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Amend the Senate amendment, H=8439, to House File
   2 2539, as amended, passed, and reprinted by the House,
   3 as follows:
   4 #1. By striking page 1, line 3, through page 42,
   5 line 14, and inserting the following:
1
        <#___. By striking everything after the enacting</pre>
   6
   7
     clause and inserting the following:
                                <DIVISION I
         HEALTH CARE COVERAGE INTENT Section 1. DECLARATION OF INTENT.
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  10
         1. It is the intent of the general assembly to
  11
  12 progress toward achievement of the goal that all
  13 Iowans have health care coverage with the following
  14 priorities:
  15
         a. The goal that all children in the state have
  16 health care coverage which meets certain standards of 17 quality and affordability with the following
  18 priorities:
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         (1) Covering all children who are declared
  19
  20 eligible for the medical assistance program or the
  21 hawk=i program pursuant to chapter 5141 no later than
  22 January 1, 2011.
23 (2) Building upon the current hawk=i program by
24 creating a hawk=i expansion program to provide
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  25 coverage to children who meet the hawk=i program's
  26 eligibility criteria but whose income is at or below 27 three hundred percent of the federal poverty level,
  28 beginning July 1, 2009.
  29
         (3) If federal reauthorization of the state
  30 children's health insurance program provides
  31 sufficient federal allocations to the state and
  32 authorization to cover such children as an option
  33 under the state children's health insurance program, 34 requiring the department of human services to expand
  35 coverage under the state children's health insurance
  36 program to cover children with family incomes at or 37 below three hundred percent of the federal poverty
  38 level, with appropriate cost sharing established for
  39 families with incomes above two hundred percent of the
  40 federal poverty level.
41 b. The goal that the Iowa comprehensive health
1 41
1 42 insurance association, in consultation with the Iowa
  43 choice health care coverage advisory council
  44 established in section 514E.6, develop a comprehensive
  45 plan to cover all children without health care
  46 coverage that utilizes and modifies existing public
  47 programs including the medical assistance program, the
  48 hawk=i program, and the hawk=i expansion program, and
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  49 to provide access to private unsubsidized, affordable,
  50 qualified health care coverage for children, adults,
   1 and families with family incomes less than four
   2 hundred percent of the federal poverty level who are
2
   3 not otherwise eligible for health care coverage
   4 through public programs that is available for purchase
   5 by January 1, 2010.
         c. The goal of decreasing health care costs and
   7 health care coverage costs by instituting health 8 insurance reforms that assure the availability of
   9 private health insurance coverage for Iowans by
  10 addressing issues involving guaranteed availability
  11 and issuance to applicants, preexisting condition 12 exclusions, portability, and allowable or required
  13 pooling and rating classifications.
  14
                               DIVISION II
  15
                    HAWK=I AND MEDICAID EXPANSION
         Sec. 2. Section 249A.3, subsection 1, paragraph 1,
  16
  17 Code Supplement 2007, is amended to read as follows:
18 1. Is an infant whose income is not more than two
  19 hundred percent of the federal poverty level, as
  20 defined by the most recently revised income guidelines
  21 published by the United States department of health
2 22 and human services. Additionally, effective July 1,
     2009, medical assistance shall be provided to an
  24 infant whose family income is at or below three
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hundred percent of the federal poverty level, 26 defined by the most recently revised poverty income 27 guidelines published by the United States department 28 of health and human services, if otherwise eligible.
29 Sec. 3. Section 249A.3, Code Supplement 2007, is 2 30 amended by adding the following new subsection: 31 <u>NEW SUBSECTION</u>. 14. Once initial eligibility for 32 the family medical assistance program=related medical 33 assistance is determined for a child described under 34 subsection 1, paragraphs "b", "f", "g", "j", "k", "l" 35 or "n" or under subsection 2, paragraphs "e", "f", or 36 "h", the department shall provide continuous

38 the child's next annual review of eligibility under 39 the medical assistance program, if the child would 40 otherwise be determined ineligible due to excess

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37 eligibility for a period of up to twelve months, until

41 countable income but otherwise remains eligible. 42 Sec. 4. <u>NEW SECTION</u>. 422.12K INCOME TAX FO 422.12K INCOME TAX FORM == 43 INDICATION OF DEPENDENT CHILD HEALTH CARE COVERAGE.

The director shall draft the income tax form to 1. 45 allow beginning with the tax returns for tax year 46 2008, a person who files an individual or joint income 47 tax return with the department under section 422.13 to 48 indicate the presence or absence of health care 49 coverage for each dependent child for whom an 50 exemption is claimed.

2. Beginning with the income tax return for tax year 2008, a person who files an individual or joint 3 income tax return with the department under section 4 422.13, shall report on the income tax return, in the 5 form required, the presence or absence of health care 6 coverage for each dependent child for whom an 7 exemption is claimed.

8 a. If the taxpayer indicates on the income tax 9 return that a dependent child does not have health 10 care coverage, and the income of the taxpayer's tax 11 return does not exceed the highest level of income 12 eligibility standard for the medical assistance 13 program pursuant to chapter 249A or the hawk=i program 14 pursuant to chapter 514I, the department shall send a 15 notice to the taxpayer indicating that the dependent 16 child may be eligible for the medical assistance 17 program or the hawk=i program and providing 18 information about how to enroll in the programs.

b. Notwithstanding any other provision of law to 20 the contrary, a taxpayer shall not be subject to a 21 penalty for not providing the information required 22 under this section.

c. The department shall consult with the 24 department of human services in developing the tax 25 return form and the information to be provided to tax 26 filers under this section.

3. The department, in cooperation with the 28 department of human services, shall adopt rules 29 pursuant to chapter 17A to administer this section, 30 including rules defining "health care coverage" for 31 the purpose of indicating its presence or absence on 32 the tax form.

4. The department, in cooperation with the 34 department of human services, shall report, annually, 35 to the governor and the general assembly all of the 36 following:

a. The number of Iowa families, by income level, 38 claiming the state income tax exemption for dependent 39 children.

b. The number of Iowa families, by income level, 41 claiming the state income tax exemption for dependent 42 children who also indicate the presence or absence of 43 health care coverage for the dependent children.

The effect of the reporting requirements and 45 provision of information requirements under this 46 section on the number and percentage of children in 47 the state who are uninsured.

Sec. 5. Section 514I.1, subsection 4, Code 2007, 49 is amended to read as follows:

4. It is the intent of the general assembly that the hawk=i program be an integral part of the 2 continuum of health insurance coverage and that the program be developed and implemented in such a manner 4 as to facilitate movement of families between health 5 insurance providers and to facilitate the transition

6 of families to private sector health insurance 7 coverage. <u>It is the intent of the general assembly in</u> 8 developing such continuum of health insurance coverage 9 and in facilitating such transition, that beginning 10 July 1, 2009, the department implement the hawk=i 4 11 expansion program. Sec. 6. Section 514I.1, Code 2007, is amended by 13 adding the following new subsection: NEW SUBSECTION. 5. It is the intent of the 4 15 general assembly that if federal reauthorization of 16 the state children's health insurance program provides 4 17 sufficient federal allocations to the state and 18 authorization to cover such children as an option 19 under the state children's health insurance program, 20 the department shall expand coverage under the state 21 children's health insurance program to cover children 22 with family incomes at or below three hundred percent 23 of the federal poverty level. Sec. 7. Section 514I.2, Code 2007, is amended by 4 25 adding the following new subsection: NEW SUBSECTION. 7A. "Hawk=i expansion program" or "hawk=i expansion" means the healthy and well kids in 27 28 Iowa expansion program created in section 514I.12 to 29 provide health insurance to children who meet the 30 hawk=i program eligibility criteria pursuant to 31 section 514I.8, with the exception of the family 32 income criteria, and whose family income is at or 33 below three hundred percent of the federal poverty 34 level, as defined by the most recently revised poverty 35 income guidelines published by the United States 36 department of health and human services. Sec. 8. Section 514I.5, subsection 7, paragraph d, 37 38 Code Supplement 2007, is amended to read as follows: 39 d. Develop, with the assistance of the department, 40 an outreach plan, and provide for periodic assessment 41 of the effectiveness of the outreach plan. 42 shall provide outreach to families of children likely 43 to be eligible for assistance under the program, to 4 44 inform them of the availability of and to assist the The 45 families in enrolling children in the program. 46 outreach efforts may include, but are not limited to, 47 solicitation of cooperation from programs, agencies, 4 48 and other persons who are likely to have contact with 4 49 eligible children, including but not limited to those 50 associated with the educational system, and the 1 development of community plans for outreach and 2 marketing. Other state agencies including but not 3 limited to the department of revenue, the department 4 of economic development, and the department of 5 education shall cooperate with the department in 6 providing marketing and outreach to potentially 7 eligible children and their families. Sec. 9. Section 514I.5, subsection 7, Code 9 Supplement 2007, is amended by adding the following 10 new paragraph: NEW PARAGRAPH. 1. Develop options and 12 recommendations to allow children eligible for the 13 hawk=i or hawk=i expansion program to participate in 14 qualified employer=sponsored health plans through a 15 premium assistance program. The options and 16 recommendations shall ensure reasonable alignment 17 between the benefits and costs of the hawk=i and 18 hawk=i expansion programs and the employer=sponsored 19 health plans consistent with federal law. The options 20 and recommendations shall be completed by January 1, 21 2009, and submitted to the governor and the general 22 assembly for consideration as part of the hawk=i and 23 hawk=i expansion programs. Sec. 10. Section 514I.7, subsection 2, paragraph 25 a, Code 2007, is amended to read as follows: a. Determine individual eligibility for program 26 27 enrollment based upon review of completed applications 28 and supporting documentation. The administrative 29 contractor shall not enroll a child who has group 30 health coverage or any child who has dropped coverage 31 in the previous six months, unless the coverage was 32 involuntarily lost or unless the reason for dropping 33 coverage is allowed by rule of the board. Sec. 11. Section 514I.8, subsection 1, Code 2007, 5 35 is amended to read as follows:

1. Effective July 1, 1998, and notwithstanding any

38 contrary, medical assistance shall be provided to, or 39 on behalf of, an eligible child under the age of 40 nineteen whose family income does not exceed one 41 hundred thirty=three percent of the federal poverty 42 level, as defined by the most recently revised poverty 43 income guidelines published by the United States 44 department of health and human services. 45 Additionally, effective July 1, 2000, and 46 notwithstanding any medical assistance program 47 eligibility criteria to the contrary, medical 48 assistance shall be provided to, or on behalf of, an 49 eligible infant whose family income does not exceed 50 two hundred percent of the federal poverty level, as 1 defined by the most recently revised poverty income 2 guidelines published by the United States department 6 3 of health and human services. Effective July 1, 2009, and notwithstanding any medical assistance program 5 eligibility criteria to the contrary, medical 6 assistance shall be provided to, or on behalf of, an 7 eligible infant whose family income is at or below 8 three hundred percent of the federal poverty level, 9 defined by the most recently revised poverty income 10 guidelines published by the United States department 11 of health and human services. Sec. 12. Section 514I.10, subsection 2, Code 2007, 6 13 is amended to read as follows: 2. Cost sharing for eligible children whose family 6 15 income equals or exceeds one hundred fifty percent <u>but</u> <u>16 does not exceed two hundred percent</u> of the federal 6 17 poverty level may include a premium or copayment 6 18 amount which does not exceed five percent of the 6 19 annual family income. The amount of any premium or 6 20 the copayment amount shall be based on family income 21 and size. Sec. 13. 22 Section 514I.11, subsections 1 and 3, 23 Code 2007, are amended to read as follows: 6 1. A hawk=i trust fund is created in the state 25 treasury under the authority of the department of 26 human services, in which all appropriations and other 27 revenues of the program and the hawk=i expansion 28 program such as grants, contributions, and participant 6 29 payments shall be deposited and used for the purposes 6 30 of the program and the hawk=i expansion program. The 6 31 moneys in the fund shall not be considered revenue of 6 32 the state, but rather shall be funds of the program. 33 3. Moneys in the fund are appropriated to the 34 department and shall be used to offset any program <u>and</u> 33 35 hawk=i expansion program costs. 6 6 36 Sec. 14. <u>NEW SECTION</u>. 514I.12 HAWK=I EXPANSION 37 PROGRAM. 6 1. All children less than nineteen years of age 38 39 who meet the hawk=i program eligibility criteria 40 pursuant to section 514I.8, with the exception of the 41 family income criteria, and whose family income is at 42 or below three hundred percent of the federal poverty 6 43 level, shall be eligible for the hawk=i expansion 44 program. 45 2. To the greatest extent possible, the provisions 46 of section 514I.4, relating to the director and 47 department duties and powers, section 514I.5 relating 48 to the hawk=i board, section 514I.6 relating to 49 participating insurers, and section 514I.7 relating to 50 the administrative contractor shall apply to the 6 1 hawk=i expansion program. The department shall adopt 2 any rules necessary, pursuant to chapter 17A, and 7 7 3 shall amend any existing contracts to facilitate the 4 application of such sections to the hawk=i expansion 7 5 program. 7 The hawk=i board shall establish by rule 7 7 pursuant to chapter 17A, the cost=sharing amounts for 8 children under the hawk=i expansion program. The 9 rules shall include criteria for modification of the 10 cost=sharing amounts by the board. Sec. 15. MAXIMIZATION OF ENROLLMENT AND RETENTION 12 == MEDICAL ASSISTANCE AND HAWK=I PROGRAMS. The department of human services, in 14 collaboration with the department of education, the 15 department of public health, the division of insurance

7 16 of the department of commerce, the hawk=i board, the 7 17 covering kids and families coalition, and the covering

37 medical assistance program eligibility criteria to the

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7 18 kids now task force, shall develop a plan to maximize
  19 enrollment and retention of eligible children in the
  20 hawk=i and medical assistance programs. In developing
  21 the plan, the collaborative shall review, at a
  22 minimum, all of the following strategies:
  23 a. Streamlined enrollment in the hawk=i and 24 medical assistance programs. The collaborative shall
  25 identify information and documentation that may be
  26 shared across departments and programs to simplify the
  27 determination of eligibility or eligibility factors,
  28 and any interagency agreements necessary to share
  29 information consistent with state and federal
  30 confidentiality and other applicable requirements.
        b. Conditional eligibility for the hawk=i and
  32 medical assistance programs.
        c. Retroactive eligibility for the hawk=i program.
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        д.
           Expedited renewal for the hawk=i and medical
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  35 assistance programs.
        2. Following completion of the review the
  37 department of human services shall compile the plan
  38 which shall address all of the following relative to
  39 implementation of the strategies specified in
  40 subsection 1:
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        a. Federal limitations and quantifying of the risk
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  42 of federal disallowance.
        b. Any necessary amendment of state law or rule.
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        c. Budgetary implications and cost=benefit
  45 analyses.
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       d. Any medical assistance state plan amendments,
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  47 waivers, or other federal approval necessary.
        e. An implementation time frame.3. The department of human services shall submit
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  50 the plan to the governor and the general assembly no
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   1 later than December 1, 2008.
        Sec. 16. MEDICAL ASSISTANCE, HAWK=I, AND HAWK=I
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   3 EXPANSION PROGRAMS == COVERING CHILDREN ==
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   4 APPROPRIATION. There is appropriated from the general
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   5 fund of the state to the department of human services
   6 for the designated fiscal years, the following
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   7 amounts, or so much thereof as is necessary, for the
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   8 purpose designated:
8
        To cover children as provided in this Act under the
  10 medical assistance, hawk=i, and hawk=i expansion
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  11 programs and outreach under the current structure of
  12 the programs:
 13 FY 2008=2009 ..... $ 4,800,000
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                            DIVISION III
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                 IOWA CHOICE HEALTH CARE COVERAGE
        AND ADVISORY COUNCIL Sec. 17. Section 514E.1, Code 2007, is amended by
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  20 adding the following new subsections:
  21 <u>NEW SUBSECTION</u>. 14A. "Iowa choice health care
22 coverage advisory council" or "advisory council" means
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  23 the advisory council created in section 514E.6.
24 NEW SUBSECTION. 21. "Qualified health care
                               "Qualified health care
  25 coverage means creditable coverage which meets
  26 minimum standards of quality and affordability as
  27 determined by the association by rule.
  28 Sec. 18. Section 514E.2, subsection 3, unnumbered 29 paragraph 1, Code 2007, is amended to read as follows:
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       The association shall submit to the commissioner a
  31 plan of operation for the association and any
  32 amendments necessary or suitable to assure the fair,
8 33 reasonable, and equitable administration of the
8 34 association. The plan of operation shall include
  35 provisions for the development of a comprehensive
  36 health care coverage plan as provided in section
8 37 514E.5. In developing the comprehensive plan the
  38 association shall give deference to the
8 39 recommendations made by the advisory council
8 40 provided in section 514E.6, subsection 1. The
8 41 association shall approve or disapprove but shall
8 42 modify recommendations made by the advisory council.
8 43 Recommendations that are approved shall be included in
8 44 the plan of operation submitted to the commissioner.
8 45 Recommendations that are disapproved shall be
8 46 submitted to the commissioner with reasons for the 8 47 disapproval. The plan of operation becomes effective
8 48 upon approval in writing by the commissioner prior to
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49 the date on which the coverage under this chapter must 50 be made available. After notice and hearing, the 1 commissioner shall approve the plan of operation if 2 the plan is determined to be suitable to assure the 3 fair, reasonable, and equitable administration of the 4 association, and provides for the sharing of 5 association losses, if any, on an equitable and 6 proportionate basis among the member carriers. 9 7 association fails to submit a suitable plan of 9 8 operation within one hundred eighty days after the 9 appointment of the board of directors, or if at any 10 later time the association fails to submit suitable 11 amendments to the plan, the commissioner shall adopt, 12 pursuant to chapter 17A, rules necessary to implement 13 this section. The rules shall continue in force until 14 modified by the commissioner or superseded by a plan 15 submitted by the association and approved by the 16 commissioner. In addition to other requirements, the 17 plan of operation shall provide for all of the 9 18 following: Sec. 19. 19 NEW SECTION. 514E.5 IOWA CHOICE HEALTH 20 CARE COVERAGE. 21 1. The association, in consultation with the Iowa 22 choice health care coverage advisory council, shall 23 develop a comprehensive health care coverage plan to 24 provide health care coverage to all children without 25 such coverage, that utilizes and modifies existing 26 public programs including the medical assistance

27 program, hawk=i program, and hawk=i expansion program, 28 and to provide access to private unsubsidized, 29 affordable, qualified health care coverage to children 30 who are not otherwise eligible for health care

31 coverage through public programs.

2. The comprehensive plan developed by the 33 association and the advisory council, shall also 34 develop and recommend options to provide access to 35 private unsubsidized, affordable, qualified health 36 care coverage to all Iowa children less than nineteen 37 years of age with a family income that is more three 38 hundred percent of the federal poverty level and to 39 adults and families with a family income that is less 40 than four hundred percent of the federal poverty level 41 and who are not otherwise eligible for coverage under 42 chapter 249A, 249J, or 514I.

3. As part of the comprehensive plan developed, 44 the association, in consultation with the advisory 45 council, shall define what constitutes qualified 46 health care coverage for children less than nineteen 47 years of age. For the purposes of this definition and 48 for designing health care coverage options for 49 children, the association, in consultation with the 50 advisory council, shall recommend the benefits to be included in such coverage and shall explore the value of including coverage for the treatment of mental and behavioral disorders. The association and the 4 advisory council shall also consider whether to include coverage of the following benefits:

- a. Inpatient hospital services including medical, surgical, intensive care unit, mental health, and 8 substance abuse services.
- Nursing care services including skilled nursing b. 10 10 facility services.
- c. Outpatient hospital services including 10 11 10 12 emergency room, surgery, lab, and x=ray services and 10 13 other services.
- Physician services, including surgical and 10 14 d. 10 15 medical, office visits, newborn care, well=baby and 10 16 well=child care, immunizations, urgent care, 10 17 specialist care, allergy testing and treatment, mental 10 18 health visits, and substance abuse visits. 10 19
 - Ambulance services. e.
 - f. Physical therapy.
 - Speech therapy. q.
- 10 22 h. Durable medical equipment.
 - 23 Home health care. i.
- 10 24 Hospice services.

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- 10 25 Prescription drugs.
- Dental services including preventive services. 10 26 1.
 - m. Medically necessary hearing services.
- 10 27 10 28 Vision services including corrective lenses. n.
- No underwriting requirements and no preexisting

10 30 condition exclusions.

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p. Chiropractic services.

As part of the comprehensive plan developed, 10 32 4. 10 33 the association, in consultation with the advisory 10 34 council, shall consider and recommend whether health 10 35 care coverage options that are developed for purchase 10 36 for children less than nineteen years of age with a 10 37 family income that is more than three hundred percent 10 38 of the federal poverty level should require a 10 39 copayment for services received in an amount 10 40 determined by the association. 10 41 5. As part of the comprehensive plan, the

- 10 42 association, in consultation with the advisory 10 43 council, shall define what constitutes qualified 10 44 health care coverage for adults and families who are 10 45 not eligible for a public program and have a family 10 46 income that is less than four hundred percent of the 10 47 federal poverty level. The association, in 10 48 consultation with the advisory council, shall develop 10 49 and recommend health care coverage options for 10 50 purchase by such adults and families that provide a selection of health benefit plans and standardized 2 benefits.
 - As part of the comprehensive plan the 6. 4 association and the advisory council may collaborate 5 with health insurance carriers to do the following, 6 including but not limited to:
- Design solutions to issues relating to 8 quaranteed issuance of insurance, preexisting 9 condition exclusions, portability, and allowable 11 10 pooling and rating classifications.
- 11 11 Formulate principles that ensure fair and 11 12 appropriate practices relating to issues involving 11 13 individual health care policies such as recision and 14 preexisting condition clauses, and that provide for a 11 15 binding third-party review process to resolve disputes 11 16 related to such issues.
- c. Design affordable, portable health care 11 18 coverage options for low-income children, adults, and 11 19 families.
- d. Design a proposed premium schedule for health 21 care coverage options that are recommended which 11 22 include the development of rating factors that are 11 23 consistent with market conditions.
- The association shall submit the comprehensive 11 25 plan required by this section to the governor and the 11 26 general assembly by December 15, 2008. The 11 27 appropriations to cover children under the medical 11 28 assistance, hawk=i, and hawk=i expansion programs as 11 29 provided in this Act and to provide related outreach 11 30 for fiscal year 2009=2010 and fiscal year 2010=2011 31 are contingent upon enactment of a comprehensive plan 11 32 during the 2009 regular session of the Eighty=third 11 33 General Assembly that provides health care coverage 34 for all children in the state. Enactment of a 11 35 comprehensive plan shall include a determination of 11 36 what the prospects are of federal action which may 37 impact the comprehensive plan and the fiscal impact of 11 38 the comprehensive plan on the state budget
- 11 39 Sec. 20. <u>NEW SECTION</u>. 514E.6 IOWA CHOICE HEALTH 11 40 CARE COVERAGE ADVISORY COUNCIL.
- 11 41 The Iowa choice health care coverage advisory 11 42 council is created for the purpose of assisting the 11 43 association with developing a comprehensive health 11 44 care coverage plan as provided in section 514E.5. The 11 45 advisory council shall make recommendations concerning 11 46 the design and implementation of the comprehensive 11 47 plan including but not limited to a definition of what 11 48 constitutes qualified health care coverage, 11 49 suggestions for the design of health care coverage 11 50 options, and implementation of a health care coverage reporting requirement.
 - 2. The advisory council consists of the following 3 persons who are voting members unless otherwise 4 provided:
 - The two most recent former governors, or if one or both of them are unable or unwilling to serve, a person or persons appointed by the governor.
 - Six members appointed by the governor, subject to confirmation by the senate:
- (1) A representative of the federation of Iowa

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12 11 insurers.
12 12
         (2) A health economist.
          (3) Two consumers, one of whom shall be a
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12 14 representative of a children's advocacy organization
12 15 and one of whom shall be a member of a minority.
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          (4) A representative of organized labor.
12 17
          (5) A representative of an organization of
12 18 employers.
12 19
         c. The following members shall be ex officio,
12 20 nonvoting members of the council:
12 21
               The commissioner of insurance, or a designee.
          (1)
              The director of human services, or a designee.
12 22
12 23 (3) The director of public health, or a designee.
12 24 (4) Four members of the general assembly, one
12 25 appointed by the speaker of the house of
12 26 representatives, one appointed by the minority leader
12 27 of the house of representatives, one appointed by the
12 28 majority leader of the senate, and one appointed by
12 29 the minority leader of the senate.
          3. The members of the council appointed by the
12 30
   31 governor shall be appointed for terms of six years
12 32 beginning and ending as provided in section 69.19.
12 33 Such a member of the board is eligible for
12 34 reappointment. The governor shall fill a vacancy for
12 35 the remainder of the unexpired term.
12 36
         4. The members of the council shall annually elect
12 37 one voting member as chairperson and one as vice
                     Meetings of the council shall be held at
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   38 chairperson.
12 39 the call of the chairperson or at the request of a
12 40 majority of the council's members.
              The members of the council shall not receive
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          5.
12 42 compensation for the performance of their duties as
12 43 members but each member shall be paid necessary
12 44 expenses while engaged in the performance of duties of
12 45 the council. Any legislative member shall be paid the
12 46 per diem and expenses specified in section 2.10.
12 47 6. The members of the council are subject to and
12 48 are officials within the meaning of chapter 68B.
12 49
                              DIVISION IV
                     HEALTH INSURANCE OVERSIGHT
12 50
    Sec. 21. Section 505.8, Code Supplement 200 amended by adding the following new subsection:
                    Section 505.8, Code Supplement 2007, is
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        NEW SUBSECTION. 5A. The commissioner shall have
    4 regulatory authority over health benefit plans and
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    5 adopt rules under chapter 17A as necessary, to promote
    6 the uniformity, cost efficiency, transparency, and
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    7 fairness of such plans for physicians licensed under
    8 chapters 148, 150, and 150A, and hospitals licensed 9 under chapter 135B, for the purpose of maximizing
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13 10 administrative efficiencies and minimizing
13 11 administrative costs of health care providers and
13 12 health insurers.
          Sec. 22. HEALTH INSURANCE OVERSIGHT ==
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13 14 APPROPRIATION. There is appropriated from the general
13 15 fund of the state to the insurance division of the
13 16 department of commerce for the fiscal year beginning
13 17 July 1, 2008, and ending June 30, 2009, the following
13 18 amount, or so much thereof as is necessary, for the 13 19 purpose designated:
13 20
         For identification and regulation of procedures and
13 21 practices related to health care as provided in
13 22 section 505.8, subsection 5A:
13 23 .....
                                                                    80,000
                              DIVISION V
13 24
13 25
              IOWA HEALTH INFORMATION TECHNOLOGY SYSTEM
13 26
                             DIVISION XXI
13 27
              IOWA HEALTH INFORMATION TECHNOLOGY SYSTEM
         Sec. 23. <u>NEW SECTION</u>. 135.154 DEFINITIONS. As used in this division, unless the context
13 28
13 29
13 30 otherwise requires:
13 31
         1. "Board" means the state board of health created
13 32 pursuant to section 136.1.
        2. "Department" means the department of public
13 33
13 34 health.
              "Health care professional" means a person who
13
   36 is licensed, certified, or otherwise authorized or
13 37 permitted by the law of this state to administer
13 38 health care in the ordinary course of business or in
13 39 the practice of a profession.
        4. "Health information technology" means the
13 41 application of information processing, involving both
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13 42 computer hardware and software, that deals with the 13 43 storage, retrieval, sharing, and use of health care 13 44 information, data, and knowledge for communication, 13 45 decision making, quality, safety, and efficiency of 13 46 clinical practice, and may include but is not limited 13 47 to:

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An electronic health record that electronically a. 13 49 compiles and maintains health information that may be 13 50 derived from multiple sources about the health status 1 of an individual and may include a core subset of each 2 care delivery organization's electronic medical record 3 such as a continuity of care record or a continuity of 4 care document, computerized physician order entry, 5 electronic prescribing, or clinical decision support.

b. A personal health record through which an individual and any other person authorized by the 8 individual can maintain and manage the individual's 9 health information.

14 10 c. An electronic medical record that is used by 14 11 health care professionals to electronically document, 14 12 monitor, and manage health care delivery within a care 14 13 delivery organization, is the legal record of the 14 14 patient's encounter with the care delivery 14 15 organization, and is owned by the care delivery 14 16 organization.

d. A computerized provider order entry function 14 18 that permits the electronic ordering of diagnostic and 14 19 treatment services, including prescription drugs.

e. A decision support function to assist 14 20 14 21 physicians and other health care providers in making 14 22 clinical decisions by providing electronic alerts and 14 23 reminders to improve compliance with best practices, 14 24 promote regular screenings and other preventive

14 25 practices, and facilitate diagnoses and treatments. 14 26 f. Tools to allow for the collection, analysis, 14 27 and reporting of information or data on adverse 14 28 events, the quality and efficiency of care, patient 14 29 satisfaction, and other health care=related 14 30 performance measures.

5. "Interoperability" means the ability of two or 14 32 more systems or components to exchange information or 33 data in an accurate, effective, secure, and consistent 14 34 manner and to use the information or data that has 14 35 been exchanged and includes but is not limited to:

a. The capacity to connect to a network for the 14 37 purpose of exchanging information or data with other 14 38 users.

b. The ability of a connected, authenticated user 14 40 to demonstrate appropriate permissions to participate 14 41 in the instant transaction over the network.

c. The capacity of a connected, authenticated user 14 43 to access, transmit, receive, and exchange usable 14 44 information with other users.

6. "Recognized interoperability standard" means 14 46 interoperability standards recognized by the office of 14 47 the national coordinator for health information 14 48 technology of the United States department of health 14 49 and human services.

Sec. 24. <u>NEW SECTION</u>. 135.155 IOWA ELECTRONIC 1 HEALTH == PRINCIPLES == GOALS.

1. Health information technology is rapidly evolving so that it can contribute to the goals of 4 improving access to and quality of health care, 5 enhancing efficiency, and reducing costs.

2. To be effective, the health information technology system shall comply with all of the 8 following principles:

a. Be patient=centered and market=driven.

- Be based on approved standards developed with b. 15 11 input from all stakeholders.
- 15 12 c. Protect the privacy of consumers and the 13 security and confidentiality of all health 15 14 information.
 - d. Promote interoperability.

Ensure the accuracy, completeness, and e. 15 17 uniformity of data.

Widespread adoption of health information 15 19 technology is critical to a successful health 15 20 information technology system and is best achieved 15 21 when all of the following occur:

a. The market provides a variety of certified

15 23 products from which to choose in order to best fit the 15 24 needs of the user.

- 15 25 b. The system provides incentives for health care 15 26 professionals to utilize the health information 15 27 technology and provides rewards for any improvement in 15 28 quality and efficiency resulting from such 15 29 utilization.
- 15 30 c. The system provides protocols to address 15 31 critical problems.

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- 15 32 d. The system is financed by all who benefit from 15 33 the improved quality, efficiency, savings, and other 15 34 benefits that result from use of health information 15 35 technology.
- NEW SECTION. Sec. 25. 135.156 ELECTRONIC HEALTH 15 37 INFORMATION == DEPARTMENT DUTIES == ADVISORY COUNCIL 15 38 == EXECUTIVE COMMITTEE.
- 15 39 1. a. The department shall direct a public and 15 40 private collaborative effort to promote the adoption 15 41 and use of health information technology in this state 15 42 in order to improve health care quality, increase 15 43 patient safety, reduce health care costs, enhance 15 44 public health, and empower individuals and health care 15 45 professionals with comprehensive, real=time medical 15 46 information to provide continuity of care and make the 15 47 best health care decisions. The department shall 15 48 provide oversight for the development, implementation, 15 49 and coordination of an interoperable electronic health 15 50 records system, telehealth expansion efforts, the 1 health information technology infrastructure, and 2 other health information technology initiatives in 3 this state. The department shall be guided by the 4 principles and goals specified in section 135.155.
- b. All health information technology efforts shall 6 endeavor to represent the interests and meet the needs of consumers and the health care sector, protect the 8 privacy of individuals and the confidentiality of 9 individuals' information, promote physician best 16 10 practices, and make information easily accessible to 16 11 the appropriate parties. The system developed shall 16 12 be consumer=driven, flexible, and expandable.
- 2. a. An electronic health information advisory 16 13 16 14 council is established which shall consist of the 16 15 representatives of entities involved in the electronic 16 16 health records system task force established pursuant 16 17 to section 217.41A, Code 2007, a pharmacist, a 16 18 licensed practicing physician, a consumer who is a 16 19 member of the state board of health, the executive 20 director of the Iowa communications network, a 16 21 representative of the private telecommunications 16 22 industry, a representative of the Iowa collaborative 16 23 safety net provider network created in section 24 135.153, a nurse informaticist from the university of 16 25 Iowa, and any other members the department or 16 26 executive committee of the advisory council determine 27 necessary to assist the department or executive 16 28 committee at various stages of development of the 16 29 electronic health information system. Executive 30 branch agencies shall also be included as necessary to 31 assist in the duties of the department and the 16 32 executive committee. Public members of the advisory 16 33 council shall receive reimbursement for actual 34 expenses incurred while serving in their official 16 35 capacity only if they are not eligible for 16 36 reimbursement by the organization that they represent. 37 Any legislative members shall be paid the per diem and
- 16 38 expenses specified in section 2.10. 16 39 b. An executive committee of the electronic health 16 40 information advisory council is established. Members 16 41 of the executive committee of the advisory council 16 42 shall receive reimbursement for actual expenses 16 43 incurred while serving in their official capacity only 16 44 if they are not eligible for reimbursement by the 16 45 organization that they represent. The executive 16 46 committee shall consist of the following members:
- 16 47 (1) Three members, each of whom is the chief 16 48 information officer of one of the three largest 16 49 private health care systems in the state.
- 16 50 (2) One member who is a representative of the 1 university of Iowa.
- 17 (3) One member who is a representative of a rural 3 hospital that is a member of the Iowa hospital

17 4 association.

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(4) One member who is a consumer member of the 17 6 state board of health.

(5) One member who is a licensed practicing 17 8 physician.

- (6) One member who is a health care provider other 17 10 than a licensed practicing physician.
- 17 11 (7) A representative of the federation of Iowa 17 12 insurers.
- 17 13 3. The executive committee, with the technical 17 14 assistance of the advisory council and the support of 17 15 the department shall do all of the following:
- 17 16 a. Develop a statewide health information 17 technology plan by July 1, 2009. In developing the 17 18 plan, the executive committee shall seek the input of 17 19 providers, payers, and consumers. Standards and 17 20 policies developed for the plan shall promote and be 17 21 consistent with national standards developed by the 17 22 office of the national coordinator for health 17 23 information technology of the United States department 17 24 of health and human services and shall address or 17 25 provide for all of the following:
- (1)The effective, efficient, statewide use of 17 27 electronic health information in patient care, health 17 28 care policymaking, clinical research, health care 17 29 financing, and continuous quality improvement. The 17 30 executive committee shall recommend requirements for 31 interoperable electronic health records in this state 17 32 including a recognized interoperability standard.
- 17 33 (2) Education of the public and health care sector 34 about the value of health information technology in 17 35 improving patient care, and methods to promote 17 36 increased support and collaboration of state and local 37 public health agencies, health care professionals, and 17 38 consumers in health information technology 17 39 initiatives.
- (3) Standards for the exchange of health care 17 41 information.
- 17 42 (4) Policies relating to the protection of privacy 17 43 of patients and the security and confidentiality of 17 44 patient information.
 - (5) Policies relating to information ownership.
- (6) Policies relating to governance of the various 17 47 facets of the health information technology system.
- (7) A single patient identifier or alternative 17 49 mechanism to share secure patient information. If no 17 50 alternative mechanism is acceptable to the executive 1 committee, all health care professionals shall utilize 2 the mechanism selected by the executive committee by
 - 3 July 1, 2010.
 4 (8) A standard continuity of care record and other
 5 issues related to the content of electronic 6 transmissions. All health care professionals shall 7 utilize the standard continuity of care record by July 8 1, 2010.
- (9) Requirements for electronic prescribing.(10) Economic incentives and support to facilitate 18 10 18 11 participation in an interoperable system by health 18 12 care professionals.
- b. Identify existing and potential health 18 13 18 14 information technology efforts in this state, 18 15 regionally, and nationally, and integrate existing 18 16 efforts to avoid incompatibility between efforts and 18 17 avoid duplication.
- 18 18 c. Coordinate public and private efforts to 18 19 provide the network backbone infrastructure for the 18 20 health information technology system. In coordinating 18 21 these efforts, the executive committee shall do all of 18 22 the following:
- (1) Develop policies to effectuate the logical 18 23 18 24 cost-effective usage of and access to the state-owned 18 25 network, and support of telecommunication carrier 18 26 products, where applicable.
- (2) Consult with the Iowa communications network, 18 27 28 private fiberoptic networks, and any other 18 29 communications entity to seek collaboration, avoid 18 30 duplication, and leverage opportunities in developing
- 18 31 a backbone network. 18 32 (3) Establish protocols to ensure compliance with 18 33 any applicable federal standards.
 - (4) Determine costs for accessing the network at a

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18 35 level that provides sufficient funding for the
18 36 network.
          d. Promote the use of telemedicine.
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          (1) Examine existing barriers to the use of
18 39 telemedicine and make recommendations for eliminating
18 40 these barriers.
         (2) Examine the most efficient and effective
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18 42 systems of technology for use and make recommendations
18 43 based on the findings.
         e. Address the workforce needs generated by
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18 45 increased use of health information technology.
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         f. Recommend rules to be adopted in accordance
18 47 with chapter 17A to implement all aspects of the
18 48 statewide health information technology plan and the
18 49 network.
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              Coordinate, monitor, and evaluate the adoption,
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    1 use, interoperability, and efficiencies of the various
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    2 facets of health information technology in this state.
        h. Seek and apply for any federal or private
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    4 funding to assist in the implementation and support of
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    5 the health information technology system and make
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    6 recommendations for funding mechanisms for the ongoing
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    7 development and maintenance costs of the health
   8 information technology system.
9 i. Identify state laws and rules that present
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19 10 barriers to the development of the health information
19 11 technology system and recommend any changes to the
19 12 governor and the general assembly.
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        4. Recommendations and other activities resulting
19 14 from the work of the executive committee shall be
19 15 presented to the board for action or implementation.
19 16 Sec. 26. Section 8D.13, Code 2007, is amended by
19 17 adding the following new subsection:
          NEW SUBSECTION. 20. Notwithstanding any provision
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19 19 of this chapter to the contrary, access to the network
19 20 may be provided, and the commission may enter into any
19 21 agreements necessary to provide such access, to
19 22 entities participating in the health information
19 23 technology system pursuant to chapter 135, division
19 24 XXI, including the Iowa hospital association, for the
19 25 collection, maintenance, and dissemination of health
19 26 and financial data for hospitals and for educational
19 27 services. An entity permitted access to the network
19 28 pursuant to an agreement entered into pursuant to this
19 29 subsection shall be responsible for all costs
19 30 associated with access to the network.
         Sec. 27. Section 136.3, Code 2007, is amended by
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   32 adding the following new subsection:
33 NEW SUBSECTION. 11. Perform those duties
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19 34 authorized pursuant to section 135.156.
          Sec. 28. Section 217.41A, Code 2007, is repealed. Sec. 29. IOWA HEALTH INFORMATION TECHNOLOGY SYSTEM
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19 37 == APPROPRIATION. There is appropriated from the
19 38 general fund of the state to the department of public
19 39 health for the fiscal year beginning July 1, 2008, and 19 40 ending June 30, 2009, the following amount, or so much
19 41 thereof as is necessary, for the purpose designated: 19 42 For administration of the Iowa health information
19 43 technology system, and for not more than the following
19 44 full=time equivalent positions:
19 45 .....$
                                                                    190,600
19 46 ..... FTEs
                                                                       2.00
                              DIVISION VI
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                    LONG=TERM LIVING PLANNING AND
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                   PATIENT AUTONOMY IN HEALTH CARE
                     NEW SECTION. 231.62 END=OF=LIFE CARE
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          Sec. 30.
   1 INFORMATION.
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          1. The department shall consult with the Iowa
    3 medical society, the Iowa end=of=life coalition, the
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    4 Iowa hospice organization, the university of Iowa
    5 palliative care program, and other health care
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    6 professionals whose scope of practice includes
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    7 end=of=life care to develop educational and
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   8 patient=centered information on end=of=life care for
    9 terminally ill patients and health care professionals.
0 2. For the purposes of this section, "end=of=life
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20 10
20 11 care" means care provided to meet the physical,
20 12 psychological, social, spiritual, and practical needs 20 13 of terminally ill patients and their caregivers. 20 14 Sec. 31. END=OF=LIFE CARE INFORMATION ==
20 15 APPROPRIATION. There is appropriated from the general
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20 16 fund of the state to the department of elder affairs 20 17 for the fiscal year beginning July 1, 2008, and ending 20 18 June 30, 2009, the following amount, or so much 20 19 thereof as is necessary, for the purpose designated: 20 20 For activities associated with the end=of=life care 20 21 information requirements of this division: 20 22 \$
20 23 Sec. 32. LONG=TERM LIVING PLANNING TOOLS == PUBLIC 20 24 EDUCATION CAMPAIGN. The legal services development 20 25 and substitute decision maker programs of the 20 26 department of elder affairs, in collaboration with 20 27 other appropriate agencies and interested parties, 20 28 shall research existing long=term living planning 20 29 tools that are designed to increase quality of life 20 30 and contain health care costs and recommend a public 20 31 education campaign strategy on long=term living to the 20 32 general assembly by January 1, 2009. 20 33 Sec. 33. LONG=TERM CARE OPTIONS PUBLIC EDUCATION 20 34 CAMPAIGN. The department of elder affairs, in 20 35 collaboration with the insurance division of the 36 department of commerce, shall implement a long=term 20 20 37 care options public education campaign. The campaign 20 38 may utilize such tools as the "Own Your Future 20 39 Planning Kit" administered by the centers for Medicare 20 40 and Medicaid services, the administration on aging, 20 41 and the office of the assistant secretary for planning 20 42 and evaluation of the United States department of 20 43 health and human services, and other tools developed 20 44 through the aging and disability resource center 20 45 program of the administration on aging and the centers 20 46 for Medicare and Medicaid services designed to promote 20 47 health and independence as Iowans age, assist older 20 48 Iowans in making informed choices about the 20 49 availability of long=term care options, including 20 50 alternatives to facility=based care, and to streamline 21 1 access to long=term care. 2.1 Sec. 34. LONG=TERM CARE OPTIONS PUBLIC EDUCATION 21 3 CAMPAIGN == APPROPRIATION. There is appropriated from 4 the general fund of the state to the department of 21 21 5 elder affairs for the fiscal year beginning July 1, 6 2008, and ending June 30, 2009, the following amount, 7 or so much thereof as is necessary, for the purpose 21 2.1 21 8 designated: For activities associated with the long=term care 2.1 21 10 options public education campaign requirements of this 21 11 division: 21 12 \$
21 13 Sec. 35. HOME AND COMMUNITY=BASED SERVICES PUBLIC 21 14 EDUCATION CAMPAIGN. The department of elder affairs 21 15 shall work with other public and private agencies to 21 16 identify resources that may be used to continue the 21 17 work of the aging and disability resource center 21 18 established by the department through the aging and 21 19 disability resource center grant program efforts of 20 the administration on aging and the centers for 21 21 Medicare and Medicaid services of the United States 21 22 department of health and human services, beyond the 21 23 federal grant period ending September 30, 2008. 21 24 Sec. 36. PATIENT AUTONOMY IN HEALTH CARE DECISIONS 21 25 PILOT PROJECT. 21 26 1. The department of public health shall establish 21 27 a two=year community coalition for patient treatment 21 28 wishes across the health care continuum pilot project, 21 29 beginning July 1, 2008, and ending June 30, 2010, in a 21 30 county with a population of between fifty thousand and 21 31 one hundred thousand. The pilot project shall utilize 21 32 the process based upon the national physicians orders 21 33 for life sustaining treatment program initiative, 34 including use of a standardized physician order for 21 21 35 scope of treatment form. The process shall require 21 36 validation of the physician order for scope of 21 37 treatment form by the signature of an individual other 21 38 than the patient or the patient's legal representative 21 39 who is not an employee of the patient's physician. 21 40 The pilot project may include applicability to 21 41 chronically ill, frail, and elderly or terminally ill 21 42 individuals in hospitals licensed pursuant to chapter 21 43 135B, nursing facilities or residential care

21 44 facilities licensed pursuant to chapter 135C, or 21 45 hospice programs as defined in section 135J.1.

2. The department of public health shall convene

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21 47 an advisory council, consisting of representatives of 21 48 entities with interest in the pilot project, including 21 49 but not limited to the Iowa hospital association, the 21 50 Iowa medical society, organizations representing 2.2 1 health care facilities, representatives of health care 22 2 providers, and the Iowa trial lawyers association, to 3 develop recommendations for expanding the pilot 4 project statewide. The advisory council shall report 22 22 22 5 its findings and recommendations, including 6 recommendations for legislation, to the governor and 7 the general assembly by January 1, 2010.
8 3. The pilot project shall not alter the rights of 2.2 22 22 22 9 individuals who do not execute a physician order for 22 10 scope of treatment.

If an individual is a qualified patient as a. 22 12 defined in section 144A.2, the individual's 22 13 declaration executed under chapter 144A shall control 22 14 health care decision making for the individual in 22 15 accordance with chapter 144A. A physician order for 22 16 scope of treatment shall not supersede a declaration 17 executed pursuant to chapter 144A. If an individual 22 18 has not executed a declaration pursuant to chapter 22 19 144A, health care decision making relating to 22 20 life=sustaining procedures for the individual shall be 22 21 governed by section 144A.7.

22 22 b. If an individual has executed a durable power 22 23 of attorney for health care pursuant to chapter 144B, 22 24 the individual's durable power of attorney for health 22 25 care shall control health care decision making for the 22 26 individual in accordance with chapter 144B. 22 27 physician order for scope of treatment shall not 22 28 supersede a durable power of attorney for health care 22 29 executed pursuant to chapter 144B.

c. In the absence of actual notice of the 31 revocation of a physician order for scope of 22 32 treatment, a physician, health care provider, or any 22 33 other person who complies with a physician order for 22 34 scope of treatment shall not be subject to liability, 22 35 civil or criminal, for actions taken under this 22 36 section which are in accordance with reasonable 22 37 medical standards. Any physician, health care 22 38 provider, or other person against whom criminal or 22 39 civil liability is asserted because of conduct in 22 40 compliance with this section may interpose the 22 41 restriction on liability in this paragraph as an 22 42 absolute defense.

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DIVISION VII HEALTH CARE COVERAGE

Sec. 37. <u>NEW SECTION</u>. 505.31 REIMBURSEMENT 22 46 ACCOUNTS.

The commissioner of insurance shall assist 22 48 employers with twenty=five or fewer employees with 22 49 implementing and administering plans under section 125 22 50 of the Internal Revenue Code, including medical 1 expense reimbursement accounts and dependent care 2 accounts. The commissioner shall provide information about the assistance available to small employers on

4 the insurance division's internet site.
5 Sec. 38. Section 509.3, Code 2007, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 8. A provision that the insurer 8 will permit continuation of existing coverage for an 9 unmarried child of an insured or enrollee who so 23 10 elects, at least through the policy anniversary date 23 11 on or after the date the child marries, ceases to be a 23 12 resident of this state, or attains the age of 23 13 twenty=five years old, whichever occurs first, or so 23 14 long as the unmarried child maintains full=time status 23 15 as a student in an accredited institution of 23 16 postsecondary education.

Sec. 39. <u>NEW SECTION</u>. 509A.13B CONTINUATION OF 23 18 DEPENDENT COVERAGE.

23 19 If a governing body, a county board of supervisors, 23 20 or a city council has procured accident or health care 21 coverage for its employees under this chapter such 23 22 coverage shall permit continuation of existing 23 23 coverage for an unmarried child of an insured or 23 24 enrollee who so elects, at least through the policy 23 25 anniversary date on or after the date the child 23 26 marries, ceases to be a resident of this state, or 23 27 attains the age of twenty=five years old, whichever

23 28 occurs first, or so long as the unmarried child 23 29 maintains full=time status as a student in an 23 30 accredited institution of postsecondary education.
23 31 Sec. 40. Section 513C.7, subsection 2, paragraph
23 32 a, Code 2007, is amended to read as follows: 23 33 a. The individual basic or standard health benefit 23 34 plan shall not deny, exclude, or limit benefits for a 23 35 covered individual for losses incurred more than 23 36 twelve months following the effective date of the 23 37 individual's coverage due to a preexisting condition. 23 38 A preexisting condition shall not be defined more 23 39 restrictively than any of the following: 23 40 (1) a. A condition that would cause an ordinarily 23 41 prudent person to seek medical advice, diagnosis, 23 42 care, or treatment during the twelve months 23 43 immediately preceding the effective date of coverage. 23 44 (2) b. A condition for which medical advice, 23 45 diagnosis, care, or treatment was recommended or 23 46 received during the twelve months immediately 23 47 preceding the effective date of coverage. 23 48 (3) c. A pregnancy existing on the effective date 23 49 of coverage. 23 50 Sec. 41. Section 513C.7, subsection 2, paragraph 24 1 b, Code 2007, is amended by striking the paragraph. 24 2 Sec. 42. <u>NEW SECTION</u>. 514A.3B ADDITIONAL 2.4 24 3 REQUIREMENTS. 1. An insurer which accepts an individual for 5 coverage under an individual policy or contract of 6 accident and health insurance shall waive any time 2.4 24 24 24 7 period applicable to a preexisting condition exclusion 8 or limitation period requirement of the policy or 9 contract with respect to particular services in an 2.4 2.4 24 10 individual health benefit plan for the period of time 24 11 the individual was previously covered by qualifying 24 12 previous coverage as defined in section 513C.3 that 24 13 provided benefits with respect to such services, 24 14 provided that the qualifying previous coverage was 24 15 continuous to a date not more than sixty=three days 24 16 prior to the effective date of the new policy or 24 17 contract. For purposes of this section, periods of 24 18 coverage under medical assistance provided pursuant to 24 19 chapter 249A or 514I, or Medicare coverage provided 24 20 pursuant to Title XVIII of the federal Social Security 24 21 Act shall not be counted with respect to the 24 22 sixty=three=day requirement. 24 23 2. An insurer issuing an individual policy or 24 24 contract of accident and health insurance which 24 25 provides coverage for children of the insured shall 24 26 permit continuation of existing coverage for an 24 27 unmarried child of an insured or enrollee who so 24 28 elects, at least through the policy anniversary date 24 29 on or after the date the child marries, ceases to be a 24 30 resident of this state, or attains the age of 24 31 twenty=five years old, whichever occurs first, or so 32 long as the unmarried child maintains full=time status 24 33 as a student in an accredited institution of 24 34 postsecondary education. 24 35 Sec. 43. APPLICABILITY. This division of th 24 36 applies to policies or contracts of accident and This division of this Act 24 37 health insurance delivered or issued for delivery or 24 38 continued or renewed in this state on or after July 1, 24 39 2008. 24 40 DIVISION VIII 24 41 MEDICAL HOME 24 42 DIVISION XXII MEDICAL HOME 24 43 Sec. 44. <u>NEW SECTION</u>. 135.157 24 44 DEFINITIONS. As used in this chapter, unless the context 24 45 24 46 otherwise requires: 1. "Board" means the state board of health created 24 48 pursuant to section 136.1. 24 49 2. "Department" means the department of public 24 50 health. "Health care professional" means a person who 25 25 is licensed, certified, or otherwise authorized or permitted by the law of this state to administer 2.5 25 4 health care in the ordinary course of business or in 5 the practice of a profession.
6 4. "Medical home" means a team approach to 25 25 25 7 providing health care that originates in a primary

8 care setting; fosters a partnership among the patient,

9 the personal provider, and other health care 25 10 professionals, and where appropriate, the patient's 25 11 family; utilizes the partnership to access all medical 25 12 and nonmedical health=related services needed by the 25 13 patient and the patient's family to achieve maximum 25 14 health potential; maintains a centralized, 25 15 comprehensive record of all health=related services to 25 16 promote continuity of care; and has all of the 25 17 characteristics specified in section 135.158. 25 18

"National committee for quality assurance" 5. 25 19 means the nationally recognized, independent nonprofit 25 20 organization that measures the quality and performance 25 21 of health care and health care plans in the United 22 States; provides accreditation, certification, and 25 23 recognition programs for health care plans and 25 24 programs; and is recognized in Iowa as an accrediting 25 25 organization for commercial and Medicaid=managed care 25 26 organizations.

6. "Personal provider" means the patient's first 25 28 point of contact in the health care system with a 25 29 primary care provider who identifies the patient's 25 30 health needs, and, working with a team of health care 25 31 professionals, provides for and coordinates 25 32 appropriate care to address the health needs 25 33 identified.

"Primary care" means health care which 25 35 emphasizes providing for a patient's general health 36 needs and utilizes collaboration with other health 25 37 care professionals and consultation or referral as 25 38 appropriate to meet the needs identified.

"Primary care provider" means any of the 25 40 following who provide primary care and meet 25 41 certification standards:

A physician who is a family or general а. 25 43 practitioner, a pediatrician, an internist, an 25 44 obstetrician, or a gynecologist.

b. An advanced registered nurse practitioner.

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A physician assistant.
A chiropractor licensed pursuant to chapter d. 25 48 151.

NEW SECTION. Sec. 45. 135.158 MEDICAL HOME 25 50 PURPOSES == CHARACTERISTICS.

1. The purposes of a medical home are the following:

a. To reduce disparities in health care access, delivery, and health care outcomes.

b. To improve quality of health care and lower 6 health care costs, thereby creating savings to allow more Iowans to have health care coverage and to 8 provide for the sustainability of the health care 9 system.

c. To provide a tangible method to document if 26 11 each Iowan has access to health care.

2. A medical home has all of the following 26 13 characteristics:

26 14 a. A personal provider. Each patient has an 26 15 ongoing relationship with a personal provider trained 26 16 to provide first contact and continuous and 26 17 comprehensive care.

26 18 b. A provider=directed medical practice. 26 19 personal provider leads a team of individuals at the 26 20 practice level who collectively take responsibility 26 21 for the ongoing health care of patients.

Whole person orientation. The personal 26 23 provider is responsible for providing for all of a 26 24 patient's health care needs or taking responsibility 26 25 for appropriately arranging health care by other 26 26 qualified health care professionals. This 27 responsibility includes health care at all stages of 26 28 life including provision of acute care, chronic care, 26 29 preventive services, and end=of=life care.

Coordination and integration of care. 26 31 coordinated and integrated across all elements of the 26 32 complex health care system and the patient's 33 community. Care is facilitated by registries 26 34 information technology, health information exchanges, 26 35 and other means to assure that patients receive the

26 36 indicated care when and where they need and want the 37 care in a culturally and linguistically appropriate 26 38 manner.

e. Quality and safety. The following are quality

26 40 and safety components of the medical home:

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(1) Provider=directed medical practices advocate 26 42 for their patients to support the attainment of 26 43 optimal, patient=centered outcomes that are defined by 26 44 a care planning process driven by a compassionate, 26 45 robust partnership between providers, the patient, and 26 46 the patient's family.

(2) Evidence=based medicine and clinical 26 48 decision=support tools guide decision making.

- (3) Providers in the medical practice accept 26 50 accountability for continuous quality improvement 1 through voluntary engagement in performance 2 measurement and improvement.
 - (4) Patients actively participate in decision 4 making and feedback is sought to ensure that the 5 patients' expectations are being met.
 - Information technology is utilized (5) appropriately to support optimal patient care, 8 performance measurement, patient education, and 9 enhanced communication.
- Practices participate in a voluntary (6) 27 11 recognition process conducted by an appropriate 27 12 nongovernmental entity to demonstrate that the 27 13 practice has the capabilities to provide 27 14 patient=centered services consistent with the medical 27 15 home model.
- (7) Patients and families participate in quality 27 17 improvement activities at the practice level.
- f. Enhanced access to health care. Enhanced 27 19 access to health care is available through systems 27 20 such as open scheduling, expanded hours, and new 27 21 options for communication between the patient, the 27 22 patient's personal provider, and practice staff. 27 23 g. Payment. The payment system appropriately
- 27 24 recognizes the added value provided to patients who 27 25 have a patient=centered medical home. The payment 27 26 structure framework of the medical home provides all 27 27 of the following:
- (1) Reflects the value of provider and nonprovider 27 29 staff and patient=centered care management work that 30 is in addition to the face=to=face visit.
- (2) Pays for services associated with coordination 27 32 of health care both within a given practice and 27 33 between consultants, ancillary providers, and 27 34 community resources. 27 35
- (3) Supports adoption and use of health 27 36 information technology for quality improvement.
- (4) Supports provision of enhanced communication 27 38 access such as secure electronic mail and telephone 27 39 consultation.
- (5) Recognizes the value of provider work 27 41 associated with remote monitoring of clinical data 27 42 using technology.
- 27 43 (6) Allows for separate fee=for=service payments 27 44 for face=to=face visits. Payments for health care 27 45 management services that are in addition to the 27 46 face=to=face visit do not result in a reduction in the 27 47 payments for face=to=face visits. 27 48
- (7) Recognizes case mix differences in the patient 27 49 population being treated within the practice.
 - (8) Allows providers to share in savings from 1 reduced hospitalizations associated with 2 provider=guided health care management in the office 3 setting.
 - 4 (9) Allows for additional payments for achieving 5 measurable and continuous quality improvements.
 - Sec. 46. <u>NEW SECTION</u>. 135.159 MEDICAL HOME SYSTEM == ADVISORY COUNCIL == DEVELOPMENT AND 8 IMPLEMENTATION.
- 1. The department shall administer the medical 28 10 home system. The department shall adopt rules 28 11 pursuant to chapter 17A necessary to administer the 28 12 medical home system.
- a. The department shall establish an advisory 28 13 2. 28 14 council which shall include but is not limited to all 28 15 of the following members, selected by their respective 28 16 organizations, and any other members the department 28 17 determines necessary to assist in the department's 28 18 duties at various stages of development of the medical 28 19 home system:
 - (1) The director of human services, or the

28 21 director's designee. 28 22 (2) The commissioner of insurance, or the 28 23 commissioner's designee. 28 24 (3) A representative of the federation of Iowa 28 25 insurers. 28 26 (4) A representative of the Iowa dental 28 27 association. 28 28 (5) A representative of the Iowa nurses 28 29 association. 28 30 (6) A physician licensed pursuant to chapter 148 28 31 and a physician licensed pursuant to chapter 150 who 28 32 are family physicians and members of the Iowa academy 28 33 of family physicians. (7) A health care consumer.(8) A representative of the Iowa collaborative 28 34 28 35 28 36 safety net provider network established pursuant to 28 37 section 135.153. 28 38 (9) A representative of the governor's 28 39 developmental disabilities council. 28 40 (10) A representative of the Iowa chapter of the 28 41 American academy of pediatrics. 28 42 (11) A representative of the child and family 28 43 policy center. 28 44 (12)A representative of the Iowa pharmacy 28 45 association. (13) A representative of the Iowa chiropractic 28 46 28 47 society. 28 48 (14)A representative of the university of Iowa 28 49 college of public health. 28 50 b. Public members of the advisory council shall 1 receive reimbursement for actual expenses incurred 2 while serving in their official capacity only if they 29 29 29 3 are not eligible for reimbursement by the organization 29 4 that they represent. 29 The department shall develop a plan for implementation of a statewide medical home system. 29 29 The department, in collaboration with parents, 29 8 schools, communities, health plans, and providers, 9 shall endeavor to increase healthy outcomes for 29 10 children and adults by linking the children and adults 29 11 with a medical home, identifying health improvement 29 12 goals for children and adults, and linking 29 13 reimbursement strategies to increasing healthy 29 14 outcomes for children and adults. The plan shall 29 15 provide that the medical home system shall do all of 29 16 the following: 29 17 a. Coordinate and provide access to evidence=based 29 18 health care services, emphasizing convenient, 29 19 comprehensive primary care and including preventive, 29 20 screening, and well=child health services. 29 21 b. Provide access to appropriate specialty care 29 22 and inpatient services. 29 23 c. Provide quality=driven and cost=effective 29 24 health care. 29 25 d. Provide access to pharmacist=delivered 29 26 medication reconciliation and medication therapy 29 27 management services, where appropriate. 29 28 e. Promote strong and effective medical management 29 29 including but not limited to planning treatment 29 30 strategies, monitoring health outcomes and resource 29 31 use, sharing information, and organizing care to avoid 29 32 duplication of service. The plan shall provide that 29 33 in sharing information, the priority shall be the 29 34 protection of the privacy of individuals and the 29 35 security and confidentiality of the individual's 29 36 information. Any sharing of information required by 29 37 the medical home system shall comply and be consistent 29 38 with all existing state and federal laws and 29 39 regulations relating to the confidentiality of health 29 40 care information and shall be subject to written 29 41 consent of the patient. 29 42 Emphasize patient and provider accountability. 29 43 Prioritize local access to the continuum of 29 44 health care services in the most appropriate setting. 29 45 h. Establish a baseline for medical home goals and 29 46 establish performance measures that indicate a child

29 47 or adult has an established and effective medical 29 48 home. For children, these goals and performance 29 49 measures may include but are not limited to childhood 29 50 immunizations rates, well=child care utilization 30 1 rates, care management for children with chronic

2 illnesses, emergency room utilization, and oral health 3 service utilization.

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For children, coordinate with and integrate 5 guidelines, data, and information from existing 6 newborn and child health programs and entities, 7 including but not limited to the healthy opportunities 8 to experience, success=healthy families Iowa program, 9 the community empowerment program, the center for 30 10 congenital and inherited disorders screening and 30 11 health care programs, standards of care for pediatric 30 12 health guidelines, the office of multicultural health 30 13 established in section 135.12, the oral health bureau 30 14 established in section 135.15, and other similar 30 15 programs and services.

4. The department shall develop an organizational 30 17 structure for the medical home system in this state. 30 18 The organizational structure plan shall integrate 30 19 existing resources, provide a strategy to coordinate 30 20 health care services, provide for monitoring and data 30 21 collection on medical homes, provide for training and 30 22 education to health care professionals and families, 30 23 and provide for transition of children to the adult 30 24 medical care system. The organizational structure may 30 25 be based on collaborative teams of stakeholders 30 26 throughout the state such as local public health 30 27 agencies, the collaborative safety net provider 30 28 network established in section 135.153, or a 30 29 combination of statewide organizations. 30 30 coordination may be provided through regional offices 30 31 or through individual provider practices. The 30 32 organizational structure may also include the use of 30 33 telemedicine resources, and may provide for partnering 30 34 with pediatric and family practice residency programs 30 35 to improve access to preventive care for children. 36 The organizational structure shall also address the 30 37 need to organize and provide health care to increase 30 38 accessibility for patients including using venues more 30 39 accessible to patients and having hours of operation

30 40 that are conducive to the population served. 30 41 5. The department shall adopt standards and a 30 42 process to certify medical homes based on the national 30 43 committee for quality assurance standards. The 30 44 certification process and standards shall provide 30 45 mechanisms to monitor performance and to evaluate, 30 46 promote, and improve the quality of health of and 30 47 health care delivered to patients through a medical 30 48 home. The mechanism shall require participating 30 49 providers to monitor clinical progress and performance 30 50 in meeting applicable standards and to provide 1 information in a form and manner specified by the 2 department. The evaluation mechanism shall be 3 developed with input from consumers, providers, and 4 payers. At a minimum the evaluation shall determine 5 any increased quality in health care provided and any 6 decrease in cost resulting from the medical home 7 system compared with other health care delivery 8 systems. The standards and process shall also include 9 a mechanism for other ancillary service providers to 31 10 become affiliated with a certified medical home.

31 11 6. The department shall adopt education and 31 12 training standards for health care professionals 31 13 participating in the medical home system.

31 14 The department shall provide for system 31 15 simplification through the use of universal referral 31 16 forms, internet=based tools for providers, and a 31 17 central medical home internet site for providers.

31 18 8. The department shall recommend a reimbursement 31 19 methodology and incentives for participation in the 20 medical home system to ensure that providers enter and 31 21 remain participating in the system. In developing the 31 22 recommendations for incentives, the department shall 23 consider, at a minimum, providing incentives to 31 24 promote wellness, prevention, chronic care management, 31 25 immunizations, health care management, and the use of 26 electronic health records. In developing the 31 27 recommendations for the reimbursement system, the 31 28 department shall analyze, at a minimum, the 31 29 feasibility of all of the following:

a. Reimbursement under the medical assistance 31 31 program to promote wellness and prevention, provide 31 32 care coordination, and provide chronic care

31 33 management.

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b. Increasing reimbursement to Medicare levels for 31 35 certain wellness and prevention services, chronic care 31 36 management, and immunizations.

31 37 c. Providing reimbursement for primary care 31 38 services by addressing the disparities between 31 39 reimbursement for specialty services and primary care 31 40 services.

31 41 d. Increased funding for efforts to transform 31 42 medical practices into certified medical homes, 31 43 including emphasizing the implementation of the use of 31 44 electronic health records.

e. Targeted reimbursement to providers linked to 31 46 health care quality improvement measures established 31 47 by the department.

f. Reimbursement for specified ancillary support 31 49 services such as transportation for medical 31 50 appointments and other such services.

g. Providing reimbursement for medication 2 reconciliation and medication therapy management 3 service, where appropriate.

The department shall coordinate the 5 requirements and activities of the medical home system 6 with the requirements and activities of the dental 7 home for children as described in section 249J.14, 8 subsection 7, and shall recommend financial incentives 9 for dentists and nondental providers to promote oral 32 10 health care coordination through preventive dental 32 11 intervention, early identification of oral disease 32 12 risk, health care coordination and data tracking, 32 13 treatment, chronic care management, education and 32 14 training, parental guidance, and oral health 32 15 promotions for children.

10. The department shall integrate the 32 17 recommendations and policies developed by the 32 18 prevention and chronic care management advisory 32 19 council into the medical home system.

Implementation phases. 11.

Initial implementation shall require а. 32 22 participation in the medical home system of children 32 23 who are recipients of full benefits under the medical 32 24 assistance program. The department shall work with 32 25 the department of human services and shall recommend 32 26 to the general assembly a reimbursement methodology to 32 27 compensate providers participating under the medical 32 28 assistance program for participation in the medical 32 29 home system.

b. The department shall work with the department 32 31 of human services to expand the medical home system to 32 32 adults who are recipients of full benefits under the 32 33 medical assistance program and the expansion 32 34 population under the IowaCare program. The department 32 35 shall work with the centers for Medicare and Medicaid 32 36 services of the United States department of health and 37 human services to allow Medicare recipients to utilize 32 38 the medical home system.

32 39 c. The department shall work with the department 32 40 of administrative services to allow state employees to 32 41 utilize the medical home system.

The department shall work with insurers and 32 43 self=insured companies, if requested, to make the 32 44 medical home system available to individuals with 32 45 private health care coverage.

12. The department shall provide oversight for all 32 46 32 47 certified medical homes. The department shall review 32 48 the progress of the medical home system and recommend 32 49 improvements to the system, as necessary.

13. The department shall annually evaluate the 1 medical home system and make recommendations to the governor and the general assembly regarding improvements to and continuation of the system.

14. Recommendations and other activities resulting from the duties authorized for the department under this section shall require approval by the board prior to any subsequent action or implementation. Sec. 47. Section 136.3, Code 2007, is amended by

adding the following new subsection:

NEW SUBSECTION. 12. Perform those duties authorized pursuant to section 135.159. 33 10 33 11

Sec. 48. Section 249J.14, subsection 7, Code 2007,

33 13 is amended to read as follows:

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33 15 <u>December 31, 2010</u>, every recipient of medical
33 16 assistance who is a child twelve years of age or
33 17 younger shall have a designated dental home and shall
33 18 be provided with the dental screenings, and preventive
33 19 <del>care identified in the oral health standards</del> <u>services</u>,
   20 diagnostic services, treatment services, and emergency 21 services as defined under the early and periodic
33 22 screening, diagnostic, and treatment program.
33 23 Sec. 49. MEDICAL HOME SYSTEM == APPROPRIATION.
33 24 There is appropriated from the general fund of the
33 25 state to the department of public health for the
33 26 fiscal year beginning July 1, 2008, and ending June
33 27 30, 2009, the following amount, or so much thereof as 33 28 is necessary, for the purpose designated:
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         For activities associated with the medical home
33 30 system requirements of this division and for not more
33 31 than the following full=time equivalent positions:
33 32 .....$
                                                                      165,600
33 33 ..... FTES
33 34 DIVISION IX
               PREVENTION AND CHRONIC CARE MANAGEMENT
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                             DIVISION XXIII
         PREVENTION AND CHRONIC CARE MANAGEMENT Sec. 50. NEW SECTION. 135.160 DEFINITIONS.
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33 39
         For the purpose of this division, unless the
33 40 context otherwise requires:
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        1.
              "Board" means the state board of health created
33 42 pursuant to section 136.1.
          2. "Chronic care" means health care services
33 43
33 44 provided by a health care professional for an 33 45 established clinical condition that is expected to
33 46 last a year or more and that requires ongoing clinical
33 47 management attempting to restore the individual to
33 48 highest function, minimize the negative effects of the
33 49 chronic condition, and prevent complications related
33 50 to the chronic condition.
34
              "Chronic care information system" means
          3.
    2 approved information technology to enhance the
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   3 development and communication of information to be
   4 used in providing chronic care, including clinical, 5 social, and economic outcomes of chronic care.
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              "Chronic care management" means a system of
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          4.
   7 coordinated health care interventions and 8 communications for individuals with chronic
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   9 conditions, including significant patient self=care
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34 10 efforts, systemic supports for the health care
34 11 professional and patient relationship, and a chronic
34 12 care plan emphasizing prevention of complications
34 13 utilizing evidence=based practice guidelines, patient
34 14 empowerment strategies, and evaluation of clinical,
34 15 humanistic, and economic outcomes on an ongoing basis
34 16 with the goal of improving overall health.
34 17 5. "Chronic care plan" means a plan of care 34 18 between an individual and the individual's principal
34 19 health care professional that emphasizes prevention of
34 20 complications through patient empowerment including
34 21 but not limited to providing incentives to engage the 34 22 patient in the patient's own care and in clinical,
34 23 social, or other interventions designed to minimize
34 24 the negative effects of the chronic condition.
34 25 6. "Chronic care resources" means health care 34 26 professionals, advocacy groups, health departments,
34 27 schools of public health and medicine, health plans,
34 28 and others with expertise in public health, health
34 29 care delivery, health care financing, and health care
34 30 research.
   31 7. "Chronic condition" means an established 32 clinical condition that is expected to last a year or
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34
34 33 more and that requires ongoing clinical management.
               "Department" means the department of public
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         8.
34 35 health.
34 36
               "Director" means the director of public health.
               "Eligible individual" means a resident of this
34 37
          10.
34 38 state who has been diagnosed with a chronic condition
34 39 or is at an elevated risk for a chronic condition and
34 40 who is a recipient of medical assistance, is a member
34 41 of the expansion population pursuant to chapter 249J,
34 42 or is an inmate of a correctional institution in this
34 43 state.
                "Health care professional" means health care
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7. DENTAL HOME FOR CHILDREN. By July 1, 2008

34 45 professional as defined in section 135.157. 12. "Health risk assessment" means screening by a 34 47 health care professional for the purpose of assessing 34 48 an individual's health, including tests or physical 34 49 examinations and a survey or other tool used to gather 34 50 information about an individual's health, medical 1 history, and health risk factors during a health 35 35 2 screening. 3 Sec. 51. <u>NEW SECTION</u>. 135.161 PREVENTION 4 CHRONIC CARE MANAGEMENT INITIATIVE == ADVISORY 35 135.161 PREVENTION AND 35 35 5 COUNCIL. 35

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1. The director, in collaboration with the 7 prevention and chronic care management advisory 8 council, shall develop a state initiative for 9 prevention and chronic care management. The state 35 10 initiative consists of the state's plan for developing 35 11 a chronic care organizational structure for prevention 35 12 and chronic care management, including coordinating 35 13 the efforts of health care professionals and chronic 35 14 care resources to promote the health of residents and 15 the prevention and management of chronic conditions, 35 16 developing and implementing arrangements for 35 17 delivering prevention services and chronic care 35 18 management, developing significant patient self=care 35 19 efforts, providing systemic support for the health 35 20 care professional=patient relationship and options for 35 21 channeling chronic care resources and support to 22 health care professionals, providing for community 35 23 development and outreach and education efforts, and 35 24 coordinating information technology initiatives with 35 25 the chronic care information system.

The director may accept grants and donations 35 26 35 27 and shall apply for any federal, state, or private 35 28 grants available to fund the initiative. Any grants 29 or donations received shall be placed in a separate 35 30 fund in the state treasury and used exclusively for 35 31 the initiative or as federal law directs.

3. a. The director shall establish and convene an 35 33 advisory council to provide technical assistance to 35 34 the director in developing a state initiative that 35 integrates evidence=based prevention and chronic care 36 management strategies into the public and private 35 37 health care systems, including the medical home 35 38 system. Public members of the advisory council shall 35 39 receive their actual and necessary expenses incurred 35 40 in the performance of their duties and may be eliqible 35 41 to receive compensation as provided in section 7E.6.

b. The advisory council shall elicit input from a 35 42 35 43 variety of health care professionals, health care 35 44 professional organizations, community and nonprofit 35 45 groups, insurers, consumers, businesses, school 35 46 districts, and state and local governments in 35 47 developing the advisory council's recommendations.

c. The advisory council shall submit initial 49 recommendations to the director for the state 35 50 initiative for prevention and chronic care management 1 no later than July 1, 2009. The recommendations shall 2 address all of the following:
3 (1) The recommended organizational structure for

4 integrating prevention and chronic care management 5 into the private and public health care systems. 6 organizational structure recommended shall align with 7 the organizational structure established for the 8 medical home system developed pursuant to division 36 9 XXII. The advisory council shall also review existing 36 10 prevention and chronic care management strategies used 36 11 in the health insurance market and in private and 36 12 public programs and recommend ways to expand the use 36 13 of such strategies throughout the health insurance 36 14 market and in the private and public health care 36 15 systems.

(2) A process for identifying leading health care 36 17 professionals and existing prevention and chronic care 36 18 management programs in the state, and coordinating 19 care among these health care professionals and 36 20 programs.

(3) A prioritization of the chronic conditions for 36 22 which prevention and chronic care management services 23 should be provided, taking into consideration the 36 24 prevalence of specific chronic conditions and the 36 25 factors that may lead to the development of chronic

36 26 conditions; the fiscal impact to state health care 36 27 programs of providing care for the chronic conditions 36 28 of eligible individuals; the availability of workable, 36 29 evidence=based approaches to chronic care for the 36 30 chronic condition; and public input into the selection 36 31 process. The advisory council shall initially develop 36 32 consensus guidelines to address the two chronic 33 conditions identified as having the highest priority 36 36 34 and shall also specify a timeline for inclusion of 36 35 additional specific chronic conditions in the 36 36 initiative. 36 37

(4) A method to involve health care professionals 36 38 in identifying eligible patients for prevention and 36 39 chronic care management services, which includes but 36 40 is not limited to the use of a health risk assessment.

The methods for increasing communication 36 42 between health care professionals and patients, 36 43 including patient education, patient self=management, 36 44 and patient follow=up plans.

36 45 (6) The educational, wellness, and clinical 36 46 management protocols and tools to be used by health 36 47 care professionals, including management guideline 36 48 materials for health care delivery.

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(7) The use and development of process and outcome 36 50 measures and benchmarks, aligned to the greatest 1 extent possible with existing measures and benchmarks 2 such as the best in class estimates utilized in the 3 national healthcare quality report of the agency for 4 health care research and quality of the United States 5 department of health and human services, to provide 6 performance feedback for health care professionals and 7 information on the quality of health care, including 8 patient satisfaction and health status outcomes.

(8) Payment methodologies to align reimbursements 37 10 and create financial incentives and rewards for health 37 11 care professionals to utilize prevention services, 37 12 establish management systems for chronic conditions, 37 13 improve health outcomes, and improve the quality of 37 14 health care, including case management fees, payment 37 15 for technical support and data entry associated with 37 16 patient registries, and the cost of staff coordination 37 17 within a medical practice.

37 18 (9) Methods to involve public and private groups, 37 19 health care professionals, insurers, third=party 20 administrators, associations, community and consumer 37 21 groups, and other entities to facilitate and sustain 37 22 the initiative.

(10) Alignment of any chronic care information 37 24 system or other information technology needs with 37 25 other health care information technology initiatives.

(11)Involvement of appropriate health resources 27 and public health and outcomes researchers to develop 37 28 and implement a sound basis for collecting data and 37 29 evaluating the clinical, social, and economic impact 30 of the initiative, including a determination of the 37 31 impact on expenditures and prevalence and control of 37 32 chronic conditions.

(12)Elements of a marketing campaign that 37 34 provides for public outreach and consumer education in 37 35 promoting prevention and chronic care management 37 36 strategies among health care professionals, health 37 37 insurers, and the public.

(13) A method to periodically determine the 37 38 37 39 percentage of health care professionals who are 37 40 participating, the success of the 37 41 empowerment=of=patients approach, and any results of

37 42 health outcomes of the patients participating.

(14) A means of collaborating with the health 37 44 professional licensing boards pursuant to chapter 147 37 45 to review prevention and chronic care management 37 46 education provided to licensees, as appropriate, and 37 47 recommendations regarding education resources and 37 48 curricula for integration into existing and new 37 49 education and training programs.

4. Following submission of initial recommendations 1 to the director for the state initiative for 2 prevention and chronic care management by the advisory 3 council, the director shall submit the state 4 initiative to the board for approval.

5 approval of the state initiative by the board, the

6 department shall initially implement the state

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7 initiative among the population of eligible
38 8 individuals. Following initial implementation, the
38 9 director shall work with the department of human
38 10 services, insurers, health care professional 38 11 organizations, and consumers in implementing the
38 12 initiative beyond the population of eligible
38 13 individuals as an integral part of the health care 38 14 delivery system in the state. The advisory council
38 15 shall continue to review and make recommendations to
38 16 the director regarding improvements to the initiative.
38 17 Any recommendations are subject to approval by the
38 18 board.
38 19
          Sec. 52. <u>NEW SECTION</u>. 135.162 CLINICIANS
38 20 ADVISORY PANEL.
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        1. The director shall convene a clinicians
38 22 advisory panel to advise and recommend to the
38 23 department clinically appropriate, evidence=based best
38 24 practices regarding the implementation of the medical
38 25 home as defined in section 135.157 and the prevention
38 26 and chronic care management initiative pursuant to
38 27 section 135.161. The director shall act as
38 28 chairperson of the advisory panel.
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          2. The clinicians advisory panel shall consist of
38 30 nine members representing licensed medical health care
38 31 providers selected by their respective professional 38 32 organizations. Terms of members shall begin and end
38 33 as provided in section 69.19. Any vacancy shall be
38 34 filled in the same manner as regular appointments are
38 35 made for the unexpired portion of the regular term.
38 36 Members shall serve terms of three years. A member is
38 37 eligible for reappointment for three successive terms. 38 38 3. The clinicians advisory panel shall meet on a
38 39 quarterly basis to receive updates from the director
38 40 regarding strategic planning and implementation 38 41 progress on the medical home and the prevention and
38 42 chronic care management initiative and shall provide
38 43 clinical consultation to the department regarding the
38 44 medical home and the initiative.
38 45 Sec. 53. Section 136.3, Code 2007, is amended by
38 46 adding the following new subsection:
38 47 <u>NEW SUBSECTION</u>. 13. Perform those duties 38 48 authorized pursuant to section 135.161.
38 49
          Sec. 54. PREVENTION AND CHRONIC CARE MANAGEMENT ==
38 50 APPROPRIATION. There is appropriated from the general
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    1 fund of the state to the department of public health
    2 for the fiscal year beginning July 1, 2008, and ending
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   3 June 30, 2009, the following amount, or so much
4 thereof as is necessary, for the purpose designated:
5 For activities associated with the prevention and
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   6 chronic care management requirements of this division:
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    7 ..... $
                                                                        190,500
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                                DIVISION X
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                         FAMILY OPPORTUNITY ACT
39 10 Sec. 55. 2007 Iowa Acts, chapter 218, section 126, 39 11 subsection 1, is amended to read as follows:
         1. The provision in this division of this Act
39 13 relating to eligibility for certain persons with
39 14 disabilities under the medical assistance program
39 15 shall only be implemented if the department of human
39 16 services determines that funding is available in
   17 appropriations made in this Act, in combination with
<del>39 18 federal allocations to the state, for the state</del>
39 19 children's health insurance program, in excess of the
39 20 amount needed to cover the current and projected
   21 enrollment under the state children's health insurance
39 22 program beginning January 1, 2009. If such a
39 23 determination is made, the department of human
39 24 services shall transfer funding from the
39 25 appropriations made in this Act for the state
39 26 children's health insurance program, not otherwise
39 27 required for that program, to the appropriations made
39 28 in this Act for medical assistance, as necessary, to 39 29 implement such provision of this division of this Act.
          Sec. 56. FAMILY OPPORTUNITY ACT == APPROPRIATION.
39 31 There is appropriated from the general fund of the 39 32 state to the department of human services for the
39 33 fiscal year beginning July 1, 2008, and ending June
39 34 30, 2009, the following amount, or so much thereof as 39 35 is necessary, for the purpose designated:
      For implementation of the provision in 2007 Iowa
39 37 Acts, chapter 218, section 124, relating to
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39 38 eligibility for certain persons with disabilities 39 39 under the medical assistance program: 39 40 281,661 39 41 DIVISION XI MEDICAL ASSISTANCE QUALITY IMPROVEMENT 39 42 39 43 Sec. 57. <u>NEW SECTION</u>. 249A.36 MEDICAL ASSISTANCE 39 44 QUALITY IMPROVEMENT COUNCIL. 39 45 A medical assistance quality improvement 39 46 council is established. The council shall evaluate 39 47 the clinical outcomes and satisfaction of consumers 39 48 and providers with the medical assistance program. 39 49 The council shall coordinate efforts with the cost and 39 50 quality performance evaluation completed pursuant to section 249J.16. The council shall also coordinate its efforts with the efforts of the department of 40 40 40 3 public health regarding health care consumer 40 4 information under section 135.163. 40 2. a. The council shall consist of seven voting 40 6 members appointed by the majority leader of the 40 senate, the minority leader of the senate, the speaker 8 of the house, and the minority leader of the house of 9 representatives. At least one member of the council 40 40 40 10 shall be a consumer and at least one member shall be a 40 11 medical assistance program provider. An individual 40 12 who is employed by a private or nonprofit organization 40 13 that receives one million dollars or more in 40 14 compensation or reimbursement from the department, 40 15 annually, is not eligible for appointment to the 40 16 council. The members shall serve terms of two years 40 17 beginning and ending as provided in section 69.19, and 40 18 appointments shall comply with sections 69.16 and 40 19 69.16A. Members shall receive reimbursement for 40 20 actual expenses incurred while serving in their 40 21 official capacity and may also be eligible to receive 40 22 compensation as provided in section 7E.6. Vacancies 40 23 shall be filled by the original appointing authority 40 24 and in the manner of the original appointment. A 40 25 person appointed to fill a vacancy shall serve only 40 26 for the unexpired portion of the term. 40 27 b. The members shall select a chairperson, 40 28 annually, from among the membership. The council 40 29 shall meet at least quarterly and at the call of the 40 30 chairperson. A majority of the members of the council 40 31 constitutes a quorum. Any action taken by the council 40 32 must be adopted by the affirmative vote of a majority 40 33 of its voting membership. c. The department shall provide administrative 40 34 40 35 support and necessary supplies and equipment for the 40 36 council. 40 37 The council shall consult with and advise the 3. 40 38 Iowa Medicaid enterprise in establishing a quality 40 39 assessment and improvement process. 40 40 a. The process shall be consistent with the health 40 41 plan employer data and information set developed by 40 42 the national committee for quality assurance and with 40 43 the consumer assessment of health care providers and 40 44 systems developed by the agency for health care 40 45 research and quality of the United States department 40 46 of health and human services. The council shall also 40 47 coordinate efforts with the Iowa healthcare 40 48 collaborative and the state's Medicare quality 40 49 improvement organization to create consistent quality 40 50 measures. 41 b. The process may utilize as a basis the medical 41 2 assistance and state children's health insurance quality improvement efforts of the centers for 41 41 4 Medicare and Medicaid services of the United States 5 department of health and human services.
6 c. The process shall include assessment and 41 41 evaluation of both managed care and fee=for=service 41 41 8 programs, and shall be applicable to services provided 41 to adults and children. 41 10 d. The initial process shall be developed and 41 11 implemented by December 31, 2008, with the initial 41 12 report of results to be made available to the public 41 13 by June 30, 2009. Following the initial report, the 41 14 council shall submit a report of results to the 41 15 governor and the general assembly, annually, in

41 16 January.

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41 19 DIVISION XXIV 41 20 HEALTH CARE CONSUMER INFORMATION 41 21 Sec. 58. <u>NEW SECT</u> 41 22 CONSUMER INFORMATION. Sec. 58. NEW SECTION. 135.163 HEALTH CARE 41 23 The department shall do all of the following to 41 24 improve consumer education about health cost and 41 25 quality: 1. Provide for coordination of efforts to promote 41 26 41 27 public reporting of hospital and physician quality 41 28 measures, including efforts of the Iowa healthcare 41 29 collaborative, the state's Medicare quality 41 30 improvement organization, the Iowa Medicaid 41 31 enterprise, and the medical assistance quality 41 32 improvement council established pursuant to section 41 33 249A.36. 41 34 2. Provide for the coordination of efforts to 41 35 promote public reporting of health care costs, 41 36 including efforts of the Iowa hospital association, 41 37 Iowa medical society, and the Iowa health buyers' 41 38 alliance. 41 39 3. Create a public awareness campaign to educate 41 40 consumers about enhanced health through lifestyle 41 41 choices. 41 42 4. Promote adoption of health information 41 43 technology through provider incentives. 5. Evaluate the efficacy of a standard medication 41 44 41 45 therapy management program. 41 46 DIVISION XIII 41 47 HEALTH AND LONG=TERM CARE ACCESS 41 48 Sec. 59. Section 135.63, subsection 2, paragraph 41 49 1, Code 2007, is amended to read as follows: 41 50 1. The replacement or modernization of any 42 1 institutional health facility if the replacement or 42 2 modernization does not add new health services or 42 3 additional bed capacity for existing health services, 4 notwithstanding any provision in this division to the 42 42 5 contrary. <u>In addition, with reference to a hospital</u>, "replacement" means establishing a new hospital that 42 7 demonstrates compliance with all of the following 42 8 criteria through evidence submitted to the department: (1) Serves at least seventy=five percent of the same service area that was served by the prior 42 11 hospital to be closed and replaced by the new 12 hospital. 42 13 (2) Provides at least seventy=five percent of the 14 same services that were provided by the prior hospital 15 to be closed and replaced by the new hospital. (3) Is staffed by at least seventy=five percent of the same staff, including medical staff, contracted 42 18 staff, and employees, as constituted the staff of the 42 19 prior hospital to be closed and replaced by the new 42 20 hospital. Sec. 60. NEW SECTION. 135.164 HEALTH AND 42 22 LONG=TERM CARE ACCESS. The department shall coordinate public and private 42 24 efforts to develop and maintain an appropriate health 42 25 care delivery infrastructure and a stable, 42 26 well=qualified, diverse, and sustainable health care 42 27 workforce in this state. The health care delivery 42 28 infrastructure and the health care workforce shall 42 29 address the broad spectrum of health care needs of 42 30 Iowans throughout their lifespan including long=term 42 31 care needs. The department shall, at a minimum, do 42 32 all of the following: 42 1. Develop a strategic plan for health care 42 34 delivery infrastructure and health care workforce 42 35 resources in this state. 36 2. Provide for the continuous collection of data 37 to provide a basis for health care strategic planning 42 36 42 42 38 and health care policymaking. 42 39 3. Make recommendations regarding the health care 42 40 delivery infrastructure and the health care workforce 42 41 that assist in monitoring current needs, predicting 42 42 future trends, and informing policymaking. 42 43 4. Advise and provide support to the health 42 44 facilities council established in section 135.62 42 45 Sec. 61. <u>NEW SECTION</u>. 135.165 STRATEGIC PLAN. 42 46 1. The strategic plan for health care delivery 42 47 infrastructure and health care workforce resources 42 48 shall describe the existing health care system,

42 49 describe and provide a rationale for the desired

42 50 health care system, provide an action plan for 43 1 implementation, and provide methods to evaluate the 43 2 system. The plan shall incorporate expenditure 3 control methods and integrate criteria for 4 evidence=based health care. The department shall do 43 43 43 5 all of the following in developing the strategic plan 43 6 for health care delivery infrastructure and health 43 7 care workforce resources: 43

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Conduct strategic health planning activities а. 9 related to preparation of the strategic plan.

43 10 b. Develop a computerized system for accessing, 43 11 analyzing, and disseminating data relevant to 43 12 strategic health planning. The department may enter 43 13 into data sharing agreements and contractual 43 14 arrangements necessary to obtain or disseminate 43 15 relevant data.

43 16 c. Conduct research and analysis or arrange for 43 17 research and analysis projects to be conducted by 43 18 public or private organizations to further the 43 19 development of the strategic plan.

d. Establish a technical advisory committee to 43 21 assist in the development of the strategic plan. 43 22 members of the committee may include but are not 43 23 limited to health economists, representatives of the 43 24 university of Iowa college of public health, health 43 25 planners, representatives of health care purchasers, 43 26 representatives of state and local agencies that 27 regulate entities involved in health care, 43 28 representatives of health care providers and health 43 29 care facilities, and consumers.

The strategic plan shall include statewide 43 31 health planning policies and goals related to the 43 32 availability of health care facilities and services, 43 33 the quality of care, and the cost of care. The 43 34 policies and goals shall be based on the following 43 35 principles:

43 36 a. That a strategic health planning process, 37 responsive to changing health and social needs and 43 38 conditions, is essential to the health, safety, and 43 39 welfare of Iowans. The process shall be reviewed and 43 40 updated as necessary to ensure that the strategic plan 43 41 addresses all of the following:

(1) Promoting and maintaining the health of all 43 43 Iowans.

Providing accessible health care services (2) 43 45 through the maintenance of an adequate supply of 43 46 health facilities and an adequate workforce.

(3) Controlling excessive increases in costs. (4)Applying specific quality criteria and

43 49 population health indicators.

(5) Recognizing prevention and wellness as priorities in health care programs to improve quality 2 and reduce costs.

(6) Addressing periodic priority issues including 4 disaster planning, public health threats, and public 5 safety dilemmas.

(7) Coordinating health care delivery and resource development efforts among state agencies including 8 those tasked with facility, services, and professional 9 provider licensure; state and federal reimbursement; 44 10 health service utilization data systems; and others.

(8) Recognizing long=term care as an integral 44 12 component of the health care delivery infrastructure 44 13 and as an essential service provided by the health 44 14 care workforce.

b. That both consumers and providers throughout 44 16 the state must be involved in the health planning 44 17 process, outcomes of which shall be clearly 44 18 articulated and available for public review and use.

That the supply of a health care service has a 44 20 substantial impact on utilization of the service, 21 independent of the effectiveness, medical necessity, 44 22 or appropriateness of the particular health care 44 23 service for a particular individual.

44 d. That given that health care resources are not 44 25 unlimited, the impact of any new health care service 44 26 or facility on overall health expenditures in this 44 27 state must be considered.

That excess capacity of health care services 44 29 and facilities places an increased economic burden on 44 30 the public.

That the likelihood that a requested new health 44 32 care facility, service, or equipment will improve 44 33 health care quality and outcomes must be considered.

That development and ongoing maintenance of 44 35 current and accurate health care information and 44 36 statistics related to cost and quality of health care 44 37 and projections of the need for health care facilities 44 38 and services are necessary to developing an effective 44 39 health care planning strategy.

h. That the certificate of need program as a 44 40 44 41 component of the health care planning regulatory 44 42 process must balance considerations of access to 44 43 quality care at a reasonable cost for all Iowans, 44 44 optimal use of existing health care resources, 44 45 fostering of expenditure control, and elimination of 44 46 unnecessary duplication of health care facilities and 44 47 services, while supporting improved health care 44 48 outcomes. 44 49

i. That strategic health care planning must be 44 50 concerned with the stability of the health care 1 system, encompassing health care financing, quality, 2 and the availability of information and services for 3 all residents.

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- 3. The health care delivery infrastructure and 5 health care workforce resources strategic plan 6 developed by the department shall include all of the 7 following:
- a. A health care system assessment and objectives 9 component that does all of the following:
- 45 10 (1) Describes state and regional population 45 11 demographics, health status indicators, and trends in 45 12 health status and health care needs.
- 45 13 (2) Identifies key policy objectives for the state 45 14 health care system related to access to care, health 45 15 care outcomes, quality, and cost=effectiveness.
- b. A health care facilities and services plan that 45 17 assesses the demand for health care facilities and 45 18 services to inform state health care planning efforts 45 19 and direct certificate of need determinations, for 45 20 those facilities and services subject to certificate 45 21 of need. The plan shall include all of the following: 45 22 (1) An inventory of each geographic region's
- 45 23 existing health care facilities and services.
- 45 24 (2) Projections of the need for each category of 45 25 health care facility and service, including those 45 26 subject to certificate of need.
- 45 27 (3) Policies to guide the addition of new or 28 expanded health care facilities and services to 45 29 promote the use of quality, evidence=based, 45 30 cost=effective health care delivery options, including 45 31 any recommendations for criteria, standards, and 32 methods relevant to the certificate of need review 45 33 process.
- (4) An assessment of the availability of health 35 care providers, public health resources, 45 36 transportation infrastructure, and other 45 37 considerations necessary to support the needed health 45 38 care facilities and services in each region.
- 45 39 c. A health care data resources plan that 45 40 identifies data elements necessary to properly conduct 45 41 planning activities and to review certificate of need 45 42 applications, including data related to inpatient and 45 43 outpatient utilization and outcomes information, and 45 44 financial and utilization information related to 45 45 charity care, quality, and cost. The plan shall 45 46 provide all of the following:
- 45 47 (1) An inventory of existing data resources, both 45 48 public and private, that store and disclose 45 49 information relevant to the health care planning 45 50 process, including information necessary to conduct 1 certificate of need activities. The plan shall 2 identify any deficiencies in the inventory of existing 46 46 3 data resources and the data necessary to conduct 46 4 comprehensive health care planning activities. The 46 46 5 plan may recommend that the department be authorized 6 to access existing data sources and conduct 46 46 7 appropriate analyses of such data or that other 46 8 agencies expand their data collection activities as 46 9 statutory authority permits. The plan may identify 46 10 any computing infrastructure deficiencies that impede

46 11 the proper storage, transmission, and analysis of

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46 12 health care planning data.
         (2) Recommendations for increasing the
46 14 availability of data related to health care planning
46 15 to provide greater community involvement in the health 46 16 care planning process and consistency in data used for
46 17 certificate of need applications and determinations.
46 18 The plan shall also integrate the requirements for
46 19 annual reports by hospitals and health care facilities
46 20 pursuant to section 135.75, the provisions relating to 46 21 analyses and studies by the department pursuant to
46 22 section 135.76, the data compilation provisions of 46 23 section 135.78, and the provisions for contracts for
46 24 assistance with analyses, studies, and data pursuant
46 25 to section 135.83.
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         d. An assessment of emerging trends in health care
46 27 delivery and technology as they relate to access to
46 28 health care facilities and services, quality of care,
46 29 and costs of care. The assessment shall recommend any
46 30 changes to the scope of health care facilities and
46 31 services covered by the certificate of need program
46 32 that may be warranted by these emerging trends. In 46 33 addition, the assessment may recommend any changes to
46 34 criteria used by the department to review certificate
46 35 of need applications, as necessary.
          e. A rural health care resources plan to assess
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46 37 the availability of health resources in rural areas of
46 38 the state, assess the unmet needs of these
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   39 communities, and evaluate how federal and state
46 40 reimbursement policies can be modified, if necessary,
46 41 to more efficiently and effectively meet the health 46 42 care needs of rural communities. The plan shall
46 43 consider the unique health care needs of rural
46 44 communities, the adequacy of the rural health care
46 45 workforce, and transportation needs for accessing
46 46 appropriate care.
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        f. A health care workforce resources plan to
46 48 assure a competent, diverse, and sustainable health
46 49 care workforce in Iowa and to improve access to health
46 50 care in underserved areas and among underserved
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   1 populations. The plan shall include the establishment
    2 of an advisory council to inform and advise the 3 department and policymakers regarding issues relevant
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   4 to the health care workforce in Iowa. The health care
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   5 workforce resources plan shall recognize long=term
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   6 care as an essential service provided by the health
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   7 care workforce.
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          4. The department shall submit the initial
    9 statewide health care delivery infrastructure and
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47 10 resources strategic plan to the governor and the
47 11 general assembly by January 1, 2010, and shall submit
47 12 an updated strategic plan to the governor and the
47 13 general assembly every two years thereafter
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         Sec. 62. HEALTH CARE ACCESS == APPROPRIATION.
47 15 There is appropriated from the general fund of the
47 16 state to the department of public health for the 47 17 fiscal year beginning July 1, 2008, and ending June
47 18 30, 2009, the following amount, or so much thereof as
47 19 is necessary, for the purpose designated:
47 20 For activities associated with the health care
47 21 access requirements of this division, and for not more
47 22 than the following full=time equivalent positions:
47 23 ...... $
                                                                     172,200
47 24 ..... FTEs
                              DIVISION XIV
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                        PREVENTION AND WELLNESS
47 27
                               INITIATIVES
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        Sec. 63. Section 135.27, Code 2007, is amended by
47 29 striking the section and inserting in lieu thereof the
47 30 following:
47 31
                   IOWA HEALTHY COMMUNITIES INITIATIVE ==
          135.27
47 32 GRANT PROGRAM.
47 33
              PROGRAM GOALS. The department shall establish
47 34 a grant program to energize local communities to
47 35 transform the existing culture into a culture that
47 36 promotes healthy lifestyles and leads collectively, 47 37 community by community, to a healthier state. The
47 38 grant program shall expand an existing healthy
47 39 communities initiative to assist local boards of
47 40 health, in collaboration with existing community
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47 41 resources, to build community capacity in addressing 47 42 the prevention of chronic disease that results from

47 43 risk factors including overweight and obesity 47 44 conditions.

DISTRIBUTION OF GRANTS. The department shall 47 45 2. . 47 46 distribute the grants on a competitive basis and shall 47 47 support the grantee communities in planning and 47 48 developing wellness strategies and establishing 47 49 methodologies to sustain the strategies. Grant 47 50 criteria shall be consistent with the existing 1 statewide initiative between the department and the 48 48 2 department's partners that promotes increased 3 opportunities for physical activity and healthy eating 4 for Iowans of all ages, or its successor, and the 48 48 48 5 statewide comprehensive plan developed by the existing 48 6 statewide initiative to increase physical activity, 48 improve nutrition, and promote healthy behaviors. 8 Grantees shall demonstrate an ability to maximize 48 48 9 local, state, and federal resources effectively and 48 10 efficiently. 48 11

3. DEPARTMENTAL SUPPORT. The department shall 48 12 provide support to grantees including 48 13 capacity=building strategies, technical assistance, 48 14 consultation, and ongoing evaluation.

48 15 4. ELIGIBILITY. Local boards of health 48 16 representing a coalition of health care providers and 48 17 community and private organizations are eligible to 48 18 submit applications.

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NEW SECTION. 135.27A GOVERNOR'S COUNCIL Sec. 64. 48 20 ON PHYSICAL FITNESS AND NUTRITION.

1. A governor's council on physical fitness and 48 21 48 22 nutrition is established consisting of twelve members 48 23 appointed by the governor who have expertise in 48 24 physical activity, physical fitness, nutrition, and 48 25 promoting healthy behaviors. At least one member

48 26 shall be a representative of elementary and secondary 48 27 physical education professionals, at least one member 48 28 shall be a health care professional, at least one 48 29 member shall be a registered dietician, at least one

 $48\ 30$ member shall be recommended by the department of elder $48\ 31$ affairs, and at least one member shall be an active 48 32 nutrition or fitness professional. In addition, at

48 33 least one member shall be a member of a racial or 48 34 ethnic minority. The governor shall select a

48 35 chairperson for the council. Members shall serve 48 36 terms of three years beginning and ending as provided 48 37 in section 69.19. Appointments are subject to

48 38 sections 69.16 and 69.16A. Members are entitled to 48 39 receive reimbursement for actual expenses incurred 48 40 while engaged in the performance of official duties.

48 41 A member of the council may also be eligible to 48 42 receive compensation as provided in section 7E.6. 2. The council shall assist in developing a 48 43

48 44 strategy for implementation of the statewide 48 45 comprehensive plan developed by the existing statewide 48 46 initiative to increase physical activity, improve 48 47 physical fitness, improve nutrition, and promote 48 48 healthy behaviors. The strategy shall include 48 49 specific components relating to specific populations 48 50 and settings including early childhood, educational, 49 1 local community, worksite wellness, health care, and 49 2 older Iowans. The initial draft of the implementation ${\it 3}$ plan shall be submitted to the governor and the

4 general assembly by December 1, 2008. The council shall assist the department in 6 establishing and promoting a best practices internet site. The internet site shall provide examples of 8 wellness best practices for individuals, communities, 9 workplaces, and schools and shall include successful

49 10 examples of both evidence=based and nonscientific 49 11 programs as a resource.

4. The council shall provide oversight for the 49 13 governor's physical fitness challenge. The governor's 49 14 physical fitness challenge shall be administered by 49 15 the department and shall provide for the establishment 49 16 of partnerships with communities or school districts 17 to offer the physical fitness challenge curriculum to 49 18 elementary and secondary school students. The council 49 19 shall develop the curriculum, including benchmarks and 49 20 rewards, for advancing the school wellness policy 49 21 through the challenge.

49 22 Sec. 65. IOWA HEALTHY COMMUNITIES INITIATIVE == 49 23 APPROPRIATION. There is appropriated from the general

49 24 fund of the state to the department of public health 49 25 for the fiscal year beginning July 1, 2008, and ending 49 26 June 30, 2009, the following amount, or so much 49 27 thereof as is necessary, for the purpose designated: 49 28 For Iowa healthy communities initiative grants 49 29 distributed beginning January 1, 2009, and for not 49 30 more than the following full=time equivalent 49 31 positions: 49 32 \$ 900,000 49 33 FTES 49 34 Sec. 66. GOVERNOR'S COUNCIL ON PHYSICAL FITNESS 3.00 49 35 AND NUTRITION == APPROPRIATION. There is appropriated 49 36 from the general fund of the state to the department 49 37 of public health for the fiscal period beginning July 49 38 1, 2008, and ending June 30, 2009, the following 49 39 amount, or so much thereof as is necessary, for the 49 40 purpose designated: 49 41 For the governor's council on physical fitness: 49 42 \$
49 43 Sec. 67. SMALL BUSINESS QUALIFIED WELLNESS PROGRAM 112,100 49 44 TAX CREDIT == PLAN. The department of public health, 49 45 in consultation with the insurance division of the 49 46 department of commerce and the department of revenue 49 47 shall develop a plan to provide a tax credit to small 49 48 businesses that provide qualified wellness programs to 49 49 improve the health of their employees. The plan shall 49 50 include specification of what constitutes a small 50 1 business for the purposes of the qualified wellness 2 program, the minimum standards for use by a small 50 3 business in establishing a qualified wellness program, 50 4 the criteria and a process for certification of a 50 5 small business qualified wellness program, and the 50 50 6 process for claiming a small business qualified 7 wellness program tax credit. The department of public 8 health shall submit the plan including any 50 50 9 recommendations for changes in law to implement a 50 50 10 small business qualified wellness program tax credit 50 11 to the governor and the general assembly by December 50 12 15, 2008. 50 13 DIVISION XV 50 14 HEALTH CARE TRANSPARENCY 50 15 DIVISION XXVI 50 16 HEALTH CARE TRANSPARENCY 50 17 50 18 Sec. 68. <u>NEW SECTION</u>. 135.166 HEALTH CARE 50 19 TRANSPARENCY == REPORTING REQUIREMENTS. 1. A hospital licensed pursuant to chapter 135B a 50 20 50 21 physician licensed pursuant to chapter 148, 150, or 50 22 150A, and a chiropractor licensed pursuant to chapter 50 23 151 shall report quality indicators, annually, to the 50 24 Iowa healthcare collaborative as defined in section 50 25 135.40. The indicators shall be developed by the Iowa 50 26 healthcare collaborative in accordance with 50 27 evidence=based practice parameters and appropriate 50 28 sample size for statistical validation and shall be 50 29 modeled on national indicators as specified in this 50 30 section. 50 31 2. A manufacturer or supplier of durable medical 50 32 equipment or medical supplies doing business in the 50 33 state shall submit a price list to the department of 50 34 human services, annually, for use in comparing prices 50 35 for such equipment and supplies with rates paid under 50 36 the medical assistance program. The price lists 50 37 submitted shall be made available to the public. 50 38 3. Each hospital in the state that is recognized 50 39 by the Internal Revenue Code as a nonprofit 50 40 organization or entity shall submit, to the department 50 41 of public health and to the legislative services 50 42 agency, annually, a copy of the hospital's internal 50 43 revenue service form 990, including but not limited to 50 44 schedule J or any successor schedule that provides 50 45 compensation information for certain officers, 50 46 directors, trustees, and key employees, and highest 50 47 compensated employees within ninety days following the 50 48 due date for filing the hospital's return for the 50 49 taxable year.

50 50 1 publicly report indicators and measures including but 4. a. The Iowa healthcare collaborative shall 2 not limited to quality, patient safety, pediatric 3 care, patient safety indicators and measures as 4 developed by such nationally recognized entities as

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5 the agency for healthcare research and quality of the 6 United States department of health and human services and the centers for Medicare and Medicaid services of 8 the United States department of health and human 9 services and similar national entities.

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51 10 The Iowa healthcare collaborative shall also 51 11 report health care acquired infection measures and indicators after validity measures have been developed 51 13 in conjunction with the state epidemiologist and after 51 14 legal protections for health care providers subject to 51 15 reporting such data have been established.

Sec. 69. Section 136.3, Code 2007, is amended by 51 17 adding the following new subsection:

NEW SUBSECTION. 14. To the greatest extent 51 19 possible integrate the efforts of the governing 51 20 entities of the Iowa health information technology 51 21 system pursuant to division XXI, the medical home 22 pursuant to division XXII, the prevention and chronic 51 23 care management initiative pursuant to division XXIII, 51 24 consumer information provisions pursuant to division 25 XXIV, and health and long-term care access pursuant to 51 26 division XXV.

DIVISION XVI

DIRECT CARE WORKFORCE

Sec. 70. DIRECT CARE WORKER ADVISORY COUNCIL == 51 30 DUTIES == REPORT.

- 1. As used in this section, unless the context 32 otherwise requires:
- "Department" means the department of public a. 51 34 health.
- b. "Direct care" means environmental or chore 51 36 services, health monitoring and maintenance, 51 37 assistance with instrumental activities of daily 51 38 living, assistance with personal care activities of 39 daily living, personal care support, or specialty 51 40 skill services.
- c. "Direct care worker" means an individual who 51 42 directly provides or assists a consumer in the care of 51 43 the consumer by providing direct care in a variety of 51 44 settings which may or may not require supervision of 51 45 the direct care worker, depending on the setting and 51 46 the skills that the direct care workers possess, based 51 47 on education or certification.
- "Director" means the director of public health. d. 51 49 2. A direct care worker advisory council shall be 51 50 appointed by the director and shall include 1 representatives of direct care workers, consumers of 2 direct care services, educators of direct care 3 workers, other health professionals, employers of 4 direct care workers, and appropriate state agencies.
 - 5 3. Membership, terms of office, quorum, and 6 expenses shall be determined by the director in accordance with the applicable provisions of section 8 135.11.
- The direct care worker advisory council shall 52 10 advise the director regarding regulation and 52 11 certification of direct care workers, based on the 52 12 work of the direct care workers task force established 52 13 pursuant to 2005 Iowa Acts, chapter 88, and shall 52 14 develop recommendations regarding but not limited to 52 15 all of the following:
- Direct care worker classifications based on 52 17 functions and services provided by direct care 52 18 workers.
- Functions for each direct care worker b. 52 20 classification.
- 52 21 c. An education and training orientation to be 52 22 provided by employers.
- d. Education and training requirements for each 52 24 direct care worker classification.
- 52 25 e. The standard curriculum required for each 52 26 direct care worker classification.
- f. Education and training equivalency standards 52 28 for each direct care worker classification.
- g. Guidelines that allow individuals who are 30 members of the direct care workforce prior to the date 52 31 of required certification to be incorporated into the 52 32 new regulatory system.
- Continuing education requirements for each 52 34 direct care worker classification.
- Standards for direct care worker educators and

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j. Certification requirements for each direct care 52 38 worker classification.

k. Protections for the title "certified direct 52 40 care worker".

- 52 41 1. Standardized requirements for supervision of 52 42 each direct care worker classification, as applicable, 52 43 and the roles and responsibilities of supervisory 52 44 positions.
- m. Responsibility for maintenance of credentialing 52 46 and continuing education and training.
- n. Provision of information to income maintenance 52 48 workers and case managers under the purview of the 52 49 department of human services about the education and 52 50 training requirements for direct care workers to 1 provide the care and services to meet consumer needs.
 - 2 5. The direct care worker advisory council shall 3 report its recommendations to the director by November 30, 2008, including recommendations for any changes in law or rules necessary.
 - 6. Implementation of certification of direct care workers shall begin July 1, 2009.
 - Sec. 71. DIRECT CARE WORKER COMPENSATION ADVISORY 8 9 COMMITTEE == REVIEWS.
- 1. a. The general assembly recognizes that direct 53 11 care workers play a vital role and make a valuable 53 12 contribution in providing care to Iowans with a 53 13 variety of needs in both institutional and home and 53 14 community=based settings. Recruiting and retaining 53 15 qualified, highly competent direct care workers is a 53 16 challenge across all employment settings. High rates 53 17 of employee vacancies and staff turnover threaten the 53 18 ability of providers to achieve the core mission of
- 53 19 providing safe and high quality support to Iowans. 53 20 b. It is the intent of the general assembly to 53 21 address the long=term care workforce shortage and 53 22 turnover rates in order to improve the quality of 53 23 health care delivered in the long-term care continuum 53 24 by reviewing wages and other compensation paid to 53 25 direct care workers in the state.
- It is the intent of the general assembly that c. 27 the initial review of and recommendations for 53 28 improving wages and other compensation paid to direct 53 29 care workers focus on nonlicensed direct care workers 53 30 in the nursing facility setting. However, following 53 31 the initial review of wages and other compensation 53 32 paid to direct care workers in the nursing facility 53 33 setting, the department of human services shall 53 34 convene subsequent advisory committees with 53 35 appropriate representatives of public and private 53 36 organizations and consumers to review the wages and 53 37 other compensation paid to and turnover rates of the 53 38 entire spectrum of direct care workers in the various 53 39 settings in which they are employed as a means of 53 40 demonstrating the general assembly's commitment to 53 41 ensuring a stable and quality direct care workforce in 53 42 this state.
- The department of human services shall convene 53 43 53 44 an initial direct care worker compensation advisory 53 45 committee to develop recommendations for consideration 53 46 by the general assembly during the 2009 legislative 53 47 session regarding wages and other compensation paid to 53 48 direct care workers in nursing facilities. The 53 49 committee shall consist of the following members, 53 50 selected by their respective organizations:
 - a. The director of human services, or the 2 director's designee.
 - b. The director of public health, or the 4 director's designee.
 - c. The director of the department of elder 6 affairs, or the director's designee.
 - d. The director of the department of inspections and appeals, or the director's designee.
- 9 e. A representative of the Iowa caregivers 54 10 association.
- f. A representative of the Iowa health care 54 11 54 12 association.
- 54 13 g. A representative of the Iowa association of 54 14 homes and services for the aging.
 - h. A representative of the AARP Iowa chapter.
 - 3. The advisory committee shall also include two

54 17 members of the senate and two members of the house of 54 18 representatives, with not more than one member from 54 19 each chamber being from the same political party. 54 20 legislative members shall serve in an ex officio, 54 21 nonvoting capacity. The two senators shall be 54 22 appointed respectively by the majority leader of the 54 23 senate and the minority leader of the senate, and the 54 24 two representatives shall be appointed respectively by 54 25 the speaker of the house of representatives and the 54 26 minority leader of the house of representatives. 54 27 Public members of the committee shall receive

54 28 actual expenses incurred while serving in their 54 29 official capacity and may also be eligible to receive 54 30 compensation as provided in section 7E.6. Legislative 54 31 members of the committee are eligible for per diem and 54 32 reimbursement of actual expenses as provided in 54 33 section 2.10. 54 34

The department of human services shall provide 54 35 administrative support to the committee and the 54 36 director of human services or the director's designee 54 37 shall serve as chairperson of the committee.

54 38 6. The department shall convene the committee no 54 39 later than July 1, 2008. Prior to the initial 54 40 meeting, the department of human services shall 54 41 provide all members of the committee with a detailed 54 42 analysis of trends in wages and other compensation 54 43 paid to direct care workers.

The committee shall consider options related 54 45 but not limited to all of the following:

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a. The shortening of the time delay between a 54 47 nursing facility's submittal of cost reports and 54 48 receipt of the reimbursement based upon these cost 54 49 reports.

b. The targeting of appropriations to provide increases in direct care worker compensation.

c. Creation of a nursing facility provider tax.

Following its deliberations, the committee 4 shall submit a report of its findings and 5 recommendations regarding improvement in direct care 6 worker wages and other compensation in the nursing 7 facility setting to the governor and the general 8 assembly no later than December 12, 2008.

9. For the purposes of the initial review, "direct 55 10 care worker" means nonlicensed nursing facility staff 55 11 who provide hands=on care including but not limited to 55 12 certified nurse aides and medication aides.

55 13 Sec. 72. DIRECT CARE WORKER IN NURSING FACILITIES 55 14 == TURNOVER REPORT. The department of human services 55 15 shall modify the nursing facility cost reports 55 16 utilized for the medical assistance program to capture 55 17 data by the distinct categories of nonlicensed direct 55 18 care workers and other employee categories for the 55 19 purposes of documenting the turnover rates of direct 55 20 care workers and other employees of nursing 21 facilities. The department shall submit a report on 55 22 an annual basis to the governor and the general 55 23 assembly which provides an analysis of direct care 55 24 worker and other nursing facility employee turnover by 55 25 individual nursing facility, a comparison of the 55 26 turnover rate in each individual nursing facility with 55 27 the state average, and an analysis of any improvement 28 or decline in meeting any accountability goals or 55 29 other measures related to turnover rates. 55 30 reports shall also include any data available 31 regarding turnover rate trends, and other information 55 32 the department deems appropriate. The initial report 55 33 shall be submitted no later than December 1, 2008, and

35 December 1, annually, thereafter. Sec. 73. EFFECTIVE DATE. This division of this 55 37 Act, being deemed of immediate importance, takes 38 effect upon enactment.>

55 34 subsequent reports shall be submitted no later than

55 39 # Title page, line 3, by striking the words 55 40 <end=of=life care decision making> and inserting the 55 41 following: <long=term living planning and patient 55 42 autonomy in health care>.

Title page, by striking line 8 and inserting 55 44 the following: <transparency, health care consumer 55 45 information, health care access, the direct care 55 46 workforce, making appropriations, and including

55 47 effective date and applicability provisions.>>