Senate Amendment to House File 2459

H-8278 1 Amend House File 2459, as amended, passed, and 2 reprinted by the House, as follows: 3 1. By striking everything after the enacting clause 4 and inserting: <DIVISION I 5 6 STANDING APPROPRIATIONS AND RELATED MATTERS Section 1. 2015 Iowa Acts, chapter 138, section 3, 7 8 is amended by adding the following new subsection: 9 NEW SUBSECTION. 4. For the peace officers' 10 retirement, accident, and disability system retirement 11 fund under section 97A.11A: 12 \$ 2,500,000 13 Sec. 2. 2015 Iowa Acts, chapter 138, is amended by 14 adding the following new section: NEW SECTION. SEC. 5A. GENERAL ASSEMBLY. 15 16 The appropriations made pursuant to section 1. 17 2.12 for the expenses of the general assembly and 18 legislative agencies for the fiscal year beginning July 19 1, 2016, and ending June 30, 2017, are reduced by the 20 following amount: 21 \$ 5,400,000 22 2. The budgeted amounts for the general assembly 23 and legislative agencies for the fiscal year beginning 24 July 1, 2016, may be adjusted to reflect the unexpended 25 budgeted amounts from the previous fiscal year. 26 Sec. 3. 2015 Iowa Acts, chapter 138, is amended by 27 adding the following new section: 28 NEW SECTION. SEC. 7A. Section 257.35, Code 2016, 29 is amended by adding the following new subsection: 30 NEW SUBSECTION. 10A. Notwithstanding subsection 1, 31 and in addition to the reduction applicable pursuant 32 to subsection 2, the state aid for area education 33 agencies and the portion of the combined district cost 34 calculated for these agencies for the fiscal year 35 beginning July 1, 2016, and ending June 30, 2017,

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1 shall be reduced by the department of management by 2 eighteen million seven hundred fifty thousand dollars. 3 The reduction for each area education agency shall 4 be prorated based on the reduction that the agency 5 received in the fiscal year beginning July 1, 2003. 6 Sec. 4. Section 2.48, subsection 3, Code 2016, is 7 amended by adding the following new paragraph: NEW PARAGRAPH. Of. 8 In 2016: 9 The homestead tax credit under chapter 425. (1) The elderly and disabled property tax credit 10 (2) 11 under chapter 425. 12 The agricultural land tax credit under chapter (3) 13 426. 14 (4) The military service tax credit under chapter 15 426A. 16 (5) The business property tax credit under chapter 17 426C. (6) The commercial and industrial property tax 18 19 replacement claims under section 441.21A. 20 Sec. 5. Section 230.8, Code 2016, is amended to 21 read as follows: 22 230.8 Transfers of persons with mental illness ---23 expenses. 24 The transfer to any state hospitals or to the places 25 of their residence of persons with mental illness who 26 have no residence in this state or whose residence is 27 unknown and deemed to be a state case, shall be made 28 according to the directions of the administrator, 29 and when practicable by employees of the state 30 hospitals. The actual and necessary expenses of such 31 transfers shall be paid by the department on itemized 32 vouchers sworn to by the claimants and approved by 33 the administrator, and the amount of the expenses is 34 appropriated to the department from any funds in the 35 state treasury not otherwise appropriated.

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1 Sec. 6. Section 820.24, Code 2016, is amended to 2 read as follows:

3 820.24 Expenses — how paid.

When the punishment of the crime shall be the 4 5 confinement of the criminal in the penitentiary, the 6 expenses shall be paid out of the state treasury, on 7 the certificate of the governor and warrant of the 8 director of the department of administrative services 9 by the department of corrections; and in all other 10 cases they shall be paid out of the county treasury in 11 the county wherein the crime is alleged to have been 12 committed. The expenses shall be the fees paid to the 13 officers of the state on whose governor the requisition 14 is made, and all necessary and actual traveling 15 expenses incurred in returning the prisoner. 16 DIVISION II 17 MISCELLANEOUS PROVISIONS 18 Sec. 7. FRIENDSHIP AND LEADERSHIP 19 DEVELOPMENT. There is appropriated from the general 20 fund of the state to the department of education for 21 the fiscal year beginning July 1, 2016, and ending June 22 30, 2017, the following amount, or so much thereof as 23 is necessary, to be used for the purposes designated: 24 To provide a grant to a nonprofit organization with 25 a mission of promoting the education-based inclusion of 26 people with intellectual and developmental disabilities 27 through one-to-one friendships and leadership 28 development through school-based programs: 29\$ 50,000 Sec. 8. EQUAL PAY TASK FORCE - REPORT. 30 The 31 legislative council is requested to create an equal pay 32 task force consisting of seven members. The task force 33 shall consist of two members of the senate appointed by 34 the majority leader of the senate, one member of the 35 senate appointed by the minority leader of the senate,

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1 two members of the house of representatives appointed 2 by the speaker of the house of representatives, one 3 member of the house of representatives appointed by the 4 minority leader of the house of representatives, and 5 the labor commissioner. The task force shall study 6 wage discrepancies between men and women both in public 7 and private employment. The task force shall submit 8 a report regarding its findings and recommendations 9 regarding potential actions for the elimination and 10 prevention of the wage disparities between men and 11 women to the governor and the general assembly not 12 later than December 22, 2017. The legislative services 13 agency shall provide staffing services to the task 14 force.

15 Sec. 9. INCOME TAX CHECKOFFS. Notwithstanding 16 Code section 422.12E which provides for the repeal 17 of certain income tax return checkoffs when the same 18 four checkoffs have been provided on the income tax 19 return for two consecutive years, the four income tax 20 return checkoffs provided in sections 422.12D, 422.12H, 21 422.12K, and 422.12L, Code 2016, as appearing on the 22 2015 individual income tax return, shall be allowed for 23 the tax year beginning January 1, 2016, and shall be 24 provided on the 2016 individual income tax return. 25 Sec. 10. SALARY MODEL ADMINISTRATOR. The salary 26 model administrator shall work in conjunction with 27 the legislative services agency to maintain the 28 state's salary model used for analyzing, comparing, 29 and projecting state employee salary and benefit 30 information, including information relating to 31 employees of the state board of regents. The 32 department of revenue, the department of administrative 33 services, the five institutions under the jurisdiction 34 of the state board of regents, the judicial district 35 departments of correctional services, and the state

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1 department of transportation shall provide salary data 2 to the department of management and the legislative 3 services agency to operate the state's salary The format and frequency of provision of the 4 model. 5 salary data shall be determined by the department of 6 management and the legislative services agency. The 7 information shall be used in collective bargaining 8 processes under chapter 20 and in calculating the 9 funding needs contained within the annual salary 10 adjustment legislation. A state employee organization 11 as defined in section 20.3, subsection 4, may request 12 information produced by the model, but the information 13 provided shall not contain information attributable to 14 individual employees.

15 Sec. 11. Section 24.32, Code 2016, is amended to 16 read as follows:

17 24.32 Decision certified.

After a hearing upon the appeal, the state board shall certify its decision to the county auditor and to the parties to the appeal as provided by rule, and the decision shall be final. The county auditor shall make up the records in accordance with the decision and the levying board shall make its levy in accordance with the decision. Upon receipt of the decision, the certifying board shall correct its records accordingly, find necessary. Final disposition of all appeals shall be made by the state board on or before April 30 of each year within forty-five days after the date of the appeal hearing.

30 Sec. 12. <u>NEW SECTION</u>. 135.37A Natural hair 31 braiding.

32 1. A person shall register with the department in 33 order to perform a commercial service involving natural 34 hair braiding. For purposes of this section, "natural 35 hair braiding" means a method of natural hair care

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consisting of braiding, locking, twisting, weaving,
 cornrowing, or otherwise physically manipulating
 hair without the use of chemicals to alter the hair's
 physical characteristics that incorporates both
 traditional and modern styling techniques.

6 2. The department shall adopt rules pursuant
7 to chapter 17A to administer this section. Such
8 rules shall include but not be limited to all of the
9 following:

a. Establishing minimum safety and sanitation
criteria for the provision of natural hair braiding. *b.* Requiring a person performing natural hair
braiding to complete one hour per calendar year of
continuing education regarding minimum safety and
sanitation criteria for the provision of natural hair
braiding.

17 c. Authorizing the department to inspect a location 18 where a person performs natural hair braiding upon 19 receipt of a complaint to the department about that 20 person or location.

21 3. If the department determines that a person is 22 in violation of a requirement under this section, the 23 department may order the person to cease performing 24 natural hair braiding until the necessary corrective 25 action has been taken.

Sec. 13. Section 256.7, subsection 32, paragraph c, 27 unnumbered paragraph 1, Code 2016, is amended to read 28 as follows:

Adopt rules that limit the statewide enrollment of pupils in educational instruction and course content that are delivered primarily over the internet to not more than eighteen one-hundredths of one percent of the statewide enrollment of all pupils, and that limit the number of pupils participating in open enrollment for purposes of receiving educational instruction

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1 and course content that are delivered primarily over 2 the internet to no more than one percent of a sending 3 district's enrollment. Until June 30, 2018, such Such 4 limitations shall not apply if the limitations would 5 prevent siblings from enrolling in the same school 6 district or if a sending district determines that 7 the educational needs of a physically or emotionally 8 fragile student would be best served by educational 9 instruction and course content that are delivered 10 primarily over the internet. Students who meet the 11 requirements of section 282.18 may participate in open 12 enrollment under this paragraph c'' for purposes of 13 enrolling only in the CAM community school district or 14 the Clayton Ridge community school district. Sec. 14. Section 256.7, subsection 32, paragraph 15 16 c, Code 2016, is amended by adding the following new 17 subparagraph: NEW SUBPARAGRAPH. (6) This paragraph c'' is 18 19 repealed July 1, 2018. 20 Sec. 15. Section 364.3, Code 2016, is amended by 21 adding the following new subsection: 22 NEW SUBSECTION. 11. A city, including any city 23 officer, shall not adopt or enforce any ordinance, 24 resolution, or other policy restricting the mayor from 25 communicating with the city attorney or solicitor 26 regarding any matter within the scope of the mayor's 27 powers and duties as chief executive officer of the 28 city, presiding officer of the council, or supervisor 29 over city officers and departments. 30 Sec. 16. Section 418.12, subsection 5, Code 2016, 31 is amended to read as follows: 32 5. If the department of revenue determines that 33 the revenue accruing to the fund or accounts within 34 the fund exceeds thirty million dollars for a fiscal

35 year or exceeds the amount necessary for the purposes

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1 of this chapter if the amount necessary is less than 2 thirty million dollars for a fiscal year, then those 3 excess moneys shall be credited by the department of 4 revenue for deposit in the general fund of the state. Sec. 17. Section 915.25, subsection 3, as enacted 5 6 by 2016 Iowa Acts, Senate File 2288, section 16, is 7 amended to read as follows:

3. Notwithstanding the provisions of sections 8 9 232.147, 232.149, and 232.149A, an intake or juvenile 10 court officer shall disclose to the alleged victim 11 of a delinguent act, upon the request of the victim, 12 the complaint, the name and address of the child 13 who allegedly committed the delinquent act, and 14 the disposition of the complaint. If the alleged 15 delinquent act would be a forcible felony serious 16 misdemeanor, aggravated misdemeanor, or felony offense 17 if committed by an adult, the intake or juvenile court 18 officer shall provide notification to the victim of the 19 delinquent act as required by section 915.24. 20 Sec. 18. 2016 Iowa Acts, Senate File 2314, section 21 22, if enacted, is amended to read as follows: 22 SEC. 59. SECRETARY OF STATE. There is appropriated 23 from the general fund of the state to the office of 24 the secretary of state for the fiscal year beginning 25 July 1, 2016, and ending June 30, 2017, the following 26 amounts, or so much thereof as is necessary, to be used 27 for the purposes designated: 1. ADMINISTRATION AND ELECTIONS 28 For salaries, support, maintenance, and 29 30 miscellaneous purposes, and for not more than the 31 following full-time equivalent positions: 32 \$ 1,440,890 33 FTEs 13.1034 15.60 35 The state department or state agency which provides HF2459.3820.S (1) 86 jh

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1 data processing services to support voter registration 2 file maintenance and storage shall provide those 3 services without charge. 4 2. BUSINESS SERVICES 5 For salaries, support, maintenance, and 6 miscellaneous purposes, and for not more than the 7 following full-time equivalent positions: 8 \$ 1,440,891 9 FTEs 13.1010 15.60 11 DIVISION III 12 FLOOD MITIGATION PROGRAM 13 Sec. 19. Section 418.15, subsection 1, Code 2016, 14 is amended to read as follows: a. A governmental entity shall not receive 15 1. 16 remittances of sales tax revenue under this chapter 17 after twenty years from the date the governmental 18 entity's project was approved by the board or after 19 expiration of the additional period of years if 20 approved under paragraph b'' unless the remittance 21 amount is calculated under section 418.11 based on 22 sales subject to the tax under section 432.2 occurring 23 before the expiration of the twenty-year period 24 or expiration of the additional period of years if 25 approved under paragraph "b''. b. The twenty-year period for receiving remittances 26 27 of sales tax revenue under this chapter may be extended 28 upon application by the governmental entity and 29 approval by the board. An application for an extension 30 of the twenty-year period must be filed by the 31 governmental entity with the board prior to expiration 32 of the twenty-year period. The board may approve the 33 governmental entity to receive remittances of sales tax 34 revenue under this chapter for an additional period of 35 consecutive years beyond the twenty-year period if all

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1 of the following are satisfied:

(1) The total amount of remittances actually 2 3 received by the governmental entity during the 4 twenty-year period are less than the total amount of 5 remittances for which the governmental entity was 6 approved to receive by the board at the time of the 7 project's approval under section 418.9, subsection 8 4, and reduced under section 418.9, subsection 8, 9 or section 418.12, subsection 6, paragraph "b", if 10 applicable. 11 (2) The amount of the remittances approved in 12 each additional year does not exceed fifteen million 13 dollars or seventy percent of the total yearly amount 14 of increased sales tax increment revenue in the 15 governmental entity's applicable area and deposited in 16 the governmental entity's account, whichever is less. 17 (3) The total amount of remittances in any such 18 additional fiscal year for all governmental entities 19 approved to use sales tax revenues under this chapter 20 does not exceed, in the aggregate, thirty million 21 dollars. 22 (4) The total amount of remittances to the 23 governmental entity approved by the board for all 24 additional years does not exceed the difference between 25 the total amount of remittances actually received 26 by the governmental entity during the twenty-year 27 period and the total amount of remittances for which 28 the governmental entity was approved to receive by 29 the board at the time of the project's approval under 30 section 418.9, subsection 4, and reduced under section 31 418.9, subsection 8, or section 418.12, subsection 6, 32 paragraph b'', if applicable. 33 DIVISION IV 34 CORRECTIVE PROVISIONS 35 Sec. 20. Section 29C.24, subsection 3, paragraph HF2459.3820.S (1) 86 -10jh 10/20 1 a, subparagraphs (3) and (6), if enacted by 2016 Iowa 2 Acts, Senate File 2306, section 2, are amended to read 3 as follows:

4 (3) The imposition of income taxes under chapter 5 422, divisions II and III, including the requirement 6 to file tax returns under sections 422.13 through 7 422.15 or section 422.36, as applicable, and 8 including the requirement to withhold and remit 9 income tax from out-of-state employees under section 10 422.16. In addition, the performance of disaster or 11 emergency-related work during a disaster response 12 period by an out-of-state business or out-of-state 13 employee shall not require an out-of-state business 14 to be included in a consolidated return under section 15 422.37, and shall not increase the amount of net income 16 of the out-of-state business allocated and apportioned 17 to the state under sections section 422.8 or 422.33, as 18 applicable.

19 (6) The assessment of property taxes by the 20 department of revenue under sections 428.24 through 21 428.26, 428.28, and 428.29, or chapters 433, 434, 22 435, and 437 through 438, or by a local assessor 23 under another provision of law, on property brought 24 into the state to aid in the performance of disaster 25 or emergency-related work during a disaster <u>response</u> 26 period if such property does not remain in the state 27 after the conclusion of the disaster response period. 28 Sec. 21. Section 29C.24, subsection 4, if enacted 29 by 2016 Iowa Acts, Senate File 2306, section 2, is 30 amended to read as follows:

31 4. Business and employee status after a disaster 32 response period. An out-of-state business or 33 out-of-state employee that remains in the state after 34 the conclusion of the disaster response period for 35 during which the disaster or emergency-related work

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1 was performed shall be fully subject to the state's
2 standards for establishing presence, residency, or
3 doing business as otherwise provided by law, and
4 shall be responsible for any resulting taxes, fees,
5 licensing, registration, filing, or other requirements.
6 Sec. 22. Section 155A.13, subsection 3, paragraph
7 d, if enacted by 2016 Iowa Acts, Senate File 453,
8 section 3, is amended to read as follows:

9 An applicant seeking a special or limited-use d. 10 pharmacy licensed license for a proposed telepharmacy 11 site that does not meet the mileage requirement 12 established in paragraph c and is not statutorily 13 exempt from the mileage requirement may apply to the 14 board for a waiver of the mileage requirement. Α 15 waiver request shall only be granted if the applicant 16 can demonstrate to the board that the proposed 17 telepharmacy site is located in an area where there is 18 limited access to pharmacy services and can establish 19 the existence of compelling circumstances that justify 20 waiving the mileage requirement. The board's decision 21 to grant or deny a waiver request shall be a proposed 22 decision subject to mandatory review by the director 23 of the department of public health. The director 24 shall review a proposed decision and shall have the 25 power to approve, modify, or veto a proposed decision. 26 The director's decision on a waiver request shall be 27 considered final agency action subject to judicial 28 review under chapter 17A.

Sec. 23. Section 229.13, subsection 7, paragraph a, subparagraph (1), if enacted by 2016 Iowa Acts, Senate File 2259, section 1, is amended to read as follows: (1) The respondent's mental health professional acting within the scope of the mental health professional's practice shall notify the committing scourt, with preference given to the committing judge,

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1 if available, in the appropriate county who and the 2 court shall enter a written order directing that 3 the respondent be taken into immediate custody by 4 the appropriate sheriff or sheriff's deputy. The 5 appropriate sheriff or sheriff's deputy shall exercise 6 all due diligence in taking the respondent into 7 protective custody to a hospital or other suitable 8 facility.

9 Sec. 24. Section 272.25, subsection 3, Code 2016, 10 as amended by 2016 Iowa Acts, Senate File 2196, section 11 3, is amended to read as follows:

12 A requirement that the program include 3. 13 instruction in skills and strategies to be used in 14 classroom management of individuals, and of small and 15 large groups, under varying conditions; skills for 16 communicating and working constructively with pupils, 17 teachers, administrators, and parents; preparation in 18 reading theory, knowledge, strategies, and approaches, 19 and for integrating literacy instruction in into 20 content areas in accordance with section 256.16; and 21 skills for understanding the role of the board of 22 education and the functions of other education agencies 23 in the state. The requirement shall be based upon 24 recommendations of the department of education after 25 consultation with teacher education faculty members in 26 colleges and universities.

Sec. 25. Section 598C.102, subsection 8, paragraph
b, if enacted by 2016 Iowa Acts, Senate File 2233,
section 2, is amended to read as follows:

30 *b.* An individual who has custodial responsibility 31 for a child under <u>a</u> law of this state other than this 32 chapter.

33 Sec. 26. 2016 Iowa Acts, House File 2269, section
34 20, subsection 1, is amended to read as follows:
35 1. It is amended, rescinded, or supplemented by the

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1 affirmative action of the executive council committee 2 of the Iowa beef cattle producers association created 3 in section 181.3, as amended in this Act. 4 Sec. 27. 2016 Iowa Acts, Senate File 378, section 5 2, is amended to read as follows: 6 SEC. 2. REPEAL. Section 80.37, Code 2015 2016, is 7 repealed. Sec. 28. 2016 Iowa Acts, Senate File 2185, section 8 9 2, if enacted, is amended by striking the section and 10 inserting in lieu thereof the following: SEC. 2. Section 709.21, subsection 3, Code 2016, is 11 12 amended to read as follows: 13 3. A person who violates this section commits a 14 serious an aggravated misdemeanor. 15 DIVISION V 16 FOOD DONATION ON STATE CAPITOL PREMISES 17 Sec. 29. NEW SECTION. 2.43A Food served on state 18 capitol premises. 19 1. As used in this section, unless the context 20 otherwise requires: "Apparently wholesome food" means food that meets 21 а. 22 all quality and labeling standards or requirements 23 adopted by the federal and state governments, and the 24 city of Des Moines, even though the food may not be 25 readily marketable due to appearance, age, freshness, 26 grade, size, surplus, or other conditions. b. "Emergency feeding organization" means the same 27 28 as defined in section 190B.201. c. "Food bank" means the same as defined in section 29 30 190B.201. The secretary of the senate and the chief clerk 31 2. 32 of the house of representatives shall require any 33 person who is approved to sponsor an event within 34 or on the grounds of the state capitol during which 35 the person offers food to all members of the general HF2459.3820.S (1) 86

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1 assembly during a legislative session to offer to 2 donate any unconsumed apparently wholesome food to a 3 food bank, homeless shelter, homeless outreach program, 4 or an emergency feeding organization. The legislative 5 council may also require any person who is approved by 6 the legislative council to sponsor an event within or 7 on the grounds of the state capitol during which the 8 person provides food to offer to donate any unconsumed 9 apparently wholesome food to a food bank, homeless 10 shelter, homeless outreach program, or emergency 11 feeding organization. 12 DIVISION VI 13 FOOD DONATION PROGRAMS Section 190B.101, Code 2016, is amended to 14 Sec. 30. 15 read as follows: 16 190B.101 Definitions. 17 As used in this chapter subchapter, unless the 18 context otherwise requires: "Department" means the department of revenue. 19 1. "Tax credit" means the from farm to food 20 2. 21 donation tax credit as established in this chapter 22 subchapter. Sec. 31. 23 NEW SECTION. 190B.201 Definitions. 24 As used in this subchapter, unless the context 25 otherwise requires: "Department" means the department of agriculture 26 1. 27 and land stewardship. 2. "Eligible agricultural product" or "product" 28 29 means any commodity that is derived from an 30 agricultural animal or crop, both as defined in section 31 717A.1, which is intended for human consumption as food 32 in its raw or processed state. "Emergency feeding organization" means an 33 3. 34 emergency feeding organization as defined in section 35 7 U.S.C. §7501 that serves Iowans and operates at a

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1 congregate nutritional site.

4. "Food" means a substance which is used in whole or in part for human consumption in compliance with federal and state standards or requirements, including a donated food that meets the requirements of the federal emergency food assistance program, as provided 7 in 7 C.F.R. pts. 250 and 251.

8 5. "Food bank" means a private nonprofit entity
9 that serves Iowans and meets all of the following
10 requirements:

11 a. The food bank is organized under chapter 504.
12 b. The food bank qualifies under section 501(c)(3)
13 of the Internal Revenue Code as an organization exempt
14 from federal income tax under section 501(a) of the
15 Internal Revenue Code.

16 c. The food bank maintains an established operation 17 involving the provision of food or edible commodities 18 or the products thereof on a regular basis to persons 19 in need or to food pantries, soup kitchens, hunger 20 relief centers, or other food or feeding centers that, 21 as an integral part of their normal activities, provide 22 meals or food on a regular basis to persons in need. 36. *Towa food bank association* or *association*

24 means a private nonprofit entity that meets all of the 25 following requirements:

a. The association is organized under chapter 504. *b.* The association qualifies under section
501(c)(3) of the Internal Revenue Code as an
organization exempt from federal income tax under
section 501(a) of the Internal Revenue Code. *c.* The association's members include food banks,
or affiliations of food banks, that together serve all
counties in this state.

34 d. The association's principal office is located in 35 this state.

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Sec. 32. <u>NEW SECTION</u>. 190B.202 Administration —
 use of moneys and oversight.

1. This subchapter shall be administered by the department of agriculture and land stewardship. In adopting rules and administering the Iowa agricultural products clearance program established under section 190B.204, the department shall cooperate with the department of human services and the department of inspections and appeals.

10 2. A program established in this subchapter shall 11 be managed by an Iowa food bank association selected by 12 the department. The association shall report to the 13 department as required by the department.

14 3. A program established in this subchapter shall 15 be carried out only to the extent that moneys are 16 available to support the program. The department may 17 support a program from moneys appropriated by the 18 general assembly to fund the program's purpose and any 19 other moneys available to and obtained or accepted by 20 the department from the federal government or private 21 sources.

22 Sec. 33. <u>NEW SECTION</u>. 190B.203 Management of 23 programs — Iowa food bank association.

24 1. The department shall enter into a contract
 25 with an Iowa food bank association to manage programs
 26 established under this subchapter.

27 2. In managing a program, the association shall do28 all of the following:

29 a. Acquire eligible agricultural products,30 including by purchase.

31 *b.* Arrange for the processing and packaging of 32 eligible agricultural products into food, when such 33 processing is necessary to comply with federal and 34 state food safety regulations.

35 c. Provide for the storage and transportation of

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1 eligible agricultural products.

2 *d.* Provide for the distribution of eligible 3 agricultural products.

3. In managing a program, the association
5 shall to every extent feasible create and expand
6 significant economic benefits in local communities.
7 The association shall purchase products and services
8 from individuals and businesses located in this state
9 whenever the price is reasonably competitive and the
10 guality as intended.

Sec. 34. <u>NEW SECTION</u>. 190B.204 Iowa agricultural products clearance program — establishment and purpose. I. The department shall establish an Iowa agricultural products clearance program to be managed by an Iowa food bank association selected by the department as provided in section 190B.203.

17 2. The purpose of the program is to acquire surplus 18 eligible agricultural products from agricultural 19 producers and other persons in order to prevent 20 unnecessary waste, reduce economic losses associated 21 with paying for the processing and transportation of 22 such products that otherwise do not have profitable 23 markets, and to provide nutritional food to low-income 24 families and individuals who reside in this state and 25 to unemployed families and individuals who reside in 26 this state.

3. The Iowa food bank association managing the program shall only distribute eligible agricultural products under the program to Iowa food banks in this state and emergency feeding organizations in this state.

32 Sec. 35. <u>NEW SECTION</u>. 190B.205 Iowa emergency food
33 purchase program — establishment and purpose.
34 1. The department shall establish an Iowa emergency

35 food purchase program to be managed by an Iowa food

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1 bank association selected by the department as provided 2 in section 190B.203.

3 2. The purpose of the program is to relieve
4 situations of emergency experienced by families
5 or individuals who reside in this state, including
6 low-income families and individuals and unemployed
7 families and individuals, by distributing food to those
8 persons.

9 3. The Iowa food bank association managing the 10 program shall only distribute food under the program to 11 emergency feeding organizations in this state. Sec. 36. FOOD DONATION PROGRAMS. 12 There is 13 appropriated from the general fund of the state to the 14 department of agriculture and land stewardship for the 15 fiscal year beginning July 1, 2016, and ending June 30, 16 2017, the following amounts, or so much thereof as is 17 necessary, to be used for the purposes designated: 18 For purposes of supporting the Iowa emergency food 19 purchase program provided in chapter 190B, subchapter 20 II, as enacted in this Act: 21 \$ 250,000 22 The moneys appropriated in this section shall be 23 allocated to support the Iowa emergency food purchase 24 program only to the extent that the allocated moneys 25 are matched on a dollar-for-dollar basis. 26 DIVISION VII 27 GARDENING PROGRAM NEW SECTION. 904.302A Gardening program. 28 Sec. 37. The director shall establish a gardening program 29 1. 30 for growing and harvesting produce, including edible 31 vegetables, at each correctional facility operated 32 by the department, to the extent that the director 33 determines that security and space requirements allow 34 for the garden's creation and operation. The director 35 may appoint the farm operations administrator to

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1 oversee the program. A garden established pursuant 2 to the program shall be tended by inmates of the 3 correctional facility as determined by the director. 4 The produce harvested from the garden may be used to 5 feed the correctional facility's population or may be 6 donated to a food bank as defined in section 190B.201 7 designated by the director. The food bank must be 8 located in proximity to the correctional facility where 9 the garden is situated. Any excess produce that is 10 not used to feed the correctional facility's inmate 11 population shall be donated to the designated food 12 bank. 13 2. а. This section does not authorize the 14 department or an inmate of a correctional facility 15 to claim a from farm to food donation tax credit as 16 established in chapter 190B, subchapter I. This section does not apply to a garden operated 17 b. 18 by Iowa state industries as defined in section 904.802. 19 DIVISION VIII 20 SOLAR TAX CREDIT 21 Section 422.11L, Code 2016, is amended by Sec. 38. 22 adding the following new subsection: 23 NEW SUBSECTION. 6. For purposes of this section, 24 "Internal Revenue Code" means the Internal Revenue Code 25 of 1954, prior to the date of its redesignation as the 26 Internal Revenue Code of 1986 by the Tax Reform Act of 27 1986, or means the Internal Revenue Code of 1986 as 28 amended to and including January 1, 2016. Sec. 39. RETROACTIVE APPLICABILITY. The following 29 30 provision or provisions of this division of this Act 31 apply retroactively to January 1, 2015, for tax years 32 beginning on or after that date: 33 1. The section of this division of this Act 34 enacting section 422.11L, subsection 6.>

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