# CHAPTER 75

# AUDITS AND EXAMINATIONS OF PUBLIC FINANCIAL ACTIVITIES AND EXPENDITURES

#### H.F. 536

AN ACT concerning the duties and responsibilities of the auditor of state.

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

Section 1. Section 11.1, Code 2011, is amended to read as follows:

## 11.1 Definitions.

1. For purposes of this chapter, unless the context otherwise requires:

<u>a.</u> The term "department" shall be construed to mean "<u>Department</u>" means any authority charged by law with official responsibility for the expenditure of public money of the state and any agency receiving money from the general revenues of the state.

b. "Examination" means procedures that are less in scope than an audit but which are directed toward reviewing financial activities and compliance with legal requirements.

c. "Governmental subdivision" means cities and administrative agencies established by cities, hospitals or health care facilities established by a city, counties, county hospitals organized under chapters 347 and 347A, memorial hospitals organized under chapter 37, entities organized under chapter 28E, community colleges, area education agencies, and school districts.

*d. "Regents institutions"* means the institutions governed by the board of regents under section 262.7.

<u>2.</u> As used in this chapter, unless the context otherwise requires, "book", "list", "record", or "schedule" kept by a county auditor, assessor, treasurer, recorder, sheriff, or other county officer means the county system as defined in section 445.1.

Sec. 2. Section 11.2, subsection 1, Code 2011, is amended to read as follows:

1. The auditor of state shall annually, and more often if deemed necessary, make a full settlement between <u>audit</u> the state and all state officers and departments <del>and all persons</del> receiving or expending state funds, <del>and shall annually make a complete audit of the books</del> and accounts of every department of the state.

a. Provided, except that the accounts, records, and documents of the treasurer of state shall be audited daily.

b. Provided further, that a preliminary audit of the educational institutions and the state fair board shall be made periodically, at least quarterly, to check the monthly reports submitted to the director of the department of administrative services as required by section 8A.502, subsection 10, and that a final audit of such state agencies shall be made at the close of each fiscal year.

Sec. 3. Section 11.2, Code 2011, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 1A. Departments shall immediately notify the auditor of state regarding any suspected embezzlement, theft, or other significant financial irregularities.

Sec. 4. Section 11.2, subsection 2, paragraphs a, b, and c, Code 2011, are amended to read as follows:

*a*. The state board of regents shall make available to the auditor of state and treasurer of state the most recent annual report of any investment entity or investment professional employed by an <u>a regents</u> institution governed by the board.

b. All contracts or agreements with an investment entity or investment professional employed by an <u>a regents</u> institution governed by the state board of regents shall require the investment entity or investment professional employed by an <u>a regents</u> institution governed by the state board of regents to notify in writing the state board of regents within thirty days of receipt of all communication from an independent auditor or the auditor of state or any regulatory authority of the existence of a material weakness in internal control structure, or regulatory orders or sanctions against the investment entity or investment professional,

with regard to the type of services being performed under the contracts or agreements. This provision shall not be limited or avoided by another contractual provision.

c. The audit under this section shall not be certified until the most recent annual reports of any investment entity or investment professional employed by an <u>a regents</u> institution governed by the state board of regents are reviewed by the auditor of state.

Sec. 5. Section 11.4, subsection 1, Code 2011, is amended to read as follows:

1. The auditor of state shall make or cause to be made and filed and kept in the auditor's office written reports of all audits and examinations, which reports shall set out in detail include, if applicable, the following:

*a*. The actual financial condition of such the state or department found to exist on every examination.

*b*. Whether, in the auditor's opinion,

(1) All funds Funds have been expended for the purpose for which appropriated.

(2) The department so audited and <u>or</u> examined is efficiently conducted, and if the maximum results for the money expended are obtained.

(3) The work of the departments so audited or examined needlessly conflicts with or duplicates the work done by any other department.

c. All illegal or unbusinesslike practices.

*d*. Any recommendations for greater simplicity, accuracy, efficiency, or economy in the operation of the business of the several departments and institutions.

*e*. Comparisons of prices paid and terms obtained by the various departments for goods and services of like character and reasons for differences therein, if any.

f. e. Any other information which, in the auditor's judgment, may be of value to the auditor.

Sec. 6. Section 11.4, subsection 2, Code 2011, is amended by striking the subsection.

Sec. 7. Section 11.5A, Code 2011, is amended to read as follows:

11.5A Audit costs.

When requested by the auditor of state, the department of management shall transfer from any unappropriated funds in the state treasury an amount not exceeding the expenses and prorated salary costs already paid to perform examinations <u>audits</u> of state executive <u>departments and</u> agencies, and the offices of the judicial branch, and federal financial assistance, as defined in <u>Pub. L. No. 98-502</u> the federal Single Audit Act, 31 U.S.C. § 7501, et seq., received by all other departments, as listed in section 11.5B, for which payments by agencies have not been made. Upon payment by the departments, the auditor of state shall credit the payments to the state treasury.

Sec. 8. Section 11.5B, unnumbered paragraph 1, Code 2011, is amended to read as follows:

The auditor of state shall be reimbursed by a department or agency for performing <u>audits</u> <u>or</u> examinations of the following state departments or agencies, or funds received by a department or agency:

Sec. 9. Section 11.5B, subsection 13, Code 2011, is amended to read as follows:

13. Federal financial assistance, as defined in Pub. L. No. 98-502 the federal Single Audit Act, 31 U.S.C. § 7501, et seq., received by all other departments.

Sec. 10. Section 11.6, subsection 1, paragraph a, Code 2011, is amended to read as follows:

a. (1) The Except for entities organized under chapter 28E having gross receipts of one hundred thousand dollars or less in a fiscal year, the financial condition and transactions of all cities and city offices, counties, county hospitals organized under chapters 347 and 347A, memorial hospitals organized under chapter 37, entities organized under chapter 28E having gross receipts in excess of one hundred thousand dollars in a fiscal year, merged areas, area education agencies, and all school offices in school districts, government subdivisions shall be examined audited at least once each year, except that cities having a population of seven hundred or more but less than two thousand shall be examined at least once every

four years, and cities having a population of less than seven hundred may be examined as otherwise provided in this section. The examination shall cover the fiscal year next preceding the year in which the audit is conducted. The examination audit of school offices districts shall include an audit of all school funds including categorical funding provided by the state, the certified annual financial report, the certified enrollment as provided in section 257.6, supplementary weighting as provided in section 257.11, and the revenues and expenditures of any nonprofit school organization established pursuant to section 279.62. Differences in certified enrollment shall be reported to the department of management. The examination audit of school offices districts shall include at a minimum a determination that the laws of the state are being followed, that categorical funding is not used to supplant other funding except as otherwise provided, that supplementary weighting is pursuant to an eligible sharing condition, and that postsecondary courses provided in accordance with section 257.11 and chapter 261E supplement, rather than supplant, school district courses. The examination audit of a city that owns or operates a municipal utility providing local exchange services pursuant to chapter 476 shall include an audit performing tests of the city's compliance with section 388.10. The examination audit of a city that owns or operates a municipal utility providing telecommunications services pursuant to section 388.10 shall include an audit performing tests of the city's compliance with section 388.10.

(2) Subject to the exceptions and requirements of subsection subsections 2 and 3, and subsection 4, paragraph "a", subparagraph (3), examinations audits shall be made as determined by the governmental subdivision either by the auditor of state or by certified public accountants, certified in the state of Iowa, and they shall be paid from the proper public funds of the governmental subdivision.

Sec. 11. Section 11.6, subsection 1, Code 2011, is amended by adding the following new paragraph:

<u>NEW PARAGRAPH</u>. *0b.* The financial condition and transactions of community mental health centers organized under chapter 230A, substance abuse programs organized under chapter 125, and community action agencies organized under chapter 216A, shall be audited at least once each year.

Sec. 12. Section 11.6, subsection 1, paragraph b, Code 2011, is amended to read as follows:

b. (1) In conjunction with the audit of the governmental subdivision required under this section, the <u>person performing the audit auditor</u> shall also perform tests for compliance with the investment policy of a reasonable number of investment transactions in relation to the total investments and quantity of transactions in the period audited the governmental <u>subdivision</u>. The results of the compliance testing shall be reported in accordance with generally accepted auditing standards. The person performing the audit <u>auditor</u> may also make recommendations for changes to investment policy or practices. The governmental subdivision is responsible for the remedy of reported noncompliance with its policy or practices.

(2) (a) As part of its audit, the governmental subdivision is responsible for obtaining and providing to the person performing the audit <u>auditor</u> the audited financial statements and related report on internal control <del>structure</del> of outside persons, performing any of the following during the period under audit for the governmental subdivision:

(i) Investing public funds.

- (ii) Advising on the investment of public funds.
- (iii) Directing the deposit or investment of public funds.

(iv) Acting in a fiduciary capacity for the governmental subdivision.

(b) The audit under this section shall not be certified until all material information required by this subparagraph is reviewed by the person performing the audit auditor.

(3) The review by the person performing the audit <u>auditor</u> of the most recent annual report to shareholders of an open-end management investment company or an unincorporated investment company or investment trust registered with the federal securities and exchange commission under the federal Investment Company Act of 1940, 15 U.S.C. § 80a, pursuant to 17 C.F.R. § 270.30d-1 or the review, by the person performing the audit auditor, of the

or the findings pursuent to a re

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most recent annual report to shareholders, call reports, or the findings pursuant to a regular examination under state or federal law, to the extent the findings are not confidential, of a bank, savings and loan association, or credit union shall satisfy the review requirements of this paragraph.

(4) All contracts or agreements with outside persons performing any of the functions listed in subparagraph (2) shall require the outside person to notify in writing the governmental subdivision within thirty days of receipt of all communication from the person performing the audit auditor or any regulatory authority of the existence of a material weakness in internal control structure, or regulatory orders or sanctions against the outside person, with regard to the type of services being performed under the contracts or agreements. This provision shall not be limited or avoided by another contractual provision.

(5) As used in this subsection, "outside person" excludes a bank, savings and loan association, or credit union when acting as an approved depository pursuant to chapter 12C.

(6) A joint investment trust organized pursuant to chapter 28E shall file the audit reports required by this chapter with the administrator of the securities and regulated industries bureau of the insurance division of the department of commerce within ten days of receipt from the auditor. The auditor of a joint investment trust shall provide written notice to the administrator of the time of delivery of the reports to the joint investment trust.

(7) If during the course of an audit of a joint investment trust organized pursuant to chapter 28E, the auditor determines the existence of a material weakness in the internal control structure or a material violation of the internal control structure, the auditor shall report the determination to the joint investment trust which shall notify the administrator in writing within twenty-four hours, and provide a copy of the notification to the auditor. The auditor shall provide, within twenty-four hours of the receipt of the copy of the notice, written acknowledgment of the receipt to the administrator. If the joint investment trust does not make the notification within twenty-four hours, or the auditor does not receive a copy of the notification within twenty-four hours, the auditor shall immediately notify the administrator in writing of the material weakness in the internal control structure or the material violation of the internal control structure.

Sec. 13. Section 11.6, subsection 2, Code 2011, is amended to read as follows:

2. *a.* A city, community college, school district, area education agency, entity organized under chapter 28E, county, county hospital, or memorial hospital desiring to contract governmental subdivision contracting with or employ certified public accountants shall utilize do so in a reasonable manner on the basis of competence and qualification for the services required and for a fair and reasonable price utilizing procedures which include a written request for proposals.

b. The governing body of a city, community college, school district, area education agency, entity organized under chapter 28E, county, county hospital, or memorial hospital utilizing the auditor of state instead of a certified public accountant to perform an audit shall notify the auditor of state by June 1 of the year to be audited. If the governing body fails to notify the auditor of state of the decision to use the auditor of state, the auditor of state may perform the audit required in subsection 1 only if provisions are not made by the governing body to contract for the audit.

Sec. 14. Section 11.6, subsection 3, Code 2011, is amended to read as follows:

3. A township or city for which examinations <u>audits</u> are not required under subsection 1 may contract with or employ the auditor of state or certified public accountants for an <u>audit or</u> examination of its financial transactions and condition of its funds. A financial examination <u>An audit</u> is mandatory on application by one hundred or more taxpayers, or if there are fewer than five hundred <u>six hundred sixty-seven</u> taxpayers in the township or city, then by fifteen percent of the taxpayers. Payment for the <u>audit or</u> examination shall be made from the proper public funds of the township or city.

Sec. 15. Section 11.6, subsection 4, Code 2011, is amended to read as follows:

4. *a*. In addition to the powers and duties under other provisions of the Code, the auditor of state may at any time cause to be made a complete or partial reaudit of the financial condition

and transactions of any city, county, county hospital, memorial hospital, entity organized under chapter 28E, merged area, area education agency, school corporation, township, or other governmental subdivision, or an office of any of these governmental subdivision, if one any of the following conditions exists:

(1) The auditor of state has probable cause to believe such action is necessary in the public interest because of a material deficiency in an audit of the governmental subdivision filed with the auditor of state or because of a substantial failure of the audit to comply with the standards and procedures established and published by the auditor of state.

(2) The auditor of state receives from an elected official or employee of the governmental subdivision a written request for a complete or partial reaudit of the governmental subdivision.

(3) The auditor of state receives a petition signed by at least <u>fifty one hundred</u> eligible electors of the governmental subdivision requesting a complete or partial reaudit of the governmental subdivision. If the governmental subdivision has not contracted with or employed a certified public accountant to perform an audit of the fiscal year in which the petition is received by the auditor of state, the auditor of state may perform an audit required by subsection 1 or 3.

b. The state audit <u>reaudit</u> shall be paid from the proper public funds available in the office of the auditor of state. In the event the audited governmental subdivision recovers damages from a person performing a previous audit due to negligent performance of that audit or breach of the audit contract, the auditor of state shall be entitled to reimbursement on an equitable basis for funds expended from any recovery made by the governmental subdivision.

c. An examination under this subsection shall include a determination of whether investments by the governmental subdivision are authorized by state law.

Sec. 16. Section 11.6, subsection 7, Code 2011, is amended to read as follows:

7. The auditor of state shall make guidelines available to the public setting forth accounting and auditing standards and procedures and audit and legal compliance programs to be applied in the examination <u>audit</u> of the governmental subdivisions of the state, which shall require a review of the internal control structure and specify testing of transactions for compliance. The guidelines shall include a requirement that the certified public accountant <u>and governmental subdivision</u> immediately notify the auditor of state regarding any suspected embezzlement, of theft, or other significant financial irregularities. The auditor <u>of state</u> shall also provide standard reporting formats for use in reporting the results of an <u>examination audit</u> of a governmental subdivision.

Sec. 17. Section 11.6, subsection 9, Code 2011, is amended to read as follows:

9. The <u>Accounts of the</u> Iowa state association of counties <u>shall keep accounts as required</u> by the auditor of state. These accounts, the Iowa league of cities, and the Iowa association <u>of school boards</u> shall be audited annually by either the auditor of state or a certified public accountant certified in the state of Iowa. The audit shall state all moneys expended for expenses incurred by and salaries paid to legislative representatives and lobbyists of the association audited.

Sec. 18. Section 11.6, subsection 10, Code 2011, is amended to read as follows:

10. The auditor of state shall adopt rules in accordance with chapter 17A to establish and collect a filing fee for the filing of each report of <u>audit or</u> examination conducted pursuant to subsections 1 through 3. The funds collected shall be maintained in a segregated account for use by the office of the auditor of state in performing audits conducted pursuant to subsection 4 and for work paper reviews conducted pursuant to subsection 5. Any funds collected by the auditor pursuant to subsection 4 shall be deposited in this account. Notwithstanding section 8.33, the funds in this account shall not revert at the end of any fiscal year.

Sec. 19. Section 11.6, Code 2011, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 11. Each governmental subdivision shall keep its records and accounts in such form and by such methods as to be able to exhibit in its reports the matters required by the auditor of state, unless a form or method is otherwise specifically prescribed

by law. Each governmental subdivision shall keep its records and accounts in current condition.

Sec. 20. Section 11.11, Code 2011, is amended by striking the section and inserting in lieu thereof the following:

11.11 Scope of audits.

The written report of the audit of a governmental subdivision shall include the auditor's opinion as to whether a governmental subdivision's financial statements are presented fairly in all material respects in conformity with generally accepted accounting principles or with an other comprehensive basis of accounting. As a part of conducting an audit of a governmental subdivision, an evaluation of internal control and tests for compliance with laws and regulations shall be performed.

Sec. 21. Section 11.14, Code 2011, is amended to read as follows:

11.14 Reports — public inspection.

<u>1</u>. A <u>written</u> report of such examination <u>an audit or examination</u> shall be <u>made in triplicate</u> signed and verified by the officers making the examination; one copy to be provided to the governmental subdivision and filed with the auditor of state, one copy with the officer under investigation, and one copy to the county auditor who shall transmit same to the board of supervisors if a county office is under investigation, or with the president of the school board if a school is under investigation, or with the mayor and the council if a city office is under examination. All reports shall be open to public inspection, including copies on file in the office of the state auditor, and refusal on the part of any public official to permit such inspection when such reports have been filed with the state auditor shall constitute a simple misdemeanor.

<u>2</u>. In addition to the foregoing subsection 1, notice that the report has been filed shall be forwarded immediately to each newspaper, radio station, or television station located in the county, municipality or school district which is under investigation or audit; except that governmental subdivision that was audited or examined. However, if there is no newspaper, radio station, or television station located therein in the governmental subdivision, such notice shall be sent to the official newspapers of the county.

Sec. 22. Section 11.19, Code 2011, is amended to read as follows:

11.19 Auditor's powers and duties.

<u>1</u>. Where an <u>audit or</u> examination is made under contract with, or employment of, certified or registered public accountants, the auditor shall, in all matters pertaining to an authorized <u>audit or</u> examination, have all of the powers and be vested with all the authority of state auditors employed by the auditor of state, and the cost and expense of the <u>audit or</u> examination shall be paid by the city, school district, or township governmental subdivision procuring the <u>audit or</u> examination. An itemized sworn <u>A detailed</u> statement of the per diem and expense cost of the auditor <u>audit or</u> examination shall be filed with the elerk of the eity, township, or school district, before payment thereof governmental subdivision. Upon completion of such <u>audit or</u> examination, a signed copy thereof of the report and a detailed, itemized statement of cost, including hours spent performing the audit or examination, shall be filed by the accountant employed with the auditor of state in a manner specified by the auditor of state.

All reports shall be open to public inspection, including copies on file in the office of the state auditor, and refusal on the part of any public official to permit such inspection when such reports have been filed with the state auditor, shall constitute a simple misdemeanor.

In addition to the foregoing, notice that the report has been filed shall be forwarded immediately to each newspaper, radio station or television station located in the city, school district or township which is under investigation or audit; except that if there is no newspaper, radio station or television station located therein, the notice shall be sent to the official newspapers of the county.

<u>2</u>. Failure to file the report <u>and the statement of cost</u> with the auditor of state within thirty days after receiving notification of not receiving the <del>audit</del> report and the statement of cost

shall bar the accountant from making any governmental subdivision audits <u>or examinations</u> under section 11.6 for the following fiscal year.

Sec. 23. Section 11.20, Code 2011, is amended to read as follows:

#### 11.20 Bills — audit and payment.

If the <u>audit or</u> examination is made by the auditor of state under this chapter, each auditor shall file with the auditor of state an itemized, certified and sworn voucher of <u>time and</u> expense for the time that the auditor is actually engaged in the <u>audit or</u> examination. The salaries shall be included in a two-week payroll period. Upon approval of the auditor of state the director of the department of administrative services may issue warrants for the payment of the vouchers and salary payments, including a prorated amount for vacation and sick leave, from any unappropriated funds in the state treasury. Repayment to the state shall be made as provided by section 11.21.

Sec. 24. Section 11.21, Code 2011, is amended to read as follows:

#### 11.21 Repayment — objections.

<u>1</u>. Upon payment by the state of the salary and expenses, the auditor of state shall file with the warrant-issuing officer of the county, municipality or school, governmental subdivision whose offices were <u>audited or</u> examined, a sworn statement consisting of the itemized expenses paid and prorated salary costs paid under section 11.20. Upon <del>audit and</del> approval by the board of supervisors, council or school board, the warrant-issuing officer shall draw a warrant for the amount on the county, or on the general fund of the municipality or school in favor of the auditor of state, which warrant shall be placed to the credit of the general fund of the state governing body of the governmental subdivision. In the event of the disapproval by the governing body of the governmental subdivision of any items of said included on the statement by the county, municipality, or school authorities, written objections shall be filed with the auditor of state within thirty days from the filing thereof of the sworn statement with the warrant-issuing officer of the governmental subdivision. Disapproved items of the statement shall be paid the auditor of state.

<u>2</u>. Whenever the county board of supervisors, the school board, or the council shall file governing body of the governmental subdivision files written objections on the question of compensation and expenses with the auditor of state, the auditor or the auditor's representative shall hold a public hearing in the municipality governmental subdivision where the <u>audit or</u> examination was made and shall give the complaining board notice of the time and place of hearing. After such hearing the auditor shall have the power to reduce the compensation and expenses of the auditor whose bills have been questioned. Any auditor who shall be found guilty of falsifying an expense voucher or engagement report shall be immediately discharged by the auditor of state and shall not be eligible for re-employment. Such auditor must thereupon reimburse the auditor of state for all such compensation and expenses so found to have been overpaid and in the event of failure to do so, the auditor of state may collect the same amount from the auditor's surety by suit, if necessary.

Sec. 25. Section 11.28, Code 2011, is amended to read as follows:

11.28 Individual audit or examination reports - copies.

1. The individual audit <u>Audit or examination</u> reports shall include <u>applicable</u> exhibits, and schedules to report data similar to that required by section 11.4, findings, and recommendations. The format of the reports shall as nearly as possible correspond and be prepared similar in form to the audit reports rendered by certified public accountants <u>comply</u> with applicable professional accounting and auditing standards or procedures established by the auditor of state. The reports shall include information as to the assets and liabilities of the various departments and institutions audited as of the beginning and close of the fiscal year audited, the receipts and expenditures of cash, the disposition of materials and other properties, and the net income and net operating cost. The <u>Where applicable</u>, the reports shall also set forth the average cost per year for the inmates, members, clients, patients, and students served in the various classifications of expenses. The reports shall make comparisons of the average costs and classifications, and shall give such other information, suggestions, and recommendations as may be deemed of advantage and to the best interests of the taxpayers of the state.

2. The daily audit report of the state treasury shall be submitted to the director of the department of administrative services and the director of the department of management. Copies of all individual audit reports of all state departments and establishments shall be transmitted to the directors' offices after the completion of each audit, and copies of all local government audits shall, until otherwise provided, be also supplied to the directors' offices. Copies of the local government audit reports shall also be supplied to the officers of the counties, schools, and cities, as provided by law. Summaries of the findings, recommendations, and comparisons, together with any other information deemed essential, shall be printed and distributed to members of the general assembly.

Sec. 26. Section 11.32, Code 2011, is amended to read as follows:

#### 11.32 Certified accountants employed.

Nothing in this chapter will <u>shall</u> prohibit the auditor of state, with the prior written permission of the state executive council, from employing certified public accountants or registered public accountants for specific assignments. Under the provision of this section, the <u>The</u> auditor of state may employ such accountants for any assignment now expressly reserved to the auditor of state. Payments, after approval by the executive council, will be made to the accountants so employed from funds from which the auditor of state would have been paid had the auditor of state performed the assignment, or if no such specific funds are indicated, then payment will be made from the funds of the executive council.<sup>1</sup>

Sec. 27. Section 11.41, Code 2011, is amended by adding the following new subsection:

<u>NEW SUBSECTION.</u> 1A. Auditors shall have the right while conducting audits or examinations to have full access to all papers, books, records, and documents of any officers or employees and shall have the right, in the presence of the custodian or the custodian's designee, to have full access to the cash drawers and cash in the official custody of the officer or employee and, during business hours, to examine the public accounts of the department or governmental subdivision in any depository which has public funds in its custody pursuant to the law.

Sec. 28. NEW SECTION. 11.42 Disclosures prohibited.

1. Notwithstanding chapter 22, information received during the course of any audit or examination, including allegations of misconduct or noncompliance, and all audit or examination work papers shall be maintained as confidential.

2. Information maintained as confidential as provided by this section may be disclosed for any of the following reasons:

a. As necessary to complete the audit or examination.

b. To the extent the auditor is required by law to report the same or to testify in court.

3. Upon completion of an audit or examination, a report shall be prepared as required by section 11.28 and all information included in the report shall be public information.

4. Any violation of this section shall be grounds for termination of employment with the auditor of state.

#### Sec. 29. NEW SECTION. 11.51 Subpoenas.

The auditor of state shall, in all matters pertaining to an authorized audit or examination, have power to issue subpoenas of all kinds, administer oaths and examine witnesses, either orally or in writing, and the expense attending the same, including the expense of taking oral examinations, shall be paid as other expenses of the auditor.

Sec. 30. NEW SECTION. 11.52 Refusal to testify.

In case any witness duly subpoenaed refuses to attend, or refuses to produce documents, books, and papers, or attends and refuses to make oath or affirmation, or, being sworn or affirmed, refuses to testify, the auditor of state or the auditor's designee may apply to the

<sup>&</sup>lt;sup>1</sup> See chapter 131, §18, 158 herein

district court, or any judge of said district having jurisdiction thereof, for the enforcement of attendance and answers to questions as provided by law in the matter of taking depositions.

## Sec. 31. <u>NEW SECTION</u>. 11.53 Report filed with county attorney.

If an audit or examination discloses any irregularity in the collection or disbursement of public funds, in the abatement of taxes, or other findings the auditor believes represent significant noncompliance, a copy of the report shall be filed with the county attorney, and it shall be the county attorney's duty to cooperate with the state auditor, and, in proper cases, with the attorney general, to secure the correction of the irregularity.

### Sec. 32. <u>NEW SECTION</u>. 11.54 Duty of attorney general.

In the event an audit or examination discloses any grounds which would be grounds for removal from office, a copy of the report shall be provided and filed by the auditor of state in the office of the attorney general of the state, who shall thereupon take such action as, in the attorney general's judgment, the facts and circumstances warrant.

### Sec. 33. NEW SECTION. 11.55 State auditors.

1. The auditor of state shall appoint such number of state auditors as may be necessary to make audits and examinations as required in this chapter. The auditors shall be of recognized skill and integrity and familiar with the system of accounting used in departments or governmental subdivisions and with the laws relating to the affairs of departments or governmental subdivisions. Such auditors shall be subject at all times to the direction of the auditor of state.

2. The auditor of state shall appoint such additional assistants to the auditors as may be necessary, who shall be subject to discharge at any time by the auditor of state.

3. Any auditor or assistant who is found guilty of falsifying a time and expense voucher or engagement report shall be immediately discharged by the auditor of state and shall not be eligible for reemployment. Such auditor or assistant must thereupon reimburse the auditor of state for all such compensation and expenses so found to have been overpaid and in the event of failure to do so, the auditor of state may collect the same amount from the auditor's surety by suit, if necessary.

Sec. 34. Section 123.58, Code 2011, is amended to read as follows:

123.58 Auditing.

All provisions of sections 11.6, <del>11.7, 11.10,</del> 11.11, 11.14, 11.21, <u>11.41</u>, and <del>11.23</del> <u>11.55</u>, relating to auditing of financial records of governmental subdivisions which are not inconsistent with this chapter are applicable to the division and its offices, warehouses, and depots.

Sec. 35. Section 125.55, Code 2011, is amended to read as follows:

## 125.55 Audits.

All licensed substance abuse programs are subject to annual audit either by the auditor of state or in lieu of the examination an audit by the auditor of state the substance abuse program may contract with or employ certified public accountants to conduct the audit, in accordance with sections 11.6, 11.14, and 11.19. The audit format shall be as prescribed by the auditor of state. The certified public accountant shall submit a copy of the audit to the director. A licensed substance abuse program is also subject to special audits as the director requests. The licensed substance abuse program or the department shall pay all expenses incurred by the auditor of state in conducting an audit under this section.

Sec. 36. Section 216A.98, Code 2011, is amended to read as follows:

## 216A.98 Audit.

Each community action agency shall be audited annually but shall not be required to obtain a duplicate audit to meet the requirements of this section. In lieu of an audit by the auditor of state, the community action agency may contract with or employ a certified public accountant to conduct the audit, pursuant to the applicable terms and conditions prescribed by sections 11.6, 11.14, and 11.19 and an audit format prescribed by the auditor of state. Copies of each audit shall be furnished to the division in a manner prescribed by the division.

Sec. 37. Section 230A.16, subsection 3, Code 2011, is amended to read as follows:

3. Arrange for the financial condition and transactions of the community mental health center to be audited once each year by the auditor of state. However, in lieu of an audit by state accountants, the local governing body of a community mental health center organized under this chapter may contract with or employ certified public accountants to conduct the audit, pursuant to the applicable terms and conditions prescribed by sections 11.6, 11.14, and 11.19 and audit format prescribed by the auditor of state. Copies of each audit shall be furnished by the accountant to the administrator of the division of mental health and disability services and the board of supervisors supporting the audited community mental health center.

Sec. 38. Section 279.38, subsection 2, Code 2011, is amended to read as follows:

2. The financial condition and transactions of the Iowa association of school boards shall be audited in the same manner as school corporations as provided in section 11.6. In addition, annually the Iowa association of school boards shall publish a listing of the school districts and the annual dues paid by each, the total revenue the association receives from each school district resulting from the payment of membership fees and the sale of products and services to the school district by the association or its affiliated for-profit entities, and shall publish an accounting of all moneys expended for expenses incurred by and salaries paid to legislative representatives and lobbyists of the association. In addition, the association shall submit to the general assembly copies of all reports the association provides to the United States department of education relating to federal grants and grant amounts that the association or its affiliated for-profit entities administer or distribute to school districts. The Iowa association of school boards is subject to chapters 21 and 22 relating to open meetings and public records.

Sec. 39. Section 331.756, subsection 11, Code 2011, is amended to read as follows:

11. Cooperate with the auditor of state to secure correction of a financial irregularity as provided in section 11.15 11.53.

Sec. 40. Section 364.5, unnumbered paragraph 2, Code 2011, is amended to read as follows:

The financial condition and the transactions of the Iowa league of cities shall be audited in the same manner as cities as provided in section 11.6.

Sec. 41. REPEAL. Sections 11.7 through 11.10, 11.12, 11.13, 11.15 through 11.17, 11.23, 11.25, and 11.27, Code 2011, are repealed.

Approved April 19, 2011