H-1431

Amend the amendment, H-1404, to Senate File 452, 2 as amended, passed, and reprinted by the Senate, as 3 follows:

- 1. Page 4, after line 21 by inserting:

 5 <Sec. ___. Section 49.77, subsection 1, Code 2013,

 6 is amended by adding the following new paragraph:

 NEW PARAGRAPH. c. At the discretion of the

 8 commissioner, an electronic election register may

 9 be used to produce the declaration required in this

 0 subsection. The person desiring to vote shall sign
- 9 be used to produce the declaration required in this 10 subsection. The person desiring to vote shall sign 11 the declaration produced by the electronic election 12 register prior to receiving a ballot.

13 Sec. ___. Section 135C.7, Code 2013, is amended by 14 adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. In addition to the license fees listed in this section, there shall be an annual assessment assessed to each licensee in an amount to cover the cost of independent reviewers provided pursuant to section 135C.42. The department shall, in consultation with licensees, establish the assessment amount by rule based on the award of a request for proposals. The assessment shall be retained by the department as a repayment receipt as defined in section 8.2 and used for the purpose of paying the cost of the independent reviewers.>

- 26 2. Page 21, line 20, by striking <April 2011> and 27 inserting <March 2011>
- 1. For purposes of this section, "private agency"
 33 means a residential facility licensed under chapter
 34 135H or 237. "Private agency" does not include an
 35 institution listed in section 218.1.
- 2. If a private agency contracted with a school 36 37 district on or before July 1, 2010, to provide general 38 education or special education instructional programs, 39 for the school years beginning July 1, 2012, and 40 July 1, 2013, the private agency may bill the school 41 district for the subsequent costs of such programs, in 42 accordance with billing practices in place on July 1, 43 2010. Such school district may in turn bill a child's 44 school district of residence for such costs. Such 45 costs include, if necessary to meet the special needs 46 of children requiring general education or special 47 education, the costs of general administration, health 48 service, attendance officers, plant operation, and 49 plant maintenance, instructional costs, and the costs 50 of purchase of equipment, transportation, and property,

```
1 casualty, and liability insurance. Such costs do not
2 include the costs of services otherwise funded pursuant
3 to chapter 135H or 237.
```

- 3. An auditor conducting an annual audit of 5 a school district pursuant to section 11.6 shall 6 review and verify the information contained in any 7 cost reports submitted to the school district by a 8 private agency contracting with the school district as 9 described in this section.>
- 10 Page 27, after line 50 by inserting: . EFFECTIVE UPON ENACTMENT. The section 12 of this division of this Act relating to general and 13 special education instructional programs and private 14 agency residential services, being deemed of immediate 15 importance, takes effect upon enactment.>
 - 5. Page 46, after line 5 by inserting:

<DIVISION

PRACTICE BY BUSINESS ENTITIES

19 2013 Iowa Acts, Senate File 181, REPEAL. 20 section $\overline{29}$, is repealed.

Sec. . RETROACTIVE APPLICABILITY. This division 22 of this Act applies retroactively to March 28, 2013.

Sec. ___. EFFECTIVE UPON ENACTMENT. This division 24 of this Act, being deemed of immediate importance, 25 takes effect upon enactment.

26 DIVISION

11

16 17

18

23

27

28

MANUFACTURED AND MOBILE HOMES

. Section 435.1, subsection 6, Code 2013, 29 is amended to read as follows:

"Mobile home park" means a site, lot, field, 31 or tract of land upon which three or more mobile 32 homes, or manufactured homes, modular homes, motor 33 homes, recreational park trailers, travel trailers, 34 or a combination of any of these homes or trailers, 35 are placed on developed spaces pursuant to a rental 36 agreement as defined in section 562B.7 and operated 37 as a for-profit enterprise with water, sewer or 38 septic, and electrical services available. The term 39 "mobile home park" shall not be construed to include 40 manufactured or mobile homes, buildings, tents, 41 or other structures temporarily maintained by any 42 individual, educational institution, or company on 43 their own premises and used exclusively to house their 44 own labor or students. The term "mobile home park" 45 shall not be construed to include a campground as

46 defined in section 557B.1.

. Section 435.1, Code 2013, is amended by

48 adding the following new subsections:
49 NEW SUBSECTION. 8. "Motor home" means the same as 50 defined in section 321.1, subsection 36C.

```
"Recreational park trailer"
      NEW SUBSECTION. 9.
 2 means a recreational vehicle built on a single chassis,
 3 mounted on wheels, which may be connected to utilities
 4 necessary for operation of installed fixtures and
 5 appliances, with a gross trailer area not exceeding
 6 four hundred square feet when in the set-up mode, and
 7 certified by the manufacturer as complying with the
8 American national standards institute construction
9 standard commonly referred to as "ANSI A 119.5".
10
                Section 562B.7, subsection 7, Code 2013,
      Sec.
ll is amended to read as follows:
         "Mobile home park" shall mean any means a
13 site, lot, field, or tract of land upon which three
14 or more mobile homes, manufactured homes, or modular
15 homes, motor homes, recreational park trailers, travel
16 trailers, or a combination of any of these homes
17 or trailers are placed on developed spaces pursuant
18 to a rental agreement and operated as a for-profit
19 enterprise with water, sewer or septic, and electrical
20 services available. The term "mobile home park"
21 shall not be construed to include manufactured or
22 mobile homes, buildings, tents, or other structures
23 temporarily maintained by any individual, educational
24 institution, or company on their own premises and used
25 exclusively to house their own labor or students.
26 The term "mobile home park" shall not be construed to
27 include a campground as defined in section 557B.1.
           . Section 562B.7, Code 2013, is amended by
28
      Sec.
29 adding the following new subsections:
      NEW SUBSECTION. 8A. "Motor home" means the same as
31 defined in section 321.1, subsection 36C.
                             "Recreational park trailer"
32
      NEW SUBSECTION.
                       9A.
33 means a recreational vehicle built on a single chassis,
34 mounted on wheels, which may be connected to utilities
35 necessary for operation of installed fixtures and
36 appliances, with a gross trailer area not exceeding
37 four hundred square feet when in the set-up mode, and
38 certified by the manufacturer as complying with the
39 American national standards institute construction
40 standard commonly referred to as "ANSI A 119.5".>
41
      6. Page 46, line 6, by striking <fees, > and
42 inserting <fees>
43
         Page 46, line 8, by striking <taxation, > and
      7.
44 inserting <taxation>
      8. By renumbering as necessary.
```

LOFGREN of Muscatine

SODERBERG of Plymouth

tm/nh