed or~~

~~11 43 an estimated completion date of the project, where applicable.~~

~~12 1 2. On or before December 31 of each year, a recipient~~

~~12 2 of moneys appropriated in this division of this Act for any~~

~~12 3 purpose shall report to the state agency to which the moneys~~

~~12 4 are appropriated the status of all projects completed or in~~

~~12 5 progress. The report shall include a description of the~~

~~12 6 project, the progress of work completed, the total estimated~~

~~12 7 cost of the project, a list of all revenue sources being used~~

~~12 8 to fund the project, the amount of funds expended, the amount~~

~~12 9 of funds obligated, and the date the project was completed or~~

~~12 10 an estimated completion date of the project, where applicable.~~

~~12 11 Sec. 10. REVERSION. For purposes of section 8.33, unless~~

~~12 12 specifically provided otherwise, unencumbered or unobligated~~

~~12 13 moneys from an appropriation made or amended in this division~~

~~12 14 of this Act shall not revert but shall remain available for~~

~~12 15 expenditure for the purposes designated until the close of~~

~~12 16 the fiscal year beginning July 1, 2017. However, if the~~

~~12 17 project or projects for which such appropriation was made or~~

~~12 18 amended are completed in an earlier fiscal year, unencumbered~~

~~12 19 or unobligated moneys shall revert at the close of that same~~

~~12 20 fiscal year.~~

~~12 21 Sec. 11. EFFECTIVE UPON ENACTMENT. This division of this~~

~~12 22 Act, being deemed of immediate importance, takes effect upon~~

~~12 23 enactment.~~

Requires agencies receiving an appropriation in Division II to report annually to the Legislative Services Agency and the Department of Management by January 15. Requires any recipient of moneys appropriated in Division II to report to the agency that provides the pass-through funding by December 31, in order for the agency to include the information in the report due by January 15.

DETAIL: These reporting requirements are consistent with State reporting requirements for appropriations from other State infrastructure, technology, and bonding-related funds. The LSA will include the infrastructure-related appropriations in its annual compilation of the Infrastructure Status Reports that is available on the General Assembly website.

Requires nonreversion of the supplemental appropriations in Division II, unless otherwise specified, until the close of FY 2018.

Division II of this Bill is effective on enactment.

~~12 24~~ DIVISION III  
~~12 25~~ RADON CONTROL IN SCHOOLS  
~~12 26~~ Sec. 12-NEW SECTION 280.30 RADON TESTING.

~~12 27~~ 1. For purposes of this section, "short term test" means  
~~12 28~~ a test approved by the department of public health in which a  
~~12 29~~ testing device remains in an area for not less than two days  
~~12 30~~ and not more than ninety days to determine the amount of radon  
~~12 31~~ in the air that is acceptable for human inhalation.

~~12 32~~ 2. The board of directors of each public school district  
~~12 33~~ may provide for short term testing and retesting for radon gas  
~~12 34~~ to be performed at each attendance center under its control  
~~12 35~~ and following any new construction of an attendance center or  
~~12 36~~ additions, renovations, or repairs to an attendance center.

~~12 37~~ 3. a. The department of public health and the department  
~~12 38~~ of education shall each adopt rules to jointly administer this  
~~12 39~~ section.

~~12 40~~ b. In consultation with appropriate stakeholders, the  
~~12 41~~ department of public health shall adopt rules establishing  
~~12 42~~ standards for radon testing at attendance centers. Such  
~~12 43~~ standards shall include but are not limited to training  
~~13 1~~ requirements for persons to conduct such testing and best  
~~13 2~~ practices for conducting such testing.

CODE: Defines short-term test for purposes of radon testing in public school buildings.

CODE: Allows school districts to conduct short-term radon testing at school facilities.

CODE: Requires the Department of Public Health and the Department of Education to adopt rules to administer radon testing in public schools.

## **2014 Fiscal Report (Graybook)**

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