SENATE/HOUSE FILE _____ BY (PROPOSED DEPARTMENT OF REVENUE BILL)

A BILL FOR

An Act relating to the administration of state taxation, the
 lottery, and alcoholic beverages under the purview of the
 department of revenue, making appropriations, and including
 effective date and retroactive applicability provisions.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 DIVISION I DISCLOSURE OF TAX INFORMATION 2 3 Section 1. Section 421.19, subsection 2, Code 2024, is 4 amended by striking the subsection and inserting in lieu 5 thereof the following: The department may notify federal, state, or local 6 2. 7 law enforcement agencies, and may disclose state returns, 8 state return information, state investigative information or 9 audit information, or any other state information, to such law 10 enforcement agencies, if the department has information that ll indicates any of the following: 12 a. A person intentionally filed a false claim, affidavit, 13 return, or other information with intent to evade tax or obtain 14 a refund, credit, or other benefit from the department. 15 A person failed to file a return with intent to evade a b. 16 tax or filing requirement. 17 c. A person failed to pay with the intent to evade tax. 18 A person committed any act or omission that is a criminal d. 19 offense under a provision of this title administered by the 20 department. 21 Sec. 2. Section 421.19, subsection 3, Code 2024, is amended 22 to read as follows: 23 3. Notwithstanding sections 422.20 and 422.72, the 24 department may disclose state returns, state return 25 information, state investigative or audit information, or any 26 other state information as provided under this section. 27 Sec. 3. EFFECTIVE DATE. This division of this Act, being 28 deemed of immediate importance, takes effect upon enactment. 29 DIVISION II 30 ANNUAL REPORTING Sec. 4. Section 421.60, subsection 2, paragraph k, Code 31 32 2024, is amended by striking the paragraph. 33 Sec. 5. Section 422.75, Code 2024, is amended to read as 34 follows: 35 422.75 Statistics — publication.

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1 The department shall prepare and publish an annual report 2 which shall include statistics reasonably available, with 3 respect to the operation of this chapter, including amounts 4 collected, classification of taxpayers, and such other facts 5 as are deemed pertinent and valuable. The annual report shall 6 also include the reports and information required pursuant to 7 section 421.60, subsection 2, paragraph "k". 8 DIVISION III 9 PROPERTY TAX - EXTENSIONS 10 Sec. 6. Section 425.20, subsection 3, Code 2024, is amended 11 to read as follows: 12 3. In case of sickness, absence, or other disability of 13 the claimant or if, in the judgment of the director of revenue 14 or the director of health and human services, as applicable, 15 good cause exists and the claimant requests an extension, the 16 director of health and human services may extend the time for 17 filing a claim for reimbursement and the director of revenue 18 may extend the time for filing a claim for credit. However, 19 any further time granted shall not extend beyond December 31 20 of the year following the year in which the claim was required 21 to be filed. Claims filed as a result of this subsection shall 22 be filed with the director of health and human services or the 23 director of revenue, as applicable, who shall provide for the 24 reimbursement of the claim to the claimant. 25 DIVISION IV 26 FARM TENANCY INCOME TAX EXCLUSION 27 Sec. 7. Section 422.7, subsection 14, paragraph a, Code 28 2024, is amended to read as follows: 29 а. Subtract, to the extent included, net income received 30 by an eligible individual pursuant to a farm tenancy agreement 31 covering real property held by the eligible individual for 32 ten or more years, if the eligible individual materially 33 participated in a farming business for ten or more years in the 34 aggregate. 35 Sec. 8. Section 422.7, subsection 14, paragraph f, Code

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1 2024, is amended by adding the following new subparagraph:
2 <u>NEW SUBPARAGRAPH</u>. (04) *Held* shall be determined with
3 reference to the holding period provisions of section 1223 of
4 the Internal Revenue Code and the federal regulations pursuant
5 thereto.

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DIVISION V

PASS-THROUGH ENTITIES

8 Sec. 9. Section 422.25C, subsection 2, Code 2024, is amended 9 to read as follows:

2. For tax years beginning on or after January 1, 2020, any 10 11 adjustments to a partnership's or pass-through entity's items 12 of income, gain, loss, expense, or credit, or an adjustment to 13 such items allocated to a partner that holds an interest in a 14 partnership or pass-through entity for the reviewed year by 15 the department as a result of a state partnership audit, shall 16 be determined at the partnership level or pass-through entity 17 level in the same manner as provided by section 6221(a) of the 18 Internal Revenue Code and the regulations thereunder unless a 19 different treatment is specifically provided in this title. 20 The provisions of sections 6222, 6223, and 6227 of the Internal 21 Revenue Code and the regulations thereunder shall also apply to 22 a partnership or pass-through entity and its direct or indirect 23 partners in the same manner as provided in such sections unless 24 a different treatment is specifically provided in this title. 25 For purposes of applying such sections, due account shall be 26 made for differences in federal and Iowa terminology. The 27 adjustment provided by section 6221(a) of the Internal Revenue 28 Code shall be determined as provided in such section but shall 29 be based on Iowa taxable income or other tax attributes of 30 the partnership or pass-through entity as determined pursuant 31 to this chapter for the reviewed year. The department shall 32 issue a notice of adjustment to the partnership or pass-through 33 entity. Such notice shall be treated as an assessment for the 34 purposes of section 422.25, and the notice shall be appealable, 35 except as provided in section 422.25, by the partnership or

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1 pass-through entity pursuant to sections 422.28 and 422.29 and 2 shall be issued within the time period provided by section 3 422.25. Once the adjustments to partnership-related or 4 pass-through entity-related items or reallocations of income, 5 gains, losses, expenses, credits, and other attributes among 6 such partners for the reviewed year are finally determined, 7 the partnership or pass-through entity and any direct partners 8 or indirect partners shall then be subject to the provisions 9 of section 422.25, subsection 1, paragraph e^{-7} , and section 10 422.25A in the same manner as if the state partnership audit 11 were a federal partnership level audit, and as if the final 12 state partnership audit adjustment were a final federal 13 partnership adjustment. The penalty exceptions in section 14 421.27, subsection 2, paragraphs "b'' and "c'', shall not apply 15 to a state partnership audit. 16 Sec. 10. EFFECTIVE DATE. This division of this Act, being 17 deemed of immediate importance, takes effect upon enactment. Sec. 11. RETROACTIVE APPLICABILITY. 18 This division of this 19 Act applies retroactively to January 1, 2024. 20 DIVISION VI 21 SALES TAX CHANGES 22 Sec. 12. Section 423.36, subsection 9, paragraph a, Code 23 2024, is amended to read as follows: 24 a. Except as provided in paragraph b'', purchasers, users, 25 and consumers of tangible personal property, specified digital 26 products, or enumerated services taxed pursuant to subchapter 27 II or III of this chapter or chapter 423B may be authorized, 28 pursuant to rules adopted by the director, to remit tax owed 29 directly to the department instead of the tax being collected 30 and paid by the seller. To qualify for a direct pay tax permit, 31 the purchaser, user, or consumer must accrue a tax liability of 32 more than four eight thousand dollars in tax under subchapters 33 II and III in a semimonthly monthly period and make deposits 34 and file returns pursuant to section 423.31. This authority 35 shall not be granted or exercised except upon application to

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1 the director and then only after issuance by the director of a
2 direct pay tax permit.

3 Sec. 13. Section 423.37, subsection 1, paragraph a, Code 4 2024, is amended to read as follows:

a. As soon as practicable after a return is filed and 5 6 within three years after the return is filed, the department 7 may examine the return, assess and determine the tax due if 8 the return is found to be incorrect, and give notice to the 9 person liable for the tax of the assessment and determination 10 as provided in paragraph "b". If a return, when filed, is ll incorrect or insufficient, the department shall determine 12 the amount of tax due from information or knowledge the 13 department is able to obtain. The determination may be made 14 using any generally recognized valid and reliable sampling 15 technique, whether or not the person being audited has complete 16 records, and if mutually agreed upon by the department and 17 the person being audited. The period for the examination and 18 determination of the correct amount of tax is unlimited in the 19 case of a false or fraudulent return made with the intent to 20 evade tax.

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DIVISION VII

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MOTOR FUEL TAXES

Sec. 14. Section 452A.3, subsection 1, paragraph b, unnumbered paragraph 1, Code 2024, is amended to read as follows:

On and after July 1, 2026, an excise tax of thirty cents is imposed on each gallon of ethanol blended gasoline classified as E-15 or higher. Before July 1, 2026, the rate of the excise tax on ethanol blended gasoline classified as E-15 or higher shall be based on the number of gallons of ethanol blended gasoline classified as E-15 or higher that are distributed in this state as expressed as a percentage of the number of gallons of motor fuel distributed in this state, which is referred to as the distribution percentage. For purposes of this paragraph, only ethanol blended gasoline and

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1 nonblended gasoline, not including aviation gasoline, shall 2 be used in determining the percentage basis for the excise 3 tax. The department shall determine the percentage basis 4 for each determination period beginning January 1 and ending 5 December 31 based on data from the reports filed pursuant to 6 section 452A.33. Before June 1, the department may amend the 7 distribution percentage due to a mistake, if there is a late 8 report filed by a retail dealer to the department under section 9 452A.33, subsection 1, or if the distribution percentage is 10 not accurate. The rate for the excise tax shall apply for the 11 period beginning July 1 and ending June 30 following the end 12 of the determination period. Before July 1, 2026, the rate 13 of the excise tax on each gallon of ethanol blended gasoline 14 classified as E-15 or higher shall be as follows: Sec. 15. Section 452A.3, subsection 3, paragraph a, 15 16 subparagraph (2), unnumbered paragraph 1, Code 2024, is amended 17 to read as follows:

Except as otherwise provided in this section and in this 18 19 subchapter, this subparagraph shall apply to the excise tax 20 imposed on each gallon of biodiesel blended fuel classified 21 as B-ll or higher used for any purpose for the privilege of 22 operating motor vehicles in this state. On and after July 1, 23 2026, the rate of the excise tax on each gallon of biodiesel 24 blended fuel classified as B-11 or higher is thirty-two 25 and five-tenths cents. Before July 1, 2026, the rate of 26 the excise tax shall be based on the number of gallons of 27 biodiesel blended fuel classified as B-ll or higher that are 28 distributed in this state as expressed as a percentage of 29 the number of gallons of special fuel for diesel engines of 30 motor vehicles distributed in this state, which is referred 31 to as the distribution percentage. The department shall 32 determine the percentage basis for each determination period 33 beginning January 1 and ending December 31 based on data from 34 the reports filed pursuant to section 452A.33. Before June 35 1, the department may amend the distribution percentage due

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1 to a mistake, if there is a late report filed by a retail 2 dealer to the department under section 452A.33, subsection 1, 3 or the distribution percentage is not accurate. The rate of 4 the excise tax shall apply for the period beginning July 1 and 5 ending June 30 following the end of the determination period. 6 Before July 1, 2026, the rate of the excise tax on each gallon 7 of biodiesel blended fuel classified as B-11 or higher shall 8 be as follows:

9 Sec. 16. Section 452A.15, subsection 5, Code 2024, is 10 amended to read as follows:

11 5. The director may impose a civil penalty against any 12 person who fails to <u>timely</u> file the reports or keep the records 13 required under this section. The penalty shall be one hundred 14 dollars for the first violation and shall increase by one 15 hundred dollars for each additional violation occurring in the 16 calendar year in which the first violation occurred.

Sec. 17. Section 452A.33, subsection 2, unnumbered 18 paragraph 1, Code 2024, is amended to read as follows:

On or before April 1 the department shall deliver a report to the governor and the legislative services agency. <u>Before</u> <u>June 1</u>, the department may amend the report due to a mistake, <u>if there is a late report by a retail dealer under subsection</u> <u>1</u>, or if the report is not accurate. The report shall compile information reported by retail dealers to the department as provided in this section and shall at least include all of the following:

27 Sec. 18. Section 452A.41, subsection 5, paragraph a, Code 28 2024, is amended to read as follows:

29 a. For the purpose of determining the amount of liability 30 for the electric fuel tax, each dealer and user shall file with 31 the department not later than July 31 for the period beginning 32 January 1 and ending June 30, and not later than January 30 33 <u>31</u> for the period beginning July 1 and ending December 30 <u>31</u>, 34 a biannual tax return certified under penalties for false 35 certification. The return shall show, with reference to each

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1 location at which fuel is delivered or placed by the dealer or 2 user into the battery or other energy storage device of any 3 electric motor vehicle during the next preceding six calendar 4 months, information as required by the department. On and 5 after January 1, 2026, the department may require by rule that 6 such tax returns be filed guarterly. Section 452A.44, Code 2024, is amended by adding Sec. 19. 7 8 the following new subsection: 9 NEW SUBSECTION. 4. If electric fuel is sold or dispensed 10 for a nontaxable purpose, the purchaser may complete and ll provide an exemption certificate produced by the department to 12 the license holder. 13 DIVISION VIII 14 VETERANS TRUST FUND AND LOTTERY 15 Sec. 20. Section 99G.3, Code 2024, is amended by adding the 16 following new subsection: 17A. "Setoff program" means the program 17 NEW SUBSECTION. 18 administered pursuant to section 421.65. 19 Section 99G.7, subsection 1, paragraph e, Code Sec. 21. 20 2024, is amended by striking the paragraph. 21 Sec. 22. Section 99G.39, subsection 3, Code 2024, is amended 22 to read as follows: 23 Two million five hundred thousand dollars in lottery 3. 24 revenues shall be transferred each fiscal year to the veterans 25 trust fund established pursuant to section 35A.13 prior to 26 deposit of the lottery revenues in the general fund pursuant 27 to section 99G.40. However, if the balance of the veterans 28 trust fund is fifty million dollars or more on both July 1 of 29 the current fiscal year and July 1 of the preceding fiscal 30 year, the moneys shall be appropriated to the department for 31 distribution to county directors of veteran affairs, with fifty 32 percent of the moneys to be distributed equally to each county 33 and fifty percent of the moneys to be distributed to each 34 county based upon the population of veterans in the county, 35 so long as the moneys distributed to a county do not supplant

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1 moneys appropriated by that county for the county director of 2 veteran affairs.

3 Sec. 23. Section 99G.41, subsections 1, 2, 3, and 4, Code 4 2024, are amended to read as follows:

1. Any claimant agency may submit to the department a 5 6 list of the names of all persons indebted to such claimant 7 agency or to persons on whose behalf the claimant agency is 8 acting. The A lottery prize payment awarded as cash or cash 9 equivalents is subject to the setoff program. Additionally, a 10 debtor and the full amount of the debt shall be compiled in a 11 list, and collectible from any lottery winnings prize payment 12 awarded as cash or cash equivalents due the debtor without 13 regard to limitations on the amounts that may be collectible in 14 increments through garnishment or other proceedings. Such list 15 shall constitute a valid lien upon and claim of lien against 16 the lottery winnings prize payment of any debtor named in such The list shall contain the names of the debtors, their 17 list. 18 social security numbers if available, and any other information 19 that assists the department in identifying the debtors named in The list shall be treated the same as setoff program 20 the list. 21 information under section 421.65, subsection 2, paragraph "a". The department is authorized and directed to withhold 22 2. 23 any winnings paid out directly by the department subject to the 24 lien created by this section, and send notice to the winner or 25 send notice as directed by the setoff program. However, if the 26 winner appears and claims winnings in person, the department 27 shall notify the winner at that time by hand delivery of such 28 action. The department shall pay the funds over to the agency

30 3. Notwithstanding the provisions of section 99G.34 which 31 prohibit disclosure by the department of certain portions 32 of the contents of prize winner records or information, 33 and notwithstanding any other confidentiality statute, 34 the department may provide to a claimant agency the setoff 35 program and public agency, as defined in section 421.65, all

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29 administering the offset to the setoff program.

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1 information necessary to accomplish and effectuate the intent
2 of this section.

4. The information obtained by a claimant agency from the department in accordance with this section shall retain its confidentiality and shall only be used by a claimant agency in the pursuit of its debt collection duties and practices. Any employee or prior employee of any claimant agency who unlawfully discloses any such information for any other purpose, except as otherwise specifically authorized by law, shall be subject to the same penalties specified by law for unauthorized disclosure of confidential information by an agent or employee of the department under this chapter.

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DIVISION IX

ALCOHOLIC BEVERAGES

15 Sec. 24. Section 123.3, Code 2024, is amended by adding the 16 following new subsection:

NEW SUBSECTION. 36A. "Operating still" means a still that is registered with the federal alcohol and tobacco tax and y trade bureau of the United States department of the treasury and is actively used to manufacture spirits.

21 Sec. 25. Section 123.30, subsection 4, Code 2024, is amended 22 to read as follows:

4. Notwithstanding any provision of this chapter to the contrary, a person holding a retail alcohol license to sell alcoholic beverages for consumption on the licensed premises may permit a customer to remove one unsealed bottle of wine for consumption off the premises if the customer has purchased and consumed a portion of the bottle of wine on the licensed premises. The licensee or the licensee's agent shall securely reseal such bottle in a bag designed so that it is visibly apparent that the resealed bottle of wine has not been tampered with and provide a dated receipt for the resealed bottle of wine to the customer. A wine bottle resealed pursuant to the requirements of this subsection is subject to the requirements of sections 321.284 and 321.284A. A person holding a retail

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1 alcohol license to sell alcoholic beverages for consumption on 2 the licensed premises may permit a customer to carry an open 3 container of wine from the person's licensed premises into 4 another immediately adjacent licensed premises that is covered 5 by a license or permit that authorizes the consumption of wine, 6 a temporarily closed public right-of-way, or a private place. Section 123.30, Code 2024, is amended by adding the Sec. 26. 7 8 following new subsection: 9 NEW SUBSECTION. 5. A person holding a retail alcohol 10 license to sell alcoholic beverages for consumption on the 11 licensed premises may permit a customer to carry an open 12 container of wine or beer from the person's licensed premises 13 to one of the following immediately adjacent locations: a. Another licensed premises that authorizes the consumption 14 15 of beer or wine. 16 b. A temporarily closed public right-of-way. 17 c. A private place. Sec. 27. Section 123.43A, subsection 6, Code 2024, is 18 19 amended to read as follows: 20 6. Notwithstanding any provision of this chapter to the 21 contrary or the fact that a person is the holder of a class 22 "A" native distilled spirits license, a native distillery may 23 be granted a class "C" retail alcohol license as defined in 24 section 123.30 for the same premises licensed under a class "A" 25 native distilled spirits license where the manufacturing of 26 native distilled spirits occurs. A native distillery may be 27 granted not more than two class "C" retail alcohol licenses. 28 A manufacturer of native distilled spirits distillery may be 29 issued a class "C" retail alcohol license regardless of whether 30 the manufacturer is also a manufacturer of beer pursuant to a 31 class "A" beer permit or a manufacturer of native wine pursuant 32 to a class "A" wine permit. 33 Sec. 28. Section 123.45, subsection 3, Code 2024, is amended 34 to read as follows: 3. A person engaged in the wholesaling of beer or wine 35

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1 may sell only disposable glassware, which is constructed of 2 paper, paper laminated, or plastic materials and designed 3 primarily for personal consumption on a one-time usage 4 basis, to retailers for use within the premises of licensed 5 establishments, for an amount which is greater than or equal 6 to an amount which represents the greater of either the amount 7 paid for the disposable glassware by the supplier or the amount 8 paid for the disposable glassware by the wholesaler. Also, 9 notwithstanding any other provision of this chapter or the 10 fact that a person is the holder of a class "A" beer permit, 11 a native brewery may be granted not more than two a class "C" 12 retail alcohol licenses license or not more than two a special 13 class "C" retail alcohol licenses license, both as defined in 14 section 123.30, for the same premises licensed under a class 15 "A" beer permit where the manufacturing of beer occurs. A 16 native brewery may be granted not more than two class "C" 17 retail alcohol licenses or two special class "C" retail alcohol 18 licenses. A native brewery may be issued a class "C" retail 19 alcohol license or a special class "C" retail alcohol license, 20 regardless of whether that person is also a manufacturer 21 of native distilled spirits pursuant to a class "A" native 22 distilled spirits license or a manufacturer of native wine 23 pursuant to a class "A" wine permit. 24 Sec. 29. Section 123.176, subsection 5, Code 2024, is 25 amended to read as follows: 5. Notwithstanding any other provision of this chapter 26 27 or the fact that a person is the holder of a class ``A" wine 28 permit, a person engaged in the business of manufacturing 29 native wine may be granted a class "C" retail alcohol license 30 or special class "C" retail native wine license as defined in 31 section 123.30, for the same premises licensed under a class 32 "A" wine permit where the manufacturing of native wine occurs. 33 A manufacturer of native wine may be granted not more than 34 two class "C" retail alcohol licenses or special class "C" 35 retail native wine licenses. A manufacturer of native wine

1 may be issued a class "C" retail alcohol license or special 2 class "C" retail native wine license regardless of whether the 3 manufacturer is also a manufacturer of beer pursuant to a class 4 "A" beer permit or a manufacturer of native distilled spirits 5 pursuant to a class "A" native distilled spirits license. DIVISION X 6 7 INHERITANCE TAX - FUTURE CODE CHANGES DUE TO REPEAL 8 Sec. 30. Section 12D.9, subsection 3, Code 2024, is amended 9 to read as follows: 3. State For a death occurring before January 1, 2025, state 10 11 inheritance tax treatment of interests in Iowa educational 12 savings plans shall be as provided in section 450.4, subsection This subsection shall apply to all Iowa educational savings 13 8. 14 plans existing on or after July 1, 1998. 15 Sec. 31. Section 12I.8, subsection 3, Code 2024, is amended 16 to read as follows: 17 3. State For a death occurring before January 1, 2025, state 18 inheritance tax treatment of interests in Iowa ABLE savings 19 plans shall be as provided in section 450.4, subsection 9. 20 Sec. 32. Section 12I.10, subsection 3, Code 2024, is amended 21 to read as follows: 22 3. State For a death occurring before January 1, 2025, state 23 inheritance tax treatment of interests in the qualified ABLE 24 program with which the state has contracted pursuant to this 25 section shall be as provided in section 450.4, subsection 9. 26 Sec. 33. Section 16.177, subsection 8, Code 2024, is amended 27 to read as follows: 8. Bonds issued under this section are declared to be issued 28 29 for an essential public and governmental purpose and all bonds 30 issued under this section shall be exempt from taxation by the 31 state of Iowa and the interest on the bonds shall be exempt 32 from the state income tax and the any state inheritance tax. 33 Sec. 34. Section 321.47, subsection 2, paragraph a, Code 34 2024, is amended to read as follows: 35 a. The persons entitled under the laws of descent and

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1 distribution to the possession and ownership of a vehicle owned 2 in whole or in part by a decedent who died intestate, upon 3 filing an affidavit stating the name and date of death of the 4 decedent, the right to possession and ownership of the persons 5 filing the affidavit, and that there has been no administration 6 of the decedent's estate, which instrument must also contain 7 an agreement by the affiant to indemnify creditors of the 8 decedent who would be entitled to levy execution upon the motor 9 vehicle to the extent of the value of the motor vehicle, shall, 10 upon complying with the other title transfer requirements of 11 this chapter, be issued a registration card for the decedent's 12 interest in the vehicle and a certificate of title to the 13 vehicle. If a decedent died testate, and either the will is 14 not probated or is admitted to probate without administration, 15 the persons entitled to the possession and ownership of 16 a vehicle owned in whole or in part by the decedent may 17 file an affidavit and, upon complying with the other title 18 transfer requirements of this chapter, shall be issued a 19 registration card for the decedent's interest in the vehicle 20 and a certificate of title to the vehicle. The affidavit 21 must contain the same information and indemnity agreement 22 as is required in cases of intestacy under this subsection. 23 Chapter 450 is not For a death occurring before January 1, 24 2025, a requirement of chapter 450 shall not be considered 25 satisfied by the filing of the affidavit provided for in this 26 subsection. If, from the records in the office of the county 27 treasurer, there appear to be any liens on the vehicle, the 28 certificate of title must contain a statement of the liens 29 unless the application is accompanied by proper evidence of 30 the satisfaction or extinction of such liens. Evidence of 31 extinction includes but is not limited to an affidavit of the 32 applicant stating that a security interest was foreclosed as 33 provided in chapter 554, article 9, part 6. The department 34 shall waive the certificate of title fee and surcharge required 35 under sections 321.20, 321.20A, 321.23, 321.46, 321.52, and

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321.52A if the person entitled to possession and ownership of
 a vehicle, as provided in this subsection, is the surviving
 3 spouse of a decedent.

4 Sec. 35. Section 331.602, subsection 23, Code 2024, is 5 amended to read as follows:

6 23. Forward For deaths occurring before January 1, 2025, 7 forward to the director of revenue a copy of any deed, bill of 8 sale, or other transfer which shows that it is made or intended 9 to take effect at or after the death of the person executing 10 the instrument as provided in section 450.81.

11 Sec. 36. Section 331.756, subsection 57, Code 2024, is
12 amended to read as follows:

13 57. Represent For a death occurring before January 1, 2025, 14 represent the state in litigation relating to the inheritance 15 tax if requested by the department of revenue as provided in 16 section 450.1.

Sec. 37. Section 421.27, subsection 1, paragraph d, subparagraph (13), Code 2024, is amended to read as follows: (13) That For a death occurring before January 1, 2025, that an Iowa inheritance tax return is filed for an estate within the later of nine months from the date of death or sixty days from the filing of a disclaimer by the beneficiary of the setate refusing to take the property or right or interest in the property.

Sec. 38. Section 421.60, subsection 2, paragraph c, subparagraph (1), Code 2024, is amended to read as follows: (1) If the notice of assessment or denial of a claim for refund relates to a tax return filed pursuant to section 422.14, or <u>pursuant to</u> chapter 450 for a death occurring before January 1, 2025, by the taxpayer which designates an individual as an authorized representative of the taxpayer with respect to that return, or if a power of attorney has been filed with the department by the taxpayer which designates an individual as an authorized representative of the taxpayer with respect to an authorized representative of the taxpayer with respect to an authorized representative of the taxpayer with respect to an authorized representative of the taxpayer with respect to

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of a claim for refund, a copy of the notice together with any
 additional information required to be sent to the taxpayer
 shall be sent to the authorized representative as well.

4 Sec. 39. Section 422.27, subsection 1, Code 2024, is amended 5 to read as follows:

6 1. A final account of a personal representative, as defined 7 in section 450.1, shall not be allowed by any court unless the 8 account shows, and the judge of the court finds, that all taxes 9 imposed by this subchapter upon the personal representative, 10 which have become payable, have been paid, and that all taxes 11 which may become due are secured by bond or deposit, or are 12 otherwise secured. The certificate of acquittances of the 13 department of revenue is conclusive as to the payment of the 14 tax to the extent of the acquittance. This subsection does 15 not apply if all property in the estate of a decedent is 16 held in joint tenancy with right of survivorship by husband 17 and wife alone. For purposes of this subsection, "personal 18 representative" means an administrator, executor, or trustee as 19 each is defined in section 633.3.

20 Sec. 40. Section 455G.6, subsection 14, Code 2024, is 21 amended to read as follows:

14. Bonds issued under the provisions of this section are declared to be issued for an essential public and governmental purpose and all bonds issued under this subchapter shall be seempt from taxation by the state of Iowa and the interest on the bonds shall be exempt from the state income tax and the <u>any</u> state inheritance tax.

28 Sec. 41. Section 496C.14, subsection 6, paragraph h, Code 29 2024, is amended to read as follows:

30 h. Notwithstanding the provisions of this section, 31 payment of any part of the purchase price for shares of a 32 deceased shareholder shall not be required until the executor 33 or administrator of the deceased shareholder provides 34 any indemnity, release, or other document from any taxing 35 authority, which is reasonably necessary to protect the

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1 corporation against liability for any estate, inheritance, and 2 death taxes tax, or any inheritance tax for a death occurring 3 before January 1, 2025.

4 Sec. 42. Section 524.805, subsection 8, Code 2024, is 5 amended to read as follows:

8. A state bank may receive deposits from one or more 7 persons with the provision that upon the death of the 8 depositors the deposit account shall be the property of the 9 person or persons designated by the deceased depositors as 10 shown on the deposit account records of the state bank. After 11 payment by the state bank, the proceeds shall remain subject 12 to the any debts of the decedent and the any payment of Iowa 13 inheritance tax, if any for a death occurring prior to January 14 <u>1, 2025</u>. A state bank paying the person or persons designated 15 shall not be liable as a result of that action for any debts 16 of the decedent or for any estate, inheritance, or succession 17 taxes which may be due this state.

18 Sec. 43. Section 541A.2, subsection 6, unnumbered paragraph
19 1, Code 2024, is amended to read as follows:

An individual development account closed in accordance with this subsection is not subject to the limitations and benefits provided by this chapter but is subject to state tax in accordance with the provisions of section 422.7, subsection 417, and <u>in accordance with the provisions of</u> section 450.4, subsection 6, for a death occurring before January 1, 2025. An individual development account may be closed for any of the following reasons:

28 Sec. 44. Section 602.8102, subsection 63, Code 2024, is 29 amended to read as follows:

30 63. Carry out duties relating to the inheritance tax as 31 provided in chapter 450 for deaths occurring before January 1, 32 2025.

33 Sec. 45. Section 633.21, Code 2024, is amended to read as 34 follows:

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35 633.21 Appraisers' fees and referees' fees fixed by rule.

1 The district judges of each judicial district shall by rule 2 fix the fees of probate referees, and also provide, insofar as 3 practicable, a uniform schedule of compensation for inheritance 4 tax appraisers, other appraisers, brokers, and agents employed 5 at estate expense.

6 Sec. 46. Section 633.31, subsection 2, paragraph a, Code 7 2024, is amended to read as follows:

8 a. For services performed in short form probates
9 pursuant to sections 450.22 and 450.44 for deaths occurring
10 before January 1, 2025.....\$ 15.00

Sec. 47. Section 633.356, subsection 1, unnumbered 11 12 paragraph 1, Code 2024, is amended to read as follows: When the gross value of the decedent's personal property 13 14 that would otherwise be distributed by will or intestate 15 succession is or has been, at any time since the decedent's 16 death, fifty thousand dollars or less and there is no real 17 property, or for deaths occurring before January 1, 2025, the 18 real property passes to persons exempt from inheritance tax 19 as joint tenants with full rights of survivorship pursuant to 20 chapter 450, and if forty days have elapsed since the death of 21 the decedent, a successor as defined in subsection 2 may, by 22 furnishing an affidavit prepared pursuant to subsection 3 or 23 8, and without procuring letters of appointment, do any of the 24 following with respect to one or more items of such personal 25 property:

Sec. 48. Section 633.356, subsection 3, paragraph a, subparagraph (3), Code 2024, is amended to read as follows: (3) That the gross value of the decedent's personal property that would otherwise be distributed by will or intestate succession is, or has been at any time since the decedent's death, fifty thousand dollars or less and there is no real property, or for deaths occurring before January 1, 2025, the real property passes to persons exempt from inheritance tax as joint tenants with full rights of survivorship <u>pursuant to</u> chapter 450.

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Sec. 49. Section 633.356, subsection 3, paragraph a,
 subparagraph (10), Code 2024, is amended to read as follows:
 (10) That no inheritance or other taxes are owed to the
 department of revenue for a death occurring prior to January 1,
 <u>2025</u>, or if taxes are owed, that the taxes will be paid to the
 extent of funds received pursuant to the affidavit.

7 Sec. 50. Section 633.356, subsection 9, Code 2024, is 8 amended to read as follows:

9 9. Upon receipt of an affidavit under subsection 3 and 10 reasonable proof under subsection 5 of the identity of each 11 successor seeking distribution by virtue of the affidavit, 12 the holder of the property shall disclose to the affiant 13 whether the value of the property held by the holder is, or has 14 been at any time since the decedent's death, fifty thousand 15 dollars or less. An affidavit furnished for the purpose of 16 determining whether the value of the property is, or has 17 been at any time since the decedent's death, fifty thousand 18 dollars or less need not contain the language required under 19 subsection 3, paragraph "a'', subparagraph (3), but shall state 20 that the affiant reasonably believes that the gross value 21 of the decedent's personal property that would otherwise be 22 distributed by will or intestate succession is, or has been at 23 any time since the decedent's death, fifty thousand dollars 24 or less and there is no real property or for deaths occurring 25 before January 1, 2025, the real property passes to persons 26 exempt from inheritance tax as joint tenants with full rights 27 of survivorship pursuant to chapter 450.

28 Sec. 51. Section 633.361, subsection 12, Code 2024, is 29 amended to read as follows:

30 12. A listing of all other items, with estimated values,
31 which are subject to Iowa inheritance tax <u>for deaths occurring</u>
32 <u>before January 1, 2025</u>, or federal estate tax.

33 Sec. 52. Section 633.365, Code 2024, is amended to read as 34 follows:

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35 633.365 Appraisement.

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Property belonging to the estate need not be appraised
 unless required for inheritance tax purposes <u>for deaths</u>
 <u>occurring before January 1, 2025</u>, under the provisions of this
 probate code, or by order of court.

5 Sec. 53. Section 633.399, Code 2024, is amended to read as 6 follows:

7 633.399 Report for approval.

After making any such sale, mortgage, exchange or lease 8 9 of real property, the personal representative shall make 10 a verified report thereof to the court. The court shall ll examine said report, and if satisfied that the sale, mortgage, 12 exchange, or lease has been at a price and upon terms 13 advantageous to the estate, and, in all respects, made in 14 conformity with law, and that it ought to be confirmed, shall 15 confirm the same and order the personal representative to 16 deliver a deed, mortgage, lease or other proper instruments 17 to the persons entitled thereto; provided, however, that in 18 the event said real property has been sold at private sale 19 without an appraisal for inheritance tax purposes for a death 20 occurring before January 1, 2025, or for purpose of such sale, 21 or, if it has been so appraised and has been sold at private 22 sale for less than the appraised value thereof, then, upon the 23 filing of such report, the court may enter an order fixing a 24 time and place for hearing thereon and prescribe a notice of 25 such hearing to be served upon all interested persons, any one 26 of whom, prior to the time fixed for such hearing, may file 27 written objections to the entry of an order approving said 28 sale. If not satisfied that the sale, mortgage, exchange, or 29 lease has been made in conformity with law and that it is to the 30 best interests of the estate, the court may reject the sale, 31 mortgage, exchange, or lease, and enter such orders as the 32 court may deem advisable.

33 Sec. 54. Section 633.477, subsection 10, Code 2024, is 34 amended to read as follows:

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35 10. A statement as to whether or not all statutory

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1 requirements pertaining to taxes have been complied with 2 including whether the federal estate tax due has been paid, 3 whether a lien continues to exist for any federal estate tax, 4 and whether inheritance tax was paid or a return was filed in 5 this state for a death occurring before January 1, 2025. 6 Sec. 55. Section 633.479, subsection 2, paragraph a, 7 subparagraph (5), Code 2024, is amended to read as follows: 8 (5) Compliance with sections section 422.27, and section 9 450.58 for deaths occurring before January 1, 2025, have been 10 fulfilled.

11 Sec. 56. Section 633.481, Code 2024, is amended to read as
12 follows:

13 633.481 Certificate to county recorder for tax purposes 14 without administration.

When an inventory or report is filed under section 450.22 for deaths occurring before January 1, 2025, without administration of the estate of the decedent, the heir or heir's attorney shall prepare and deliver to the county recorder of the county in which the real estate is situated a certificate pertaining to each parcel of real estate described in the inventory or report. Any fees for certificates or recording fees required by this section or section 633.480 shall be assessed as costs of administration. The fees for recording and indexing the instrument shall be as provided in section 331.604. The county recorder shall deliver the certificates to the county auditor as provided in section 558.58.

27 Sec. 57. Section 635.7, subsection 1, Code 2024, is amended 28 to read as follows:

I. The personal representative is required to file the report and inventory for which provision is made in section 31 633.361, including all probate and nonprobate assets. This 2 chapter does not exempt the personal representative from 33 complying with the requirements of section 422.27, 450.22, 34 450.58, 633.480, or 633.481, and the administration of an 35 estate whether converted to or from a small estate shall be

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1 considered one proceeding pursuant to section 633.330. For 2 a death occurring before January 1, 2025, this chapter does 3 not exempt the personal representative from complying with the 4 requirements of section 450.22 or 450.58. 5 Sec. 58. Section 635.8, subsection 1, paragraph e, Code 6 2024, is amended to read as follows: 7 e. A statement that all statutory requirements pertaining to 8 taxes have been complied with, including whether federal estate 9 tax due has been paid, whether a lien continues to exist for 10 any federal estate tax, and whether inheritance tax was paid ll or a tax return was filed in this state for a death occurring 12 before January 1, 2025. 13 Sec. 59. Section 654.16, subsection 2, Code 2024, is amended 14 to read as follows: 15 If a homestead is designated, the court shall determine 2. 16 the fair market value of the designated homestead before 17 the sheriff's sale. The court may consult with the county 18 appraisers appointed pursuant to section 450.24 for deaths 19 occurring before January 1, 2025, or with one or more 20 independent appraisers, to determine the fair market value of 21 the designated homestead. 22 Sec. 60. EFFECTIVE DATE. This division of this Act takes 23 effect January 1, 2025. Sec. 61. APPLICABILITY. This division of this Act applies 24 25 to the estates of decedents dying on or after January 1, 2025. 26 EXPLANATION 27 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly. 28 29 This bill relates to the administration of state taxation, 30 the lottery, and alcoholic beverages under the purview of the 31 department of revenue. 32 DIVISION I — DISCLOSURE OF TAX INFORMATION. The bill 33 specifies and updates the circumstances the department of 34 revenue (department) may disclose state tax return and audit 35 information to law enforcement.

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1 The division takes effect upon enactment.

2 DIVISION II — ANNUAL REPORTING. The bill strikes the 3 requirement that the department annually report to the general 4 assembly the areas of recurrent taxpayer noncompliance with the 5 rules of the department including any recommendations relating 6 to the noncompliance.

7 DIVISION III — PROPERTY TAX — EXTENSIONS. Under current 8 law, a claimant may ask the director of the department, the 9 county treasurer, or the director of the department of health 10 and human services for an extension to claim a reimbursement 11 for rent constituting property taxes in case of sickness, 12 absence, or disability. The bill strikes the director of the 13 department from involvement in the extension request by the 14 claimant.

DIVISION IV - FARM TENANCY INCOME TAX EXCLUSION. 15 16 Currently, an eligible individual may exclude income received 17 by the individual pursuant to a farm tenancy covering real 18 property held by the individual for 10 or more years, if the 19 individual materially participated in a farming business for 20 10 or more years. The bill allows the eligible individual to 21 exclude such income under such circumstances, if the individual 22 materially participated in a farming business for 10 or more 23 years in the aggregate. The bill further specifies the term 24 "held" is to be determined by the holding period provisions of 25 section 1223 of the Internal Revenue Code and other federal 26 regulations which is identical to the use of the term "held" 27 under the farming business exclusion in Code section 422.7(13). 28 DIVISION V - PASS-THROUGH ENTITIES. Under current law, 29 the department may issue a notice of adjustment (adjustment of 30 tax) to a partnership or pass-through entity pursuant to Code 31 section 422.25C, and specifies that the notice of adjustment 32 is appealable pursuant to Code sections 422.28 and 422.29. 33 The bill specifies the notice of adjustment is not always 34 appealable under the circumstances provided in Code section 35 422.25.

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The division takes effect upon enactment and applies
 retroactively to January 1, 2024.

3 DIVISION VI — SALES TAX CHANGES. Under current law, a 4 purchaser, user, and consumer of taxable property or services 5 may be authorized to remit tax owed directly to the department 6 instead of the tax being collected and paid by the seller. The 7 bill specifies that in order to qualify for the direct pay tax 8 permit such a taxpayer must accrue a tax liability of more than 9 \$8,000 on a monthly basis. Currently, such a taxpayer must 10 accrue a tax liability of \$4,000 on a semimonthly basis in 11 order to qualify for the direct pay tax permit.

12 Currently, if the department determines a sales tax return 13 is incorrect, the department may determine the amount of tax 14 due from information or knowledge the department is able to 15 obtain, including using any mutually agreed upon valid and 16 reliable sampling technique. The bill strikes the provision 17 requiring the sampling technique be mutually agreed upon by the 18 taxpayer and the department, and allows the department to use 19 such a sampling technique without mutual agreement from the 20 taxpayer.

21 DIVISION VII — MOTOR FUEL TAXES. Under current law and 22 before July 1, 2026, the department determines the rate of 23 excise tax imposed on each gallon of ethanol blended gasoline 24 based upon the distribution percentage calculated in Code 25 section 452A.3(1)(b), and the excise tax rate imposed on each 26 gallon of biodiesel blended fuel based on the distribution 27 percentage calculated in Code section 453A.3(3)(a)(2). The 28 department determines the distribution percentage based upon 29 data from reports filed pursuant to Code section 452A.33. The 30 bill allows the department to amend the initial distribution 31 percentage due to a mistake, or if there is a late report filed 32 by a retail dealer to the department, or the distribution 33 percentage is not accurate.

The bill changes the due date of a biannual tax return relating to electric fuel tax due in January by one day, and

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1 modifies the biannual tax period by one day.

2 The bill allows a person who uses electric fuel for a 3 nontaxable purpose to provide an exemption certificate to 4 the license holder selling or dispensing the fuel, if the 5 certificate is produced by the department.

6 DIVISION VIII — VETERANS TRUST FUND AND LOTTERY. The bill 7 strikes the requirement that the department report semiannually 8 to the general assembly's standing committees on government 9 oversight regarding the operations of the lottery.

10 The bill establishes new criteria triggering distributions 11 from the veterans trust fund when the balance of the fund 12 equals or exceeds \$50 million. Under the bill, if the balance 13 of the veterans trust fund is \$50 million or more on both 14 July 1 of the current fiscal year and July 1 of the preceding 15 fiscal year, the moneys from the veterans trust fund shall 16 be appropriated to the department for distribution to county 17 directors of veteran affairs as provided in current law in Code 18 section 99G.39(3).

19 The bill establishes new setoff program procedures (debt 20 collection) for a debtor's lottery prize payment awarded as 21 cash or cash equivalent. The bill defines "setoff program" to 22 mean the program administered by the department pursuant to 23 Code section 421.65.

DIVISION IX — ALCOHOLIC BEVERAGES. The bill defines operating still" to mean a still that is registered with the federal alcohol and tobacco tax and trade bureau of the United States department of the treasury and is actively used to manufacture spirits. The term "operating still" is used in the definition of "native distillery" in Code section 123.3(35).

The bill moves portions of Code section 123.30(4) to new Code section 123.30(5) and allows a person holding a retail alcohol license to permit a customer to carry an open container of beer from the person's licensed premises into another immediately adjacent licensed premises that is covered by a license or permit that authorizes the consumption of beer. Current law

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1 allows a person to carry an open container of wine under such 2 circumstances but not beer.

3 The bill allows a person who is the holder of a class 4 "A" native distilled spirits license to be granted a class 5 "C" retail alcohol license for the same premises licensed 6 under the class "A" native distilled spirit license where the 7 manufacturing of native distilled spirits occurs.

8 The bill provides a native brewery may be granted a class "C" 9 retail alcohol license or a special class "C" retail alcohol 10 license for the premises licensed under a class "A" beer permit 11 where the manufacturing of beer occurs. The bill provides 12 that a native brewery may be granted not more than two class 13 "C" retail alcohol licenses or granted two special class "C" 14 alcohol licenses. Under the bill, a native brewery may be 15 issued a class "C" retail alcohol license or a special class 16 "C" alcohol license, regardless of whether the person is a 17 manufacturer of native distilled spirits pursuant to a class 18 "A" native distilled spirits license or a manufacturer of 19 native wine pursuant to a class "A" wine permit.

The bill allows a person who is the holder of a class "A" wine permit to be granted a class "C" retail alcohol license or a special class "C" retail native wine license for the same premises licensed under the class "A" wine permit where the manufacturing of native wine occurs.

DIVISION X — INHERITANCE TAX — FUTURE CODE CHANGES DUE TO REPEAL. The bill changes numerous Code sections to reflect the future repeal of the inheritance tax beginning for the estates of decedents dying on or after January 1, 2025. However, other provisions of Code chapter 450 relating to the inheritance tax have not been repealed. The division takes effect January 1, 2025, and applies to the estates of decedents dying on or after 2 that date.

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