Senate Amendment to House File 2473

H-8387 1 Amend House File 2473, as amended, passed, and 2 reprinted by the House, as follows: 3 1. By striking everything after the enacting clause 4 and inserting: 5 <DIVISION I 6 STANDING APPROPRIATIONS AND RELATED MATTERS 7 Section 1. 2013 Iowa Acts, chapter 140, is amended 8 by adding the following new section: NEW SECTION. SEC. 1A. BUDGET PROCESS FOR FISCAL 9 10 YEAR 2015-2016. 11 1. For the budget process applicable to the fiscal 12 year beginning July 1, 2015, on or before October 1, 13 2014, in lieu of the information specified in section 14 8.23, subsection 1, unnumbered paragraph 1, and 15 paragraph "a", all departments and establishments of 16 the government shall transmit to the director of the 17 department of management, on blanks to be furnished 18 by the director, estimates of their expenditure 19 requirements, including every proposed expenditure, for 20 the ensuing fiscal year, together with supporting data 21 and explanations as called for by the director of the 22 department of management after consultation with the 23 legislative services agency. The estimates of expenditure requirements 24 25 shall be in a form specified by the director of 26 the department of management, and the expenditure 27 requirements shall include all proposed expenditures 28 and shall be prioritized by program or the results to 29 be achieved. The estimates shall be accompanied by 30 performance measures for evaluating the effectiveness 31 of the programs or results. 32 Sec. 2. 2013 Iowa Acts, chapter 140, is amended by 33 adding the following new section: 34 NEW SECTION. SEC. 3A. GENERAL ASSEMBLY. 35 1. The appropriations made pursuant to section 36 2.12 for the expenses of the general assembly and 37 legislative agencies for the fiscal year beginning July 38 1, 2014, and ending June 30, 2015, are reduced by the 39 following amount: 40 .... \$ 3,000,000 41 2. The budgeted amounts for the general assembly 42 for the fiscal year beginning July 1, 2014, may be 43 adjusted to reflect unexpended budgeted amounts from 44 the previous fiscal year. Sec. 3. 2013 Iowa Acts, chapter 140, section 6, is 45 46 amended to read as follows: SEC. 6. LIMITATIONS OF STANDING APPROPRIATIONS 47 48 — FY 2014-2015. Notwithstanding the standing 49 appropriations in the following designated sections for 50 the fiscal year beginning July 1, 2014, and ending June

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1 30, 2015, the amounts appropriated from the general 2 fund of the state pursuant to these sections for the 3 following designated purposes shall not exceed the 4 following amounts: 1. For operational support grants and community 5 6 cultural grants under section 99F.11, subsection 3, 7 paragraph "d", subparagraph (1): 208,351 8 .....\$ 9 416,702 10 2. For regional tourism marketing under section 11 99F.11, subsection 3, paragraph "d", subparagraph (2): 12 ------ \$ 582,000 13 3. For payment for nonpublic school transportation 14 under section 285.2: 15 ..... \$ 8,560,931 If total approved claims for reimbursement for 16 17 nonpublic school pupil transportation exceed the amount 18 appropriated in accordance with this subsection, the 19 department of education shall prorate the amount of 20 each approved claim. 21 4. For the enforcement of chapter 453D relating to 22 tobacco product manufacturers under section 453D.8: 23 ..... \$ 9,208 24 18,416 25 Sec. 4. Section 257.35, Code 2014, is amended by 26 adding the following new subsection: 27 NEW SUBSECTION. 8A. Notwithstanding subsection 1, 28 and in addition to the reduction applicable pursuant 29 to subsection 2, the state aid for area education 30 agencies and the portion of the combined district cost 31 calculated for these agencies for the fiscal year 32 beginning July 1, 2014, and ending June 30, 2015, shall 33 be reduced by the department of management by fifteen 34 million dollars. The reduction for each area education 35 agency shall be prorated based on the reduction that 36 the agency received in the fiscal year beginning July 37 1, 2003. 38 DIVISION II 39 CLAIMS AGAINST THE STATE AND BY THE STATE Sec. 5. Section 8.55, subsection 3, paragraph a, 40 41 Code 2014, is amended to read as follows: a. Except as provided in paragraphs "b", "c", 42 43 and "d", and "Oe", the moneys in the Iowa economic 44 emergency fund shall only be used pursuant to an 45 appropriation made by the general assembly. An 46 appropriation shall only be made for the fiscal year in 47 which the appropriation is made. The moneys shall only 48 be appropriated by the general assembly for emergency 49 expenditures. 50 Sec. 6. Section 8.55, subsection 3, Code 2014, is

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1 amended by adding the following new paragraph: 2 NEW PARAGRAPH. Oe. There is appropriated from the 3 Iowa economic emergency fund to the state appeal board 4 an amount sufficient to pay claims authorized by the 5 state appeal board as provided in section 25.2. Sec. 7. Section 25.2, subsection 4, Code 2014, is 6 7 amended to read as follows: Payments authorized by the state appeal board 8 4. 9 shall be paid from the appropriation or fund of 10 original certification of the claim. However, if that 11 appropriation or fund has since reverted under section 12 8.33, then such payment authorized by the state appeal 13 board shall be out of any money in the state treasury 14 not otherwise appropriated as follows: 15 From the appropriation made from the Iowa a. 16 economic emergency fund in section 8.55 for purposes of 17 paying such expenses. 18 b. To the extent the appropriation from the 19 Iowa economic emergency fund described in paragraph 20 "a" is insufficient to pay such expenses, there is 21 appropriated from moneys in the general fund of the 22 state not otherwise appropriated the amount necessary 23 to fund the deficiency. 24 DIVISION III 25 MISCELLANEOUS PROVISIONS AND APPROPRIATIONS 26 Sec. 8. AIR QUALITY PROGRAM. Notwithstanding the 27 purposes provided in section 455E.11, subsection 2, 28 paragraph "c", there is appropriated from the household 29 hazardous waste account of the groundwater protection 30 fund to the department of natural resources for the 31 fiscal year beginning July 1, 2014, and ending June 30, 32 2015, the following amount, or so much thereof as is 33 necessary, to be used for the purposes designated: 34 For supporting the department's air quality 35 programs, including salaries, support, maintenance, and 36 miscellaneous purposes: 37 ..... \$ 1,400,000 38 Sec. 9. FOOD SECURITY FOR OLDER INDIVIDUALS. There 39 is appropriated from the general fund of the state to 40 the department on aging for the fiscal year beginning 41 July 1, 2014, and ending June 30, 2015, the following 42 amount, or so much thereof as is necessary, to be used 43 for the purposes designated: 44 To award to each area agency on aging designated 45 under section 231.32 in the proportion that the 46 estimated amount of older individuals in Iowa served by 47 that area agency on aging bears to the total estimated 48 amount of older individuals in Iowa, to be used to 49 provide congregate meals and home-delivered meals to 50 food-insecure older individuals in Iowa:

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1 .... 250,000 2 Sec. 10. AIR QUALITY STAKEHOLDER GROUP. The 3 director of the department of natural resources shall 4 convene a stakeholder group for purposes of studying 5 the funding of air quality programs administered by 6 the department. By December 1, 2014, the department 7 shall submit a written report to the general assembly 8 regarding the findings and recommendations of the 9 stakeholder group. 10 Sec. 11. PERSONNEL SETTLEMENT AGREEMENT 11 PAYMENTS. The general assembly and the judicial branch 12 shall not enter into a personnel settlement agreement 13 with a state employee that contains a confidentiality 14 provision intended to prevent public disclosure of the 15 agreement or any terms of the agreement. Sec. 12. Section 8.9, subsection 2, paragraph a, 16 17 Code 2014, is amended to read as follows: 18 a. All grant applications submitted and grant 19 moneys received by a department on behalf of the state 20 shall be reported to the office of grants enterprise 21 management. The office shall by January 31 December 22 1 of each year submit to the fiscal services division 23 of the legislative services agency a written report 24 listing all grants received during the previous 25 calendar most recently completed federal fiscal year 26 with a value over one thousand dollars and the funding 27 entity and purpose for each grant. However, the 28 reports on grants filed by the state board of regents 29 pursuant to section 8.44 shall be deemed sufficient to 30 comply with the requirements of this subsection. In 31 addition, each department shall submit and the office 32 shall report, as applicable, for each grant applied 33 for or received and other federal moneys received 34 the expected duration of the grant or the other 35 moneys, maintenance of effort or other matching fund 36 requirements throughout and following the period of the 37 grant or the other moneys, the sources of the federal 38 funding and any match funding, any policy, program, or 39 operational requirement associated with receipt of the 40 funding, a status report on changes anticipated in the 41 federal requirements associated with the grant or other 42 federal funding during the fiscal year in progress and 43 the succeeding fiscal year, and any other information 44 concerning the grant or other federal funding that 45 would be helpful in the development of policy or 46 budget decisions. The fiscal services division of 47 the legislative services agency shall compile the 48 information received for consideration by the standing 49 joint appropriations subcommittees of the general 50 assembly.

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1 Sec. 13. Section 68B.3, Code 2014, is amended by 2 adding the following new subsection: 3 NEW SUBSECTION. 2A. This section does not apply to 4 sales of services by a member of a board or commission 5 as defined under section 7E.4 to state executive branch 6 agencies or subunits of departments or independent 7 agencies as defined in section 7E.4 that are not the 8 subunit of the department or independent agency in 9 which the person serves or are not a subunit of a 10 department or independent agency with which the person 11 has substantial and regular contact as part of the 12 person's duties. Sec. 14. Section 97B.52A, subsection 1, paragraph 13 14 c, subparagraph (2), subparagraph division (b), Code 15 2014, is amended to read as follows: 16 (b) For a member whose first month of entitlement 17 is July 2004 or later, but before July 2014 2016, 18 covered employment does not include employment as a 19 licensed health care professional by a public hospital. 20 For the purposes of this subparagraph, "public 21 hospital" means a hospital licensed pursuant to chapter 22 135B and governed pursuant to chapter 145A, 347, 347A, 23 or 392. 24 Section 602.1302, subsection 3, Code 2014, Sec. 15. 25 is amended to read as follows: 26 3. A revolving fund is created in the state 27 treasury for the payment of jury and witness fees, 28 mileage, costs related to summoning jurors by the 29 judicial branch, costs and fees related to the 30 management and payment of interpreters and translators 31 in judicial branch legal proceedings and court-ordered 32 programs, and attorney fees paid by the state public 33 defender for counsel appointed pursuant to section 34 600A.6A. The judicial branch shall deposit any 35 reimbursements to the state for the payment of jury 36 and witness fees and mileage in the revolving fund. 37 In each calendar guarter the judicial branch shall 38 reimburse the state public defender for attorney fees 39 paid pursuant to section 600A.6B. Notwithstanding 40 section 8.33, unencumbered and unobligated receipts in 41 the revolving fund at the end of a fiscal year do not 42 revert to the general fund of the state. The judicial 43 branch shall on or before February 1 file a financial 44 accounting of the moneys in the revolving fund with 45 the legislative services agency. The accounting shall 46 include an estimate of disbursements from the revolving 47 fund for the remainder of the fiscal year and for the 48 next fiscal year. 49 Sec. 16. 2013 Iowa Acts, chapter 138, section 157,

50 subsection 5A, if enacted by 2014 Iowa Acts, House File

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1 2463, is amended by striking the subsection. 2 DIVISION IV 3 CORRECTIVE PROVISIONS 4 Section 15.353, subsection 1, paragraph c, Sec. 17. 5 subparagraph (2), if enacted by 2014 Iowa Acts, House 6 File 2448, is amended to read as follows: The average dwelling unit cost does not exceed 7 (2) 8 two hundred fifty thousand dollars per dwelling unit 9 if the project involves the rehabilitation, repair, 10 redevelopment, or preservation of eligible property, 11 as that term is defined in section 404A.1, subsection 12 2 property described in section 404A.1, subsection 7, 13 paragraph "a". 14 Sec. 18. Section 15J.4, subsection 1, paragraph b, 15 as amended by 2014 Iowa Acts, House File 2448, section 16 34, if enacted, is amended to read as follows: 17 The area was in whole or in part a designated b. 18 economic development enterprise zone under chapter 19 15E, division XVIII, Code 2014, immediately prior to 20 the effective date of this division of this Act, or 21 the area is in whole or in part an urban renewal area 22 established pursuant to chapter 403. Sec. 19. Section 123.47, subsection 1A, paragraph 23 24 c, subparagraph (2), as enacted by 2014 Iowa Acts, 25 Senate File 2310, section 1, is amended to read as 26 follows: (2) A person under legal age who consumes or 27 28 possesses any alcoholic liquor, wine, or beer in 29 connection with a religious observance, ceremony, or 30 right rite. Section 331.552, subsection 35, as amended 31 Sec. 20. 32 by 2014 Iowa Acts, House File 2273, section 5, if 33 enacted, is amended to read as follows: 34 35. *a.* Destroy special assessment records required 35 by section 445.11 within the county system after ten 36 years have elapsed from the end of the fiscal year in 37 which the special assessment was paid in full. The 38 county treasurer shall also destroy the resolution of 39 necessity, plat, and schedule of assessments required 40 by section 384.51 after ten years have elapsed from the 41 end of the fiscal year in which the entire schedule was 42 paid in full. This subsection paragraph applies to 43 documents described in this subsection paragraph that 44 are in existence before, on, or after July 1, 2003. Destroy assessment records required by chapter 45 *b*. 46 468 within the county system after ten years have 47 elapsed from the end of the fiscal year in which the 48 assessment was paid in full. The county treasurer 49 shall also destroy the accompanying documents including 50 any resolutions, plats, or schedule of assessments

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1 after ten years have elapsed from the end of the 2 fiscal year in which the entire schedule was paid in 3 full. This subsection paragraph applies to documents 4 described in this subsection paragraph that are in 5 existence before, on, or after July 1, 2014. 6 Sec. 21. Section 422.33, subsection 4, paragraph c, 7 Code 2014, as amended by 2014 Iowa Acts, Senate File 8 2240, section 87, and redesignated as paragraph b, 9 subparagraph (3), is amended to read as follows: 10 Subtract an exemption amount of forty thousand (3) 11 dollars. This exemption amount shall be reduced, but 12 not below zero, by an amount equal to twenty-five 13 percent of the amount by which the alternative minimum 14 taxable income of the taxpayer, computed without regard 15 to the exemption amount in this paragraph subparagraph, 16 exceeds one hundred fifty thousand dollars. 17 Section 425.15, subsection 1, paragraph a, Sec. 22. 18 as enacted by 2014 Iowa Acts, Senate File 2352, section 19 1, is amended to read as follows: A veteran of any of the military forces of the 20 a. 21 United States, who acquired the homestead under 38 22 U.S.C. §21.801, 21.802, prior to August 6, 1991, or 23 under 38 U.S.C. §2101, 2102. Sec. 23. Section 508.36, subsection 13, paragraph 24 25 d, subparagraph (1), subparagraph division (c), as 26 enacted by 2014 Iowa Acts, Senate File 2131, section 9, 27 is amended to read as follows: 28 (c) Minimum reserves for all other policies of or 29 contracts subject to subsection 1, paragraph "b". 30 Sec. 24. Section 508.36, subsection 16, paragraph 31 c, subparagraph (3), as enacted by 2014 Iowa Acts, 32 Senate File 2131, section 9, is amended to read as 33 follows: 34 (3) Once any portion of a memorandum in support 35 of an opinion submitted under subsection 2 or a 36 principle-based valuation report developed under 37 subsection 14, paragraph b'', subparagraph (3), is 38 cited by a company in its marketing or is publicly 39 volunteered to or before a governmental agency other 40 than a state insurance department or is released by 41 the company to the news media, all portions or of such 42 memorandum or report shall no longer be confidential 43 information. 44 Sec. 25. Section 508.37, subsection 6, paragraph h, 45 subparagraph (8), as enacted by 2014 Iowa Acts, Senate 46 File 2131, section 13, is amended to read as follows: (8) For policies issued on or after the operative 47 48 date of the valuation manual, the valuation manual 49 shall provide the Commissioners Standard Mortality 50 Table for use in determining the minimum nonforfeiture

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1 standard that may be substituted for the Commissioners 2 1961 Standard Industrial Mortality Table or the 3 Commissioners 1961 Industrial Extended Term Insurance 4 Table. If the commissioner approves by regulation 5 rule any Commissioners Standard Industrial Mortality 6 Table adopted by the national association of insurance 7 commissioners for use in determining the minimum 8 nonforfeiture standard for policies issued on or after 9 the operative date of the valuation manual, then that 10 minimum nonforfeiture standard supersedes the minimum 11 nonforfeiture standard provided by the valuation 12 manual. 13 Sec. 26. Section 537.1301, subsection 46, as 14 enacted by 2014 Iowa Acts, House File 2324, section 17, 15 is amended to read as follows: "Threshold amount" means the threshold amount, 16 46. 17 as determined by 12 C.F.R. §226.3(b) §1026.3(b), 18 in effect during the period the consumer credit 19 transaction was entered into. 20 Sec. 27. 2014 Iowa Acts, Senate File 2257, section 21 15, is amended by striking the section and inserting in 22 lieu thereof the following: 23 SEC. 15. REPEAL. Sections 261.17A, 261.22, 261.39, 24 261.41, 261.44, 261.48, 261.54, 261.81A, and 261.82, 25 Code 2014, are repealed. 26 Sec. 28. REPEAL. 2014 Iowa Acts, House File 2423, 27 section 159, is repealed. 28 Sec. 29. CONTINGENT EFFECTIVENESS. The section 29 of this division of this Act amending section 15.353, 30 subsection 1, paragraph "c", subparagraph (2), takes 31 effect only if 2014 Iowa Acts, House File 2453, is 32 enacted. 33 DIVISION V 34 GENERAL ASSEMBLY PUBLICATIONS PROVISIONS 35 Sec. 30. Section 2.42, subsection 13, Code 2014, is 36 amended to read as follows: 37 13. To establish policies with regard to publishing 38 printed and electronic versions of legal publications 39 as provided in chapters 2A and 2B, including the Iowa 40 Acts, Iowa Code, Code Supplement, Iowa administrative 41 bulletin, Iowa administrative code, and Iowa court 42 rules, or any part of those publications. The 43 publishing policies may include, but are not limited 44 to: the style and format to be used; the frequency 45 of publication; the contents of the publications; 46 the numbering systems to be used; the preparation of 47 editorial comments or notations; the correction of 48 errors; the type of print or electronic media and 49 data processing software to be used; the number of 50 volumes to be published; recommended revisions; the

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1 letting of contracts for publication; the pricing of 2 the publications to which section 22.3 does not apply; 3 access to, and the use, reproduction, legal protection, 4 sale or distribution, and pricing of related data 5 processing software consistent with chapter 22; and any 6 other matters deemed necessary to the publication of 7 uniform and understandable publications. 8 Sec. 31. Section 2A.1, subsection 2, paragraph d, 9 unnumbered paragraph 1, Code 2014, is amended to read 10 as follows: Publication of the official legal publications 11 12 of the state, including but not limited to the Iowa 13 Acts, Iowa Code, Code Supplement, Iowa administrative 14 bulletin, Iowa administrative code, and Iowa court 15 rules as provided in chapter 2B. The legislative 16 services agency shall do all of the following: 17 Sec. 32. Section 2A.5, subsection 2, paragraph b, 18 Code 2014, is amended by striking the paragraph. Sec. 33. Section 2A.5, Code 2014, is amended by 19 20 adding the following new subsection: 21 NEW SUBSECTION. 2A. The legislative services 22 agency shall publish annually an electronic or printed 23 version of the roster of state officials. The roster 24 of state officials shall include a correct list of 25 state officers and deputies; members of boards and 26 commissions; justices of the supreme court, judges 27 of the court of appeals, and judges of the district 28 courts including district associate judges and judicial 29 magistrates; and members of the general assembly. 30 The office of the governor shall cooperate in the 31 preparation of the list. 32 Sec. 34. Section 2B.5, subsection 3, Code 2014, is 33 amended by striking the subsection. 34 Sec. 35. Section 2B.5A, subsection 2, Code 2014, is 35 amended to read as follows: In consultation with the administrative rules 36 2. 37 coordinator, the administrative code editor shall 38 prescribe a uniform style and form required for a 39 person filing a document for publication in the Iowa 40 administrative bulletin or the Iowa administrative 41 code, including but not limited to a rulemaking 42 document. A rulemaking document includes a notice 43 of intended action as provided in section 17A.4 or 44 an adopted rule for filing as provided in section 45 17A.5. The rulemaking document shall correlate each 46 rule to the uniform numbering system established by 47 the administrative code editor. The administrative 48 code editor shall provide for the publication of 49 an electronic publication version of the Iowa 50 administrative bulletin and the Iowa administrative

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The administrative code editor shall review l code. 2 all submitted documents for style and form and notify 3 the administrative rules coordinator if a rulemaking 4 document is not in proper style or form, and may return 5 or revise a document which is not in proper style and 6 form. The style and form prescribed shall require 7 that a rulemaking document include a reference to the 8 statute which the rules are intended to implement. Sec. 36. Section 2B.5A, subsection 6, paragraph a, 9 10 subparagraph (2), subparagraph division (b), Code 2014, 11 is amended to read as follows: (b) A print edition version may include an index. 12 Sec. 37. Section 2B.5B, subsection 2, Code 2014, is 13 14 amended to read as follows: The administrative code editor, upon direction 15 2. 16 by the Iowa supreme court and in accordance with the 17 policies of the legislative council pursuant to section 18 2.42 and the legislative services agency pursuant 19 to section 2A.1, shall prescribe a uniform style and 20 form required for filing a document for publication in 21 the Iowa court rules. The document shall correlate 22 each rule to the uniform numbering system. The 23 administrative code editor shall provide for the 24 publication of an electronic publication version of 25 the Iowa court rules. The administrative code editor 26 shall review all submitted documents for style and 27 form and notify the Iowa supreme court if a rulemaking 28 document is not in proper style or form, and may return 29 or revise a document which is not in proper style and 30 form. 31 Sec. 38. Section 2B.5B, subsection 3, paragraph b, 32 subparagraph (2), subparagraph division (b), Code 2014, 33 is amended to read as follows: 34 (b) A print version shall may include an index. 35 Sec. 39. Section 2B.6, subsection 2, paragraph b, 36 Code 2014, is amended to read as follows: The Iowa Code or Code Supplement, as provided in 37 b. 38 section 2B.12. 39 Sec. 40. Section 2B.12, Code 2014, is amended to 40 read as follows: 41 2B.12 Iowa Code and Code Supplement. The legislative services agency shall control 42 1. 43 and maintain in a secure electronic repository 44 custodial information used to publish the Iowa Code. The legislative services agency shall publish 45 2. 46 an annual edition of the Iowa Code as soon as 47 possible after the final adjournment of a regular 48 or special session of a general assembly. However, 49 the legislative services agency may publish a new 50 Code Supplement in lieu of the Iowa Code as soon as

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1 possible after the final adjournment of a regular 2 session of a general assembly. The legislative 3 services agency may publish a new edition of the Iowa 4 Code or Code Supplement as soon as possible after the 5 final adjournment of a special session of the general 6 assembly. An edition of the Iowa Code or Code Supplement 7 3. 8 shall contain each Code section in its new or amended However, a new section or amendment which does 9 form. 10 not take effect until after the probable publication 11 date of a succeeding Iowa Code or Code Supplement 12 may be deferred for publication in that succeeding 13 Iowa Code or Code Supplement. The sections shall 14 be inserted in each edition in a logical order as 15 determined by the Iowa Code editor in accordance with 16 the policies of the legislative council. 17 Each section of an Iowa Code or Code Supplement 4. 18 shall be indicated by a number printed in boldface 19 type and shall have an appropriate headnote printed in 20 boldface type. 21 The Iowa Code shall include all of the 5. 22 following: 23 The Declaration of Independence. a. 24 The Articles of Confederation. *b*. 25 The Constitution of the United States. C. 26 d. The laws of the United States relating to the 27 authentication of records. 28 The Constitution of the State of Iowa, original e. 29 and codified versions. 30 f, The Act admitting Iowa into the union as a 31 state. 32 The arrangement of the Code into distinct units, q, 33 as established by the legislative services agency, 34 which may include titles, subunits of titles, chapters, 35 subunits of chapters, and sections, and subunits of The distinct units shall be numbered and may 36 sections. 37 include names. 38 h. All of the statutes of Iowa of a general and 39 permanent nature, except as provided in subsection 3. 40 A comprehensive method to search and identify i. 41 its contents, including the text of the Constitution 42 and statutes of the State of Iowa. 43 An electronic version may include search and (1)44 retrieval programming, analysis of titles and chapters, 45 and an index and a summary index. 46 (2) A print version shall include an analysis of 47 titles and chapters, and may include an index and a 48 summary index. The Iowa Code may include all of the following: 49 6. 50 A preface. a.

1 b. A description of citations to statutes. 2 c. Abbreviations to other publications which may be 3 referred to in the Iowa Code. 4 d. Appropriate historical references or source 5 notes. An analysis of the Code by titles and chapters. 6 е, 7 f. Other reference materials as determined by the 8 Iowa Code editor in accordance with any policies of the 9 legislative council. 10 7. A Code Supplement shall include all of the 11 following: a. The text of statutes of Iowa of a general 12 13 and permanent nature that were enacted during the 14 preceding regular or special session, except as 15 provided in subsection 3; an indication of all sections 16 repealed during that session; and any amendments to 17 the Constitution of the State of Iowa approved by the 18 voters since the adjournment of the previous regular 19 session of the general assembly. 20 b. A chapter title and number for each chapter or 21 part of a chapter included. c. A comprehensive method to search and identify 22 23 its contents, including the text of statutes and the 24 Constitution of the State of Iowa. 25 (1) An electronic version may include search and 26 retrieval programming and an index and a summary index. 27 (2) A print version may include an index and a 28 summary index. 29 8. 7. The Iowa Code or Code Supplement may include 30 appropriate tables showing the disposition of Acts of 31 the general assembly, the corresponding sections from 32 edition to edition of an Iowa Code or Code Supplement, 33 and other reference material as determined by the 34 Iowa Code editor in accordance with policies of the 35 legislative council. 8. In lieu of or in addition to publishing an 36 37 annual edition of the Iowa Code, the legislative 38 services agency, in accordance with the policies of 39 the legislative council, may publish a supplement to 40 the Iowa Code, as necessary or desirable, in a manner 41 similar to the publication of an annual edition of the 42 Iowa Code. 43 Sec. 41. Section 2B.13, subsection 1, unnumbered 44 paragraph 1, Code 2014, is amended to read as follows: The Iowa Code editor in preparing the copy for an 45 46 edition of the Iowa Code or Code Supplement shall not 47 alter the sense, meaning, or effect of any Act of the 48 general assembly, but may: 49 Sec. 42. Section 2B.13, subsection 1, paragraph f, 50 Code 2014, is amended to read as follows:

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1 f. Transfer, divide, or combine sections or parts 2 of sections and add or amend revise headnotes to 3 sections and subsections section subunits. Pursuant to 4 section 3.3, the headnotes are not part of the law. Sec. 43. Section 2B.13, subsection 3, paragraph a, 5 6 Code 2014, is amended to read as follows: The Iowa Code editor may, in preparing the copy 7 a. 8 for an edition of the Iowa Code or Code Supplement, 9 establish standards for and change capitalization, 10 spelling, and punctuation in any provision for purposes 11 of uniformity and consistency in language. Sec. 44. Section 2B.13, subsection 4, paragraph a, 12 13 Code 2014, is amended to read as follows: 14 The Iowa Code editor shall seek direction a. 15 from the senate committee on judiciary and the house 16 committee on judiciary when making Iowa Code or Code 17 Supplement changes. 18 Sec. 45. Section 2B.13, subsection 5, Code 2014, is 19 amended to read as follows: 20 The Iowa Code editor may prepare and publish 5. 21 comments deemed necessary for a proper explanation 22 of the manner of printing publishing a section or 23 chapter of the Iowa Code or Code Supplement. The Iowa 24 Code editor shall maintain a record of all of the 25 corrections made under subsection 1. The Iowa Code 26 editor shall also maintain a separate record of the 27 changes made under subsection 1, paragraphs b'' through 28 "h''. The records shall be available to the public. 29 Sec. 46. Section 2B.13, subsection 7, paragraph a, 30 Code 2014, is amended to read as follows: a. The effective date of an edition of the Iowa 31 32 Code or of a supplement to the Iowa Code Supplement 33 or an edition of the Iowa administrative code is its 34 publication date. A publication date is the date the 35 publication is conclusively presumed to be complete, 36 incorporating all revisions or editorial changes. 37 Sec. 47. Section 2B.13, subsection 7, paragraph 38 b, subparagraph (1), Code 2014, is amended to read as 39 follows: (1) 40 For the Iowa Code or a supplement to the 41 Iowa Code Supplement, the publication date is the 42 first day of the next regular session of the general 43 assembly convened pursuant to Article III, section 2, 44 of the Constitution of the State of Iowa. However, 45 the legislative services agency may establish an 46 alternative publication date, which may be the date 47 that the publication is first available to the public 48 accessing the general assembly's internet site. The 49 legislative services agency shall provide notice of 50 such an alternative publication date on the general

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1 assembly's internet site. 2 Sec. 48. Section 2B.17, subsection 2, paragraph b, 3 Code 2014, is amended to read as follows: b. For statutes, the official versions of 4 5 publications shall be known as the Iowa Acts, the Iowa 6 Code, and the Code Supplement for supplements for the 7 years 1979 through 2011. Sec. 49. Section 2B.17, subsection 4, paragraph c, 8 9 Code 2014, is amended to read as follows: The Iowa Code shall be cited as the Iowa 10 C. ll Code. The Code Supplement Supplements to the Iowa 12 Code published for the years 1979 through 2011 shall 13 be cited as the Code Supplement. Subject to the 14 legislative services agency style manual, the Iowa Code 15 may be cited as the Code of Iowa or Code and the Code 16 Supplement may be cited as the Iowa Code Supplement, 17 with references identifying parts of the publication, 18 including but not limited to title or chapter, section, 19 or subunit of a section. If the citation refers to a 20 past edition of the Iowa Code or Code Supplement, the 21 citation shall identify the year of publication. The 22 legislative services agency style manual shall provide 23 for a citation form for any supplements to the Iowa 24 Code published after the year 2013. Sec. 50. Section 2B.18, subsection 1, Code 2014, is 25 26 amended to read as follows: The Iowa Code editor is the custodian of the 27 1. 28 official legal publications known as the Iowa Acts, 29 Iowa Code, and Code Supplement for supplements to the 30 Iowa Code for the years 1979 through 2011, and for any 31 other supplements to the Iowa Code. The Iowa Code 32 editor may attest to and authenticate any portion 33 of such official legal publication for purposes of 34 admitting a portion of the official legal publication 35 in any court or office of any state, territory, 36 or possession of the United States or in a foreign 37 jurisdiction. 38 Sec. 51. Section 3.1, subsection 1, paragraphs a 39 and b, Code 2014, are amended to read as follows: 40 Shall refer to the numbers of the sections or a. 41 chapters of the Code or Code Supplement to be amended 42 or repealed, but it is not necessary to refer to the 43 sections or chapters in the title. 44 b. Shall refer to the session of the general 45 assembly and the sections and chapters of the Acts to 46 be amended if the bill relates to a section or sections 47 of an Act not appearing in the Code or codified in a 48 supplement to the Code. Section 3.3, Code 2014, is amended to read 49 Sec. 52. 50 as follows:

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3.3 Headnotes and historical references. 1 2 1. Proper headnotes may be placed at the beginning 3 of a section of a bill or at the beginning of a Code 4 section, and at the end of a Code section there may 5 be placed a reference to the section number of the 6 Code, or any Iowa Act from which the matter of the Code 7 section was taken or Code section subunit. However, 8 except as provided for the uniform commercial code 9 pursuant to section 554.1107, headnotes shall not be 10 considered as part of the law as enacted. 11 2. At the end of a Code section there may be placed 12 a reference to the section number of the Code, or any 13 Iowa Act from which the matter of the Code section was 14 taken. Historical references shall not be considered 15 as a part of the law as enacted. 16 DIVISION VI 17 SNOWMOBILES 18 Sec. 53. Section 321G.3, subsection 1, Code 2014, 19 is amended to read as follows: 20 1. Each snowmobile used by a resident on public 21 land, public ice, or a designated snowmobile trail 22 of this state shall be currently registered in this 23 state pursuant to section 321G.4. A person resident 24 shall not operate, maintain, or give permission for 25 the operation or maintenance of a snowmobile on public 26 land, public ice, or a designated snowmobile trail 27 unless the snowmobile is registered in accordance with 28 this chapteror applicable federal laws or in accordance 29 with an approved numbering system of another state 30 and the evidence of registration is in full force and 31 effect. A The owner of a snowmobile must also be 32 issued obtain a user permit in accordance with this 33 chapter section 321G.4A. 34 Sec. 54. Section 321G.4, subsections 2 and 4, Code 35 2014, are amended to read as follows: The owner of the snowmobile shall file an 36 2. 37 application for registration with the department 38 through the county recorder of the county of residence $\tau$ 39 or in the case of a nonresident owner, in the county 40 of primary use, in the manner established by the 41 commission. The application shall be completed by the 42 owner and shall be accompanied by a fee of fifteen 43 dollars and a writing fee as provided in section 44 321G.27. A snowmobile shall not be registered by the 45 county recorder until the county recorder is presented 46 with receipts, bills of sale, or other satisfactory 47 evidence that the sales or use tax has been paid for 48 the purchase of the snowmobile or that the owner is 49 exempt from paying the tax. A snowmobile that has an 50 expired registration certificate from another state may

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1 be registered in this state upon proper application, 2 payment of all applicable registration and writing 3 fees, and payment of a penalty of five dollars. Notwithstanding subsections 1 and 2, a 4 4. 5 snowmobile that is more than thirty years old 6 manufactured prior to 1984 may be registered as an 7 antique snowmobile for a one-time fee of twenty-five 8 dollars, which shall exempt the owner from annual 9 registration and fee requirements for that snowmobile. 10 However, if ownership of such a an antique snowmobile 11 is transferred, the new owner shall register the 12 snowmobile and pay the one-time fee as required under 13 this subsection. A snowmobile may be registered 14 under this section with only a signed bill of sale as 15 evidence of ownership. 16 Sec. 55. NEW SECTION. 321G.4B Nonresident 17 requirements — penalties. 18 1. A nonresident wishing to operate a snowmobile 19 on public land, public ice, or a designated snowmobile 20 trail of this state shall obtain a user permit in 21 accordance with section 321G.4A. In addition to 22 obtaining a user permit, a nonresident shall display 23 a current registration decal or other evidence of 24 registration or numbering required by the owner's state 25 of residence unless the owner resides in a state that 26 does not register or number snowmobiles. 27 2. A violation of subsection 1 is punishable as a 28 scheduled violation under section 805.8B, subsection 29 2, paragraph "a". When the scheduled fine is paid, the 30 violator shall submit proof to the department that a 31 user permit has been obtained and provide evidence of 32 registration or numbering as required by the owner's 33 state of residence, if applicable, to the department 34 within thirty days of the date the fine is paid. A 35 person who violates this section is guilty of a simple 36 misdemeanor. Sec. 56. Section 321G.20, Code 2014, is amended by 37 38 striking the section and inserting in lieu thereof the 39 following: 40 321G.20 Operation by persons under sixteen. 41 A person under sixteen years of age shall not 42 operate a snowmobile on a designated snowmobile 43 trail, public land, or public ice unless the operation 44 is under the direct supervision of a parent, legal 45 guardian, or another person of at least eighteen years 46 of age authorized by the parent or guardian, who is 47 experienced in snowmobile operation and who possesses a 48 valid driver's license, as defined in section 321.1, or 49 an education certificate issued under this chapter. 50 Sec. 57. Section 321G.24, subsection 1, Code 2014,

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1 is amended to read as follows: 2 1. A person under eighteen twelve through seventeen 3 years of age shall not operate a snowmobile on public 4 land, public ice, a designated snowmobile trail, or 5 land purchased with snowmobile registration funds 6 in this state without obtaining a valid an education 7 certificate approved by the department and having 8 the certificate in the person's possession, unless 9 the person is accompanied on the same snowmobile by 10 a responsible person of at least eighteen years of 11 age who is experienced in snowmobile operation and 12 possesses a valid driver's license, as defined in 13 section 321.1, or an education certificate issued under 14 this chapter. 15 Sec. 58. Section 805.8B, subsection 2, paragraph a, 16 Code 2014, is amended to read as follows: 17 For registration or user permit violations under a. 18 section 321G.3, subsection 1, or section 321G.4B, the 19 scheduled fine is fifty dollars. 20 DIVISION VII 21 INCOME TAX CHECKOFFS 22 NEW SECTION. 422.12D Income tax checkoff Sec. 59. 23 for the Iowa state fair foundation fund. 1. A person who files an individual or a joint 24 25 income tax return with the department of revenue under 26 section 422.13 may designate one dollar or more to be 27 paid to the foundation fund of the Iowa state fair 28 foundation as established in section 173.22. If the 29 refund due on the return or the payment remitted with 30 the return is insufficient to pay the amount designated 31 by the taxpayer to the foundation fund, the amount 32 designated shall be reduced to the remaining amount 33 of the refund or the remaining amount remitted with 34 the return. The designation of a contribution to the 35 foundation fund under this section is irrevocable. 36 The director of revenue shall draft the income 2. 37 tax form to allow the designation of contributions to 38 the foundation fund on the tax return. The department, 39 on or before January 31, shall transfer the total 40 amount designated on the tax form due in the preceding 41 year to the foundation fund. However, before a 42 checkoff pursuant to this section shall be permitted, 43 all liabilities on the books of the department of 44 administrative services and accounts identified 45 as owing under section 8A.504 and the political 46 contribution allowed under section 68A.601 shall be 47 satisfied. 48 The Iowa state fair board may authorize payment 3. 49 from the foundation fund for purposes of supporting 50 foundation activities.

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1 4. The department of revenue shall adopt rules to 2 implement this section. 3 This section is subject to repeal under section 5. 4 422.12E. 5 NEW SECTION. 422.12L Joint income tax Sec. 60. 6 checkoff for veterans trust fund and volunteer fire 7 fighter preparedness fund. 1. A person who files an individual or a joint 8 9 income tax return with the department of revenue under 10 section 422.13 may designate one dollar or more to 11 be paid jointly to the veterans trust fund created 12 in section 35A.13 and to the volunteer fire fighter 13 preparedness fund created in section 100B.13. If the 14 refund due on the return or the payment remitted with 15 the return is insufficient to pay the additional amount 16 designated by the taxpayer, the amount designated 17 shall be reduced to the remaining amount of refund or 18 the remaining amount remitted with the return. The 19 designation of a contribution under this section is 20 irrevocable. 21 2. The director of revenue shall draft the income 22 tax form to allow the designation of contributions 23 to the veterans trust fund and to the volunteer fire 24 fighter preparedness fund as one checkoff on the 25 tax return. The department of revenue, on or before 26 January 31, shall transfer one-half of the total 27 amount designated on the tax return forms due in the 28 preceding calendar year to the veterans trust fund and 29 the remaining one-half to the volunteer fire fighter 30 preparedness fund. However, before a checkoff pursuant 31 to this section shall be permitted, all liabilities on 32 the books of the department of administrative services 33 and accounts identified as owing under section 8A.504 34 and the political contribution allowed under section 35 68A.601 shall be satisfied. 36 The department of revenue shall adopt rules to 3. 37 administer this section. 38 4. This section is subject to repeal under section 39 422.12E. REPEAL. Sections 422.12D and 422.12L, 40 Sec. 61. 41 Code 2014, are repealed. Sec. 62. RETROACTIVE APPLICABILITY. This division 42 43 of this Act applies retroactively to January 1, 2014, 44 for tax years beginning on or after that date. 45 DIVISION VIII 46 COUNTY RECORDERS 47 Section 321G.1, Code 2014, is amended by Sec. 63. 48 adding the following new subsection: "Document" means a snowmobile 49 NEW SUBSECTION. 9A. 50 certificate of title, registration certificate or

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1 registration renewal, user permit, or duplicate 2 special registration certificate issued by the county 3 recorder's office. Section 321G.29, subsection 7, Code 2014, 4 Sec. 64. 5 is amended to read as follows: The county recorder shall maintain a an 6 7. 7 electronic record of any certificate of title which the 8 county recorder issues and shall keep each certificate 9 of title on record until the certificate of title has 10 been inactive for five years. When issuing a title 11 for a new snowmobile, the county recorder shall obtain 12 and keep the certificate of origin on file a copy of 13 the certificate of origin. When issuing a title and 14 registration for a used snowmobile for which there 15 is no title or registration, the county recorder 16 shall obtain and keep on file the affidavit for the 17 unregistered and untitled snowmobile. 18 Sec. 65. Section 321G.32, subsection 1, paragraph 19 a, Code 2014, is amended to read as follows: 20 To perfect the security interest, an application a. 21 for security interest must be presented along with 22 the original title. The county recorder shall note 23 the security interest on the face of the title and on 24 in the copy in electronic record maintained by the 25 recorder's office. Sec. 66. Section 3211.1, Code 2014, is amended by 26 27 adding the following new subsection: *"Document"* means an 28 NEW SUBSECTION. 10A. 29 all-terrain vehicle certificate of title, vehicle 30 registration or registration renewal, user permit, or 31 duplicate special registration certificate issued by 32 the county recorder's office. 33 Sec. 67. Section 3211.31, subsection 7, Code 2014, 34 is amended to read as follows: 35 The county recorder shall maintain a an 7. 36 electronic record of any certificate of title which the 37 county recorder issues and shall keep each certificate 38 of title on record until the certificate of title has 39 been inactive for five years. When issuing a title for 40 a new all-terrain vehicle, the county recorder shall 41 obtain and keep the certificate of origin on file a 42 copy of the certificate of origin. When issuing a 43 title and registration for a used all-terrain vehicle 44 for which there is no title or registration, the county 45 recorder shall obtain and keep on file the affidavit 46 for the unregistered and untitled all-terrain vehicle. Sec. 68. Section 3211.34, subsection 1, paragraph 47 48 a, Code 2014, is amended to read as follows: 49 To perfect the security interest, an application a. 50 for security interest must be presented along with

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1 the original title. The county recorder shall note 2 the security interest on the face of the title and on 3 in the copy in electronic record maintained by the 4 recorder's office. Sec. 69. Section 331.602, subsection 39, Code 2014, 5 6 is amended to read as follows: 39. Accept applications for passports if approved 7 8 to accept such applications by the United States 9 department of state. 10 Sec. 70. Section 359A.10, Code 2014, is amended to ll read as follows: 359A.10 Entry and record of orders. 12 13 Such orders, decisions, notices, and returns shall 14 be entered of record at length by the township clerk, 15 and a copy thereof certified by the township clerk to 16 the county recorder, who shall record the same in the 17 recorder's office in a book kept for that purpose the 18 manner specified in sections 558.49 and 558.52, and 19 index such record in the name of each adjoining owner 20 as grantor to the other. The county recorder shall 21 collect fees specified in section 331.604. Sec. 71. Section 462A.5, subsection 1, paragraph a, 22 23 Code 2014, is amended to read as follows: The owner of the vessel shall file an 24 а. 25 application for registration with the appropriate 26 county recorder on forms provided by the commission. 27 The application shall be completed and signed by the 28 owner of the vessel and shall be accompanied by the 29 appropriate fee, and the writing fee specified in 30 section 462A.53. Upon applying for registration, the 31 owner shall display a bill of sale, receipt, or other 32 satisfactory proof of ownership as provided by the 33 rules of the commission to the county recorder. If the 34 county recorder is not satisfied as to the ownership 35 of the vessel or that there are no undisclosed 36 security interests in the vessel, the county recorder 37 may register the vessel but shall, as a condition 38 of issuing a registration certificate, require the 39 applicant to follow the procedure provided in section 40 462A.5A. Upon receipt of the application in approved 41 form accompanied by the required fees, the county 42 recorder shall enter it upon the records of the 43 recorder's office and shall issue to the applicant a 44 pocket-size registration certificate. The certificate 45 shall be executed in triplicate, one copy to be and 46 delivered to the owner, one copy to the commission, and 47 one copy to be retained on file by the county recorder. 48 The county recorder shall maintain an electronic 49 record of each registration certificate issued by the 50 county recorder under this chapter. The registration

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1 certificate shall bear the number awarded to the 2 vessel, the passenger capacity of the vessel, and the 3 name and address of the owner. In the use of all 4 vessels except nonpowered sailboats, nonpowered canoes, 5 and commercial vessels, the registration certificate 6 shall be carried either in the vessel or on the person 7 of the operator of the vessel when in use. In the 8 use of nonpowered sailboats, nonpowered canoes, or 9 commercial vessels, the registration certificate may be 10 kept on shore in accordance with rules adopted by the 11 commission. The operator shall exhibit the certificate 12 to a peace officer upon request or, when involved in an 13 occurrence of any nature with another vessel or other 14 personal property, to the owner or operator of the 15 other vessel or personal property. 16 Sec. 72. Section 462A.77, subsection 7, Code 2014, 17 is amended to read as follows: The county recorder shall maintain a an 18 7. 19 electronic record of any each certificate of title 20 which issued by the county recorder issues and shall 21 keep each certificate of title on record under this 22 chapter until the certificate of title has been 23 inactive for five years. 24 Sec. 73. Section 462A.84, subsection 1, paragraph 25 a, Code 2014, is amended to read as follows: 26 To perfect the security interest, an application a. 27 for security interest must be presented along with 28 the original title. The county recorder shall note 29 the security interest on the face of the title and <del>on</del> 30 in the copy in electronic record maintained by the 31 recorder's office. 32 DIVISION IX 33 FOSTER CARE 34 Sec. 74. Section 232.46, subsection 1, Code 2014, 35 is amended to read as follows: 1. a. At any time after the filing of a petition 36 37 and prior to entry of an order of adjudication 38 pursuant to section 232.47, the court may suspend the 39 proceedings on motion of the county attorney or the 40 child's counsel, enter a consent decree, and continue 41 the case under terms and conditions established by 42 the court. These terms and conditions may include 43 prohibiting a any of the following: 44 (1) Prohibiting the child from driving a motor 45 vehicle for a specified period of time or under 46 specific circumstances, or the supervision. The court 47 shall notify the department of transportation of an 48 order prohibiting the child from driving. (2) Supervision of the child by a juvenile court 49 50 officer or other agency or person designated by the

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1 court, and may include the requirement that the child 2 perform. (3) The performance of a work assignment of 3 4 value to the state or to the public or make making 5 restitution consisting of a monetary payment to the 6 victim or a work assignment directly of value to the 7 victim. The court shall notify the state department of 8 transportation of an order prohibiting the child from 9 driving. 10 (4) Placement of the child in a group or family 11 foster care setting, if the court makes a determination 12 that such a placement is the least restrictive option. A child's need for shelter placement or for 13 b. 14 inpatient mental health or substance abuse treatment 15 does not preclude entry or continued execution of a 16 consent decree. 17 Sec. 75. Section 234.35, subsection 1, paragraph e, 18 Code 2014, is amended to read as follows: e. When a court has entered an order transferring 19 20 the legal custody of the child to a foster care 21 placement pursuant to section 232.46, section 232.52, 22 subsection 2, paragraph "d", or section 232.102, 23 subsection 1. However, payment for a group foster 24 care placement shall be limited to those placements 25 which conform to a service area group foster care plan 26 established pursuant to section 232.143. 27 DIVISION X 28 SOLAR TAX CREDITS Sec. 76. 2014 Iowa Acts, Senate File 2340, if 29 30 enacted, is amended by adding the following new 31 section: . Section 422.33, subsection 29, paragraph 32 Sec. 33 a, Code 2014, is amended to read as follows: 34 a. The taxes imposed under this division shall 35 be reduced by a solar energy system tax credit equal 36 to fifty sixty percent of the federal energy credit 37 related to solar energy systems provided in section 48 38 48(a)(2)(A)(i)(II) and section 48(a)(2)(A)(i)(III) of 39 the Internal Revenue Code, not to exceed fifteen twenty 40 thousand dollars. 41 Sec. 77. Section 422.11L, subsection 1, paragraphs 42 a and b, as amended by 2014 Iowa Acts, Senate File 43 2340, section 1, if enacted, is amended to read as 44 follows: 45 a. Sixty percent of the federal residential energy 46 efficient property credit related to solar energy 47 provided in section 25D 25E(a)(1) and section 25D(a)(2) 48 of the Internal Revenue Code, not to exceed five 49 thousand dollars. 50 b. Sixty percent of the federal energy credit

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1 related to solar energy systems provided in section 2 48 48(a)(2)(A)(i)(II) and section 48(a)(2)(A)(i)(III) 3 of the Internal Revenue Code, not to exceed twenty 4 thousand dollars. Sec. 78. Section 422.60, subsection 12, paragraph 5 6 a, as enacted by 2014 Iowa Acts, House File 2438, 7 section 27, is amended to read as follows: The taxes imposed under this division shall 8 а. 9 be reduced by a solar energy system tax credit equal 10 to fifty sixty percent of the federal energy credit 11 related to solar energy systems provided in section 12 48 48(a)(2)(A)(i)(II) and section 48(a)(2)(A)(i)(III) 13 of the Internal Revenue Code, not to exceed fifteen 14 twentythousand dollars. Sec. 79. EFFECTIVE UPON ENACTMENT. The following 15 16 provision or provisions of this division of this Act, 17 being deemed of immediate importance, take effect upon 18 enactment: 19 The section amending section 422.33, subsection 1. 20 29, paragraph "a". 21 2. The section amending section 422.11L, subsection 22 l, paragraphs "a" and "b". 23 3. The section amending section 422.60, subsection 24 12, paragraph "a". Sec. 80. RETROACTIVE APPLICABILITY. The following 25 26 provision or provisions of this division of this Act 27 apply retroactively to January 1, 2014, for tax years 28 beginning on or after that date: The section of this Act amending section 422.33, 29 1. 30 subsection 29, paragraph "a". 31 The section of this Act amending section 2. 32 422.11L, subsection 1, paragraphs "a" and "b". The section of this Act amending section 422.60, 33 3. 34 subsection 12, paragraph "a". 35 DIVISION XI 36 ACCOUNT FOR HEALTH CARE TRANSFORMATION Sec. 81. ACCOUNT FOR HEALTH CARE TRANSFORMATION 37 38 — FY 2013-2014. As of December 31, 2013, any funds 39 remaining in the account for health care transformation 40 created in section 249J.23, Code 2013, shall revert to 41 the general fund of the state. 42 Sec. 82. IOWACARE ACCOUNT. Until June 30, 2015, 43 any funds remaining in the IowaCare account created in 44 section 249J.24, Code 2013, shall remain available and 45 are appropriated to the department of human services 46 for the payment of valid claims. Sec. 83. IMMEDIATE EFFECTIVE DATE. 47 This division 48 of this Act, being deemed of immediate importance, 49 takes effect upon enactment. 50 Sec. 84. RETROACTIVE APPLICABILITY. The

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1 following sections of this division of this Act apply 2 retroactively to July 1, 2013: 3 The section relating to the reversion of funds 1. 4 remaining in the account for health care transformation 5 to the general fund of the state. The section relating to availability and 6 2. 7 appropriation of the funds remaining in the IowaCare 8 account. 9 DIVISION XII 10 FLOOD MITIGATION 11 Sec. 85. Section 28F.12, Code 2014, is amended to 12 read as follows: 13 28F.12 Additional powers of the entity. 14 If the entity is comprised solely of cities, 15 counties, and sanitary districts established under 16 chapter 358 or any combination thereof, the entity 17 shall have in addition to all the powers enumerated 18 in this chapter, the powers which a county has with 19 respect to solid waste disposal projects and the powers 20 which a governmental entity established under chapter 21 418 has with respect to projects undertaken under 22 chapter 418. Section 418.1, subsection 4, paragraph c, 23 Sec. 86. 24 unnumbered paragraph 1, Code 2014, is amended to read 25 as follows: 26 A joint board or other legal or administrative 27 entity established or designated in an agreement 28 pursuant to chapter 28E or chapter 28F between any of 29 the following: 30 Sec. 87. Section 418.1, subsection 4, paragraph 31 c, Code 2014, is amended by adding the following new 32 subparagraph: NEW SUBPARAGRAPH. (4) One or more counties, one or 33 34 more cities that are located in whole or in part within 35 those counties, and a sanitary district established 36 under chapter 358 or a combined water and sanitary 37 district established under chapter 357 or 358 located 38 in whole or in part within those counties. 39 Sec. 88. Section 418.11, subsection 3, paragraph c, 40 Code 2014, is amended to read as follows: 41 c. For projects approved for a governmental entity 42 as defined in section 418.1, subsection 4, paragraph 43 "c", the area used to determine the sales tax increment 44 shall include the incorporated areas of each city that 45 is participating in the chapter 28E agreement, the 46 unincorporated areas of the each participating county, 47 and the area of any participating drainage district not 48 otherwise included in the areas of the participating 49 cities or county, and the area of any participating 50 sanitary district or combined water and sanitary

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1 district not otherwise included in the areas of the 2 participating cities or county, as applicable. 3 Sec. 89. Section 418.12, subsection 5, Code 2014, 4 is amended to read as follows: 5 5. If the department of revenue determines that 6 the revenue accruing to the fund or accounts within 7 the fund exceeds thirty million dollars or exceeds the 8 amount necessary for the purposes of this chapterif the 9 amount necessary is less than thirty million dollars, 10 then, as limited by subsection 4, paragraph a'', those 11 excess moneys shall be credited by the department of 12 revenue for deposit in the general fund of the state. 13 Sec. 90. Section 418.14, subsection 3, paragraph a, 14 Code 2014, is amended to read as follows: 15 Except as otherwise provided in this section, a. 16 bonds issued pursuant to this section shall not be 17 subject to the provisions of any other law or charter 18 relating to the authorization, issuance, or sale of 19 bonds. Bonds issued under this section shall not limit 20 or restrict the authority of a governmental entity as 21 defined in section 418.1, subsection 4, paragraphs 22 "a" and "b", or a city, county, or drainage special 23 district participating in a governmental entity as 24 defined in section 418.1, subsection 4, paragraph c, c, 25 to issue bonds for the project under other provisions 26 of the Code. 27 Sec. 91. Section 418.15, subsection 4, Code 2014, 28 is amended to read as follows: 29 4. All property and improvements acquired by 30 a governmental entity as defined in section 418.1, 31 subsection 4, paragraph "c", relating to a project 32 shall be transferred to the county, city, or drainage 33 special district designated in the chapter 28E 34 agreement to receive such property and improvements. 35 The county, city, or drainage special district to which 36 such property or improvements are transferred shall, 37 unless otherwise provided in the chapter 28E agreement, 38 be solely responsible for the ongoing maintenance and 39 support of such property and improvements. Sec. 92. EFFECTIVE UPON ENACTMENT. 40 This division 41 of this Act, being deemed of immediate importance, 42 takes effect upon enactment. 43 DIVISION XIII 44 DENTAL COVERAGE — EXTERNAL REVIEW EXTERNAL REVIEW — REPEAL. 45 Sec. 93. The sections 46 of 2014 Iowa Acts, House File 2463, included in 47 the division of the Act amending sections 514J.102 48 and 514J.103, and providing the directive to review 49 the bases used for external review of adverse 50 determinations, if enacted, are repealed.

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Sec. 94. Section 514J.102, subsection 1, Code 2014, 1 2 is amended to read as follows: "Adverse determination" means a determination 3 1. 4 by a health carrier, except a health carrier issuing 5 a policy or certificate that provides coverage for 6 dental care, that an admission, availability of care, 7 continued stay, or other health care service that 8 is a covered benefit has been reviewed and, based 9 upon the information provided, does not meet the 10 health carrier's requirements for medical necessity, 11 appropriateness, health care setting, level of care, 12 or effectiveness, and the requested service or payment 13 for the service is therefore denied, reduced, or 14 terminated. "Adverse determination" does not include 15 a denial of coverage for a service or treatment 16 specifically listed in plan or evidence of coverage 17 documents as excluded from coverage. For purposes 18 of a health carrier issuing a policy or certificate 19 that provides coverage for dental care, "adverse 20 determination" means a determination by the health 21 carrier that availability of care or other health care 22 service that is a covered benefit has been reviewed 23 and, based upon the information provided, does not 24 meet the health carrier's requirements for medical 25 necessity and the requested service or payment for the 26 service is therefore denied, reduced, or terminated. 27 For purposes of a health carrier issuing a policy or 28 certificate that provides coverage for dental care, 29 medical necessity shall be the only basis upon which a 30 health carrier may deny payment for dental care that 31 is otherwise a covered benefit under the policy or 32 certificate. 33 DIVISION XIV 34 EMPLOYMENT RIDES 35 Sec. 95. NEW SECTION. 324A.8 Iowa employment rides 36 initiative — grant program. As used in this section, unless the context 37 1. 38 otherwise requires, "employment transportation" means 39 an urban or rural program or service that provides 40 an individual with transportation solely to or from a 41 workplace, including but not limited to the following 42 programs and services: Expanding or sustaining existing transportation 43 a. 44 services or service hours. b. Coordinating ride share services, including car 45 46 pool or van pool services. 47 Shuttle services. C. 48 2. The Iowa employment rides initiative is 49 established in the department to provide funds to 50 public transit systems for programs and services that HF2473.4498.S (1) 85 -26jh 26/29

1 provide employment transportation to Iowans. 2 The department shall award funds from the 3. 3 initiative on a competitive grant basis. A grant shall 4 not exceed one hundred fifty thousand dollars. A grant 5 application shall contain a commitment from the public 6 transit system of at least a dollar-for-dollar match of 7 the grant funds awarded. Moneys charged to individuals 8 receiving employment transportation services cannot 9 be used as matching funds. Grant funds shall be used 10 only for operational costs directly associated with 11 providing employment transportation and shall not be 12 used for capital expenditures or construction. 13 A public transit system may coordinate 4. 14 with other local, state, or federal governmental 15 agencies and private nonprofit organizations in the 16 administration of a program or service receiving a 17 grant under the initiative and in expenditure of grant 18 funds. 19 The department shall submit an annual report on 5. 20 the outcomes of the initiative, including the grant 21 amount, the type of program or service receiving funds, 22 and the number of individuals served for each grant 23 awarded by the initiative to the general assembly by 24 January 1 each year. As a condition of having received 25 a grant from the initiative, a public transit system 26 shall provide the department with information on any 27 program or service for which the public transit system 28 is awarded a grant from the initiative. The department shall adopt rules to administer 29 6. 30 the initiative, including but not limited to an 31 application process and grant award criteria. Sec. 96. EMPLOYMENT RIDES - APPROPRIATION. 32 There 33 is appropriated from the general fund of the state to 34 the department of transportation for the fiscal year 35 beginning July 1, 2014, and ending June 30, 2015, the 36 following amount, or so much thereof as is necessary, 37 to be used for the purposes designated: 38 For grants under the Iowa employment rides 39 initiative: 40 .....\$ 1,000,000 Notwithstanding section 8.33, moneys appropriated in 41 42 this section that remain unencumbered or unobligated 43 at the close of the fiscal year shall not revert but 44 shall remain available for expenditure for the purposes 45 designated until the close of the succeeding fiscal 46 year. 47 DIVISION XV 48 STATE PERCENT OF GROWTH 49 Sec. 97. Section 257.8, subsection 1, Code 2014, is 50 amended to read as follows:

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1 1. State percent of growth. The state percent of 2 growth for the budget year beginning July 1, 2012, 3 is two percent. The state percent of growth for the 4 budget year beginning July 1, 2013, is two percent. 5 The state percent of growth for the budget year 6 beginning July 1, 2014, is four percent. The state 7 percent of growth for the budget year beginning July 8 1, 2015, is six percent. The state percent of growth 9 for each subsequent budget year shall be established 10 by statute which shall be enacted within thirty days 11 of the submission in the year preceding the base year 12 of the governor's budget under section 8.21. The 13 establishment of the state percent of growth for a 14 budget year shall be the only subject matter of the 15 bill which enacts the state percent of growth for a 16 budget year. 17 EFFECTIVE UPON ENACTMENT. This division Sec. 98. 18 of this Act, being deemed of immediate importance, 19 takes effect upon enactment. 20 DIVISION XVI 21 CATEGORICAL STATE PERCENT OF GROWTH 22 Sec. 99. Section 257.8, subsection 2, Code 2014, is 23 amended to read as follows: 24 2. Categorical state percent of growth. The 25 categorical state percent of growth for the budget 26 year beginning July 1, 2012, is two percent. The 27 categorical state percent of growth for the budget 28 year beginning July 1, 2013, is two percent. The 29 categorical state percent of growth for the budget 30 year beginning July 1, 2014, is four percent. The 31 categorical state percent of growth for the budget 32 year beginning July 1, 2015, is six percent. The 33 categorical state percent of growth for each budget 34 year shall be established by statute which shall 35 be enacted within thirty days of the submission in 36 the year preceding the base year of the governor's 37 budget under section 8.21. The establishment of the 38 categorical state percent of growth for a budget year 39 shall be the only subject matter of the bill which 40 enacts the categorical state percent of growth for a 41 budget year. The categorical state percent of growth 42 may include state percents of growth for the teacher 43 salary supplement, the professional development 44 supplement, the early intervention supplement, and the 45 teacher leadership supplement. 46 Sec. 100. EFFECTIVE UPON ENACTMENT. This division 47 of this Act, being deemed of immediate importance, 48 takes effect upon enactment.> 49 Title page, by striking lines 1 through 3 2. 50 and inserting <An Act relating to state and local

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1 finances by making appropriations, providing for fees,

2 providing for legal responsibilities, and providing for

3 regulatory requirements, taxation, and other properly

4 related matters, and including penalties and effective

5 date and retroactive applicability provisions.>>

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