## House Amendment 8170

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Amend House File 2734 as follows:
   2 \pm 1. Page 1, line 18, by inserting after the word
   3 <handicapped, > the following: <for the development
   4 and implementation of a comprehensive senior living
   5 program,>.
   6 \pm 2. Page 1, line 23, by striking the figure
   7 < 3,627,645 > and inserting the following:
   8 <11,924,375>.
  9 #3. Page 1, line 24, by striking the figure 10 <30.50> and inserting the following: <33.50>.
  11 #4. Page 2, by inserting after line 19 the
  12 following:
  13 <\_. Of the funds appropriated in this section, 14 $2,196,967 shall be used for case management for the
  15 frail elderly. Of the funds allocated in this
  16 subsection, $1,010,000 shall be transferred to the 17 department of human services in equal amounts on a
1 18 quarterly basis for reimbursement of case management
  19 services provided under the medical assistance elderly 20 waiver. The monthly cost per client for case
  21 management for the frail elderly services provided
1 22 shall not exceed $70. It is the intent of the general
  23 assembly that the additional funding provided for case 24 management for the frail elderly for the fiscal year
  25 beginning July 1, 2006, and ending June 30, 2007,
  26 shall be used to provide case management services for 27 an additional 1,650 individuals.
            _. The department of elder affairs shall
  29 distribute up t\bar{o} $400,000 of the funds appropriated in
  30 this section in a manner that will supplement and
  31 maximize federal funds under the federal Older
  32 Americans Act and shall not use the amount distributed
  33 for any administrative purposes of either the 34 department of elder affairs or the area agencies on
  35 aging.>
  36 #5. Page 2, by inserting before line 20 the 37 following:
1
  38
                       <INSPECTIONS AND APPEALS
1
         Sec. ____. DEPARTMENT OF INSPECTIONS AND APPEALS.
  39
  40 There is appropriated from the general fund of the 41 state to the department of inspections and appeals for
  42 the fiscal year beginning July 1, 2006, and ending
  43 June 30, 2007, the following amount, or so much 44 thereof as is necessary, to be used for the purpose
1 45 designated:
         For the inspection and certification of assisted
1 46
  47 living facilities and adult day care services,
  48 including program administration and costs associated
  49 with implementation, salaries, support, maintenance, 50 and miscellaneous purposes and for not more than the
   1 following full=time equivalent positions:
   2 ..... $
                                                                      758,474
2
   3 ......FTES
4 IOWA FINANCE AUTHORITY
                                                                          5.00
                   . IOWA FINANCE AUTHORITY. There is
   6 appropriated from the general fund of the state to the
2
   7 Iowa finance authority for the fiscal year beginning 8 July 1, 2006, and ending June 30, 2007, the following
   9 amount, or so much thereof as is necessary, to be used
  10 for the purpose designated:
        To provide reimbursement for rent expenses to
  12 eligible persons:
                                                                       700,000
  13 .....
        Participation in the rent subsidy program shall be
  15 limited to only those persons who meet the nursing
  16 facility level of care for home and community=based
  17 services waiver services as established on or after
  18 July 1, 2006.>
  19 #6. Page 15, line 16, by striking the figure
  20 <708,671,610> and inserting the following:
  21 <766,671,610>.
2 22 \pm 7. Page 36, line 4, by striking the figure
2 23 <1,885.87> and inserting the following: <1,890.87>.
2 24 #8. By striking page 48, line 6, through page 50,
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25 line 19.
  26 #9. Page 60, by inserting after line 13 the
2 27 following:
  28 <Sec. ___. Section 453A.6, subse 29 2005, is amended to read as follows:
                      Section 453A.6, subsection 1, Code
  30
         1. There is imposed, and shall be collected and
  31 paid to the department, the following taxes on all
  32 cigarettes used or otherwise disposed of in this state
2 33 for any purpose whatsoever÷
         Class A. On cigarettes weighing not more than
2 34
  35 three pounds per thousand, eighteen mills on each such
2 36 cigarette.
2 37
         Class B. On cigarettes weighing more than three
  38 pounds per thousand, eighteen mills a tax of five
2 39 cents on each such cigarette.
        Sec. ____. Section 453A.40, subsection 1, Code
2 41 2005, is amended to read as follows:
2 42
         1. All of the following persons shall be subject
  43 to an inventory tax on the following items as provided
 44 in this section:
         a. All persons required to be licensed obtain a
 46 permit under section 453A.13 as distributors or to be
2 47 licensed under section 453A.44 as a distributor or 2 48 subjobber, having in their possession and held for 2 49 resale on the effective date of an increase in the tax
2 50 rate cigarettes, or little cigars, or tobacco products 3 1 upon which the tax under section 453A.6 or 453A.43 has
   2 been paid, unused cigarette tax stamps which have been
   3 paid for under section 453A.8, or unused metered
   4 imprints which have been paid for under section
   5 453A.12 shall be subject to an inventory tax on the
   6 items as provided in this section.
         b. All consumers having for use or storage on the
   8 effective date of an increase in the tax rate, tobacco
9 products upon which the tax under section 453A.43 has
3 10 been paid.
3 11
         c. All consumers subject to section 453A.46,
  12 subsection 6, who have acquired title to or possession
3 13 of tobacco products for storage in this state, upon
3 14 which tobacco products the tax imposed by section
  15 453A.43 has not been paid.
        Sec. _

    Section 453A.43, subsection 1,

3 17 unnumbered paragraph 1, Code 2005, is amended to read
  18 as follows:
  19
         A tax is imposed upon all tobacco products in this
  20 state and upon any person engaged in business as a
  21 distributor of tobacco products, at the rate of 22 twenty=two fifty=five percent of the wholesale sales
  23 price of the tobacco products, except little cigars as
  24 defined in section 453A.42. Little cigars shall be
  25 subject to the same rate of tax imposed upon
  26 cigarettes in section 453A.6, payable at the time and
  27 in the manner provided in section 453A.6; and stamps
  28 shall be affixed as provided in division I of this
  29 chapter. The tax on tobacco products, excluding
  30 little cigars, shall be imposed at the time the
  31 distributor does any of the following:
         Sec.
                  _. Section 453A.43, subsection 2,
  33 unnumbered paragraph 1, Code 2005, is amended to read
  34 as follows:
  35 A tax is imposed upon the use or storage by
36 consumers of tobacco products in this state, and upon
  37 the consumers, at the rate of twenty=two fifty=five
  38 percent of the cost of the tobacco products.>
  39 \pm 10. Page 60, by inserting after line 31 the 40 following:
  41
         <Sec.
                      EFFECTIVE DATE. The sections of this
  42 division of this Act amending section 453A.6,
  43 subsection 1, section 453A.40, subsection 1, and
  44 section 453A.43, subsections 1 and 2, being deemed of 45 immediate importance, take effect on the first day of
  46 the month that begins following enactment of this
  47 Act.>
  48 \pm 11. By renumbering as necessary.
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   2 HOGG of Linn
   3 HF 2734.503 81
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