

**EIGHTY-FIFTH GENERAL ASSEMBLY
2014 REGULAR SESSION
DAILY
HOUSE CLIP SHEET**

MARCH 28, 2014

**Senate Amendment to
HOUSE FILE 2183**

H-8174

1 Amend House File 2183, as passed by the House, as
2 follows:
3 1. Page 1, line 6, by striking <the district court
4 in that county> and inserting <the appropriate court>
5 2. Page 1, line 27, after <3.> by inserting <An
6 agreement entered into under this paragraph shall not
7 negate any obligations of a city utility, combined city
8 utility, city enterprise, or combined city enterprise
9 under section 384.84.>
10 3. Page 1, after line 33 by inserting:
11 < (3) The board shall adopt rules for the
12 discontinuance of water service under this paragraph.
13 A public utility shall only discontinue water service
14 under this paragraph in accordance with the rules
15 adopted pursuant to this subparagraph.>

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H-8174 FILED MARCH 27, 2014

Senate Amendment to
HOUSE FILE 2296

H-8173

1 Amend House File 2296, as passed by the House, as
2 follows:

3 1. By striking everything after the enacting clause
4 and inserting:

5 <Section 1. Section 556.9, Code 2014, is amended to
6 read as follows:

7 556.9 Miscellaneous personal property held for
8 another person ---- wages ---- gift certificates.

9 1. a. All intangible personal property, not
10 otherwise covered by this chapter, including any income
11 or increment earned on the property and deducting any
12 lawful charges, that is held or owing in this state in
13 the ordinary course of the holder's business and has
14 remained unclaimed by the owner for more than three
15 years after it became payable or distributable is
16 presumed abandoned. ~~However, unpaid~~

17 b. Unpaid wages, including wages represented by
18 payroll checks or other compensation for personal
19 services owing in the ordinary course of the holder's
20 business that remain unclaimed by the owner for more
21 than one year after becoming payable are presumed
22 abandoned.

23 c. Except as provided in subsection 2, funds
24 represented by a gift certificate balance that has
25 not been presented within five years from the date
26 of issuance of the gift certificate are presumed
27 abandoned.

28 2. a. An issuer of a gift certificate shall not
29 deduct from the face value of the gift certificate any
30 charge imposed due to the failure of the owner of the
31 gift certificate to present the gift certificate in a
32 timely manner, unless a valid and enforceable written
33 contract exists between the issuer and the owner of the
34 gift certificate pursuant to which the issuer regularly
35 imposes such charges and does not regularly reverse or
36 otherwise cancel them.

37 b. Notwithstanding the time limitation in
38 subsection 1, a gift certificate redeemable for
39 merchandise only that is not subject to an expiration
40 date and that is not subject to a deduction from
41 the face value of the gift certificate for failure
42 of the owner of the gift certificate to present the
43 gift certificate in a timely manner, or subject to
44 any other charge or service fee, which card remains
45 unpresented, shall continue in force and be eligible
46 for presentation for an indefinite period of time, and
47 shall not be subject to a presumption of abandonment.

48 c. For purposes of this ~~subsection~~ section,
49 "gift certificate" means a merchandise certificate or
50 electronic gift card conspicuously designated as a gift

H-8173

H-8173

Page 2

1 certificate or electronic gift card, and generally
2 purchased by a buyer for use by a person other than the
3 buyer.

4 Sec. ____ . APPLICABILITY. Section 556.9, subsection
5 2, paragraph b, as enacted in this Act, applies to gift
6 certificates redeemable for merchandise only that are
7 sold after July 1, 2014.>

8 2. Title page, line 2, after <certificates> by
9 inserting <, and providing applicability provisions>

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H-8173 FILED MARCH 27, 2014

Senate Amendment to
HOUSE FILE 2387

H-8172

1 Amend House File 2387, as passed by the House, as
2 follows:

3 1. Page 1, line 27, after <mail> by inserting <and
4 first class mail>

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H-8172 FILED MARCH 27, 2014

HOUSE FILE 2456

H-8169

1 Amend House File 2456 as follows:

2 1. Page 2, line 9, by striking <voted> and
3 inserting <~~voted~~ authorized>

4 2. Page 2, by striking lines 11 and 12 and
5 inserting <area the proceeds of the voted tax
6 ~~hereinbefore~~ authorized to be levied under this
7 section, the board of directors of any such merged
8 area>

9 3. Page 2, lines 17 and 18, by striking
10 <hereinbefore authorized> and inserting <~~hereinbefore~~
11 authorized under this section>

12 4. Page 2, line 32, by striking <hereinbefore
13 authorized> and inserting <~~hereinbefore~~ authorized
14 under this section>

15 5. Page 3, line 9, by striking <voted> and
16 inserting <~~voted~~ authorized>

17 6. Page 4, line 16, after <subsection 2> by
18 inserting <that is in effect on the date the petition
19 for the election is filed with the board>

20 7. Page 6, line 7, after <paragraph "b"> by
21 inserting <that is in effect on the date the petition
22 for the election is filed with the board>

By COWNIE of Polk

H-8169 FILED MARCH 27, 2014

HOUSE FILE 2458

H-8170

1 Amend House File 2458 as follows:
2 1. Page 21, line 23, by striking <16,000,000> and
3 inserting <20,000,000>
4 2. Page 21, after line 23 by inserting:
5 <DIVISION _____
6 GENERAL FUND
7 SPECIAL APPROPRIATION FOR FY 2014-2015
8 Sec. _____. REAP ---- GENERAL FUND
9 APPROPRIATION. Notwithstanding the amount of the
10 standing appropriation from the general fund of the
11 state to the Iowa resources enhancement and protection
12 fund as provided in section 455A.18, and in addition to
13 any other appropriation to that fund made in this Act,
14 there is appropriated from the general fund, in lieu
15 of the appropriation made in section 455A.18, for the
16 fiscal year beginning July 1, 2014, and ending June 30,
17 2015, the following amount, to be allocated as provided
18 in section 455A.19:
19 \$ 5,000,000>
20 3. By renumbering as necessary.

By OURTH of Warren

H-8170 FILED MARCH 27, 2014

HOUSE FILE 2458

H-8171

1 Amend House File 2458 as follows:
2 1. Page 25, after line 5 by inserting:
3 <DIVISION _____
4 SENIOR FARMERS' MARKET NUTRITION PROGRAM
5 Sec. _____. NEW SECTION. 175B.3A Senior farmers'
6 market nutrition program.
7 The department, in administering the senior farmers'
8 market nutrition program, shall deem as eligible all
9 categories of participants who are eligible to receive
10 benefits under 7 C.F.R. pt. 249, {249.6.>
11 2. By renumbering as necessary.

By DAWSON of Woodbury

H-8171 FILED MARCH 27, 2014

SENATE FILE 2195

H-8175

1 Amend the amendment, H-8151, to Senate File 2195, as
2 passed by the Senate, as follows:

3 1. Page 1, before line 5 by inserting:

4 <Sec. _____. Section 8A.321, Code 2014, is amended by
5 adding the following new subsection:

6 NEW SUBSECTION. 15. a. Contract with an
7 independent engineer to conduct an analysis regarding
8 the performance of solar panels installed at the
9 energy-efficient building constructed pursuant to
10 section 476.10B. The analysis shall be conducted on
11 an annual basis commencing on December 31 of the year
12 following a full year of solar panel operation and
13 December 31 each year thereafter, and shall continue
14 until the panels are removed from service. A report
15 summarizing the annual analysis shall be submitted to
16 the general assembly by March 31 following each annual
17 analysis period.

18 b. The annual analysis shall include or encompass
19 the following factors:

20 (1) The total actual cost to acquire, install,
21 test, and commission the installation project.

22 (2) The total operating and maintenance costs
23 incurred, including but not limited to internal
24 and external labor, repairs, panel cleaning, and
25 replacement parts.

26 (3) The actual kilowatt hours of
27 alternating-current generation produced by the project
28 and the associated capacity factor.

29 (4) The performance ratio for the project.

30 (5) The actual project availability.

31 (6) The sale of any renewable energy credits
32 generated by the project.

33 (7) The calculated annual degradation rate for the
34 project.

35 (8) The alternating current output in comparison
36 to solar insolation.

37 (9) The actual electricity and demand charge
38 savings resulting from the project.

39 (10) Financing costs incurred to support the
40 project.

41 (11) Estimated project decommissioning costs, net
42 of any expected salvage value.

43 (12) The projected and actual internal rate
44 of return and payback of the project including
45 tax impacts, to the extent applicable over the
46 twenty-five-year period following installation.

47 c. In conducting the analysis, each of the factors
48 listed in paragraph "b" shall be compared to and
49 reconciled with the pro forma document developed when
50 the project was originally proposed.

H-8175

H-8175

Page 2

1 d. An amount, not to exceed ten thousand dollars
2 annually, shall be transferred from the department of
3 commerce revolving fund created in section 546.12 to
4 the department of administrative services for purposes
5 of conducting the analysis.>

6 2. By renumbering as necessary.

By WATTS of Dallas

H-8175 FILED MARCH 27, 2014