CHAPTER 1039

DESIGNATION OF GAMING ENFORCEMENT OFFICERS S.F. 2247

AN ACT authorizing the modification of the designation of a gaming enforcement officer.

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

Section 1. $\underline{\text{NEW SECTION}}$. 80.26 Designation by department of administrative services.

Notwithstanding the use of the designations "enforcement officer", "officer", "gaming enforcement officer", and "special agent" in this chapter and chapters 97A, 97B, 99D, and 99F, nothing shall prohibit the department of administrative services from officially designating gaming enforcement officers or special agents by another class title for purposes of identifying job classifications. Any official class title designation made by the department of administrative services shall not create or establish any new employee rights with respect to promotional opportunities, compensation, or benefits, or establish any connection that does not exist as of July 1, 2010, between the designation of gaming enforcement officer and any existing job classifications, including special agents, as a result of a change in designation.

Sec. 2. LEGISLATIVE INTENT — CONSTRUCTION.

- 1. It is the intent of the general assembly that any change in class title designation pursuant to this Act shall not modify the existing job classification or duties for a gaming enforcement officer. The general assembly reaffirms that changes to existing compensation levels should be determined by the collective bargaining process and not determined by a change in employee designation as authorized by this Act.
- 2. Any change to the class title designation by the department of administrative services relating to gaming enforcement officers pursuant to this Act shall be construed as a nonsubstantive change.

Approved March 15, 2010

CHAPTER 1040

REINSTATEMENT OF DISSOLVED BUSINESS ENTITIES — TAX STATUS NOTIFICATION $\it H.F.~2111$

AN ACT providing notification to the department of workforce development by the secretary of state when certain business entities apply for reinstatement after dissolution to ensure certain tax obligations have been fulfilled.

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

Section 1. Section 489.706, subsection 2, Code 2009, is amended to read as follows:

2. The secretary of state shall refer the federal tax identification number contained in the application for reinstatement to the department departments of revenue and workforce development. The department departments of revenue and workforce development shall report to the secretary of state the tax status of the limited liability company. If the either department reports to the secretary of state that a filing delinquency or liability exists against the limited liability company, the secretary of state shall not cancel the declaration of dissolution until the filing delinquency or liability is satisfied.

- Sec. 2. Section 490.1422, subsection 2, paragraph a, Code 2009, is amended to read as follows:
- a. The secretary of state shall refer the federal tax identification number contained in the application for reinstatement to the department departments of revenue and workforce development. The department departments of revenue and workforce development shall report to the secretary of state the tax status of the corporation. If the either department reports to the secretary of state that a filing delinquency or liability exists against the corporation, the secretary of state shall not cancel the certificate of dissolution until the filing delinquency or liability is satisfied.
- Sec. 3. Section 490A.1322, subsection 2, paragraph a, Code 2009, is amended to read as follows:
- a. The secretary of state shall refer the federal tax identification number contained in the application for reinstatement to the department departments of revenue and workforce development. The department departments of revenue and workforce development shall report to the secretary of state the tax status of the limited liability company. If the either department reports to the secretary of state that a filing delinquency or liability exists against the limited liability company, the secretary of state shall not cancel the certificate of dissolution until the filing delinquency or liability is satisfied.
- Sec. 4. Section 501.813, subsection 2, paragraph a, Code 2009, is amended to read as follows:
- a. The secretary of state shall refer the federal tax identification number contained in the application for reinstatement to the department departments of revenue and workforce development. The department departments of revenue and workforce development shall report to the secretary of state the tax status of the cooperative. If the either department reports to the secretary of state that a filing delinquency or liability exists against the cooperative, the secretary of state shall not cancel the certificate of dissolution until the filing delinquency or liability is satisfied.
- Sec. 5. Section 504.1423, subsection 2, paragraph a, Code 2009, is amended to read as follows:
- a. The secretary of state shall refer the federal tax identification number contained in the application for reinstatement to the department departments of revenue and workforce development. The department departments of revenue and workforce development shall report to the secretary of state the tax status of the corporation. If the either department reports to the secretary of state that a filing delinquency or liability exists against the corporation, the secretary of state shall not cancel the certificate of dissolution until the filing delinquency or liability is satisfied.

Approved March 15, 2010

CHAPTER 1041

FINE ARTS PROJECTS IN STATE BUILDINGS $H.F.\ 2195$

AN ACT concerning fine arts projects in state buildings.

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

Section 1. Section 304A.10, Code 2009, is amended to read as follows: **304A.10** Cost of fine arts — percentage.

The total estimated cost of the fine arts elements included in a plan and specifications