CHAPTER 181

COST OF CERTAIN STATE PUBLICATIONS

S.F. 550

AN ACT relating to determining the cost of certain state publications.

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

Section 1. Section 14.21, Code 1983, is amended to read as follows:

14.21 PUBLICATION OF PARTS OF CODE. The Code editor in consultation with the superintendent of printing may cause to be printed from time to time, in the form of leaflets, folders, or pamphlets and in such numbers as the Code editor deems reasonable, parts of the Code for the use of public officers. Such The orders shall be limited to actual needs as shown by experience or other competent proof, and the printing shall be done in an economical manner approved by the legislative council.

Commencing July 1, 1977, the Code editor shall cause to be compiled, indexed and published in loose-leaf form the Iowa court rules, which shall consist of all rules of civil procedure, rules of criminal procedure, rules of appellate procedure, and supreme court rules. The Code editor shall cause to be distributed supplements to the compilation on or before the effective date of either new rules, or amendments to or the repeal of existing rules. All expenses incurred by the Code editor under this paragraph shall be defrayed under the provisions of section 14.22. There shall be established a price for the compilation of rules, and a separate price for each supplement. The price of the compilation and of supplements shall represent the costs of compiling and indexing, plus the amounts charged for printing and distribution and a cost for labor determined jointly by the legislative council and rules review committee in consultation with the state printer. A On request a single copy of each compilation and of each supplement shall be distributed free of charge to each of the persons or agencies referred to in section 18.97, subsections 1, 2, 5, 6, 7, 8 and 15.

Sec. 2. Section 17.22, Code 1983, is amended to read as follows:

17.22 PRICE. Said The publications listed in this section shall be sold at a price to be established by dividing the total cost only, of printing, binding, distribution and paper stock by the total number printed of each edition, and increasing the figure obtained by an amount, which represents all or any portion of compilation and editing labor costs, to be determined by the legislative council and rules review committee in consultation with the state printer.

1. Code or its supplements thereto and, the Iowa administrative code or its supplements, and the Iowa administrative bulletin.

2. Session laws.

3. Daily journals and bills.

4. Book of annotations to the Code.

5. Supplements to the book of annotations.

6. Tables of corresponding sections to the Code.

7. Reports of the supreme court, and reports of the court of appeals.

8 7. Rules of civil procedure, rules of appellate procedure and supreme court rules Iowa court rules.

The Iowa administrative code and bulletin may be distributed with each order for purchase of the Code. The Iowa administrative code, its supplements, the Iowa administrative bulletin or the Code may be distributed with the Code or separately. There shall be established separate prices for the Iowa administrative code, for its supplements, for the Iowa administrative bulletin and for the Code. The price charged for the Iowa administrative code, its supplements or the Iowa administrative bulletin shall represent the cost of compiling and indexing plus the amount charged for the printing and distribution.

When the Code is published in more than one volume the superintendent of printing may distribute each volume on order, after payment of the estimated purchase price for the set, when said the volume becomes available.

Approved June 6, 1983

CHAPTER 182

ALTERNATIVE ENERGY PRODUCING FACILITIES AND RESEARCH S.F. 380

AN ACT to encourage economic development by providing incentives for certain energy producing facilities and research and development activities.

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

Section 1. Section 419.1, subsection 2, paragraph a, Code 1983, is amended to read as follows:

a. Any land Land, buildings or improvements, whether or not in existence at the time of issuance of the bonds issued under authority of this chapter, which are suitable for the use of any a voluntary nonprofit hospital, clinic or health care facility as defined in section 135C.1, subsection 4, or of one or more physicians for an office building to be used exclusively by professional health care providers, including appropriate ancillary facilities, or of any a private college or university, or any a state institution governed under chapter 262 whether for the establishment or maintenance of the college or university, or of any an industry or industries for the manufacturing, processing or assembling of any agricultural or manufactured products. even though the processed products may require further treatment before delivery to the ultimate consumer, or of any a commercial enterprise engaged in storing, warehousing or distributing products of agriculture, mining or industry including but not limited to barge facilities and riverfront improvements useful and convenient for the handling and storage of goods and products, or of a facility for the generation of electrical energy through the use of a renewable energy source including but not limited to hydroelectric and wind generation facilities, or of a facility engaged in research and development activities, or of a national, regional or divisional headquarters facility of a company that does multistate business, or of a telephone company, or of a beginning businessperson for any purpose, or of any a commercial amusement or theme park, or of any a housing unit or complex for the elderly or handicapped, or of any a fair or exposition held in the state, other than the Iowa state fair, which is a member of the association of Iowa fairs, or