

**EIGHTY-SIXTH GENERAL ASSEMBLY
2015 REGULAR SESSION
DAILY
HOUSE CLIP SHEET**

MARCH 24, 2015

HOUSE FILE 540

H-1130

1 Amend House File 540 as follows:
2 1. By striking page 1, line 1, through page 4, line
3 23, and inserting:
4 <Section 1. LAW ENFORCEMENT EFFECTIVENESS AND
5 SAFETY ---- LEGISLATIVE INTENT. It is the intent of the
6 general assembly that a motor vehicle operated on the
7 public highways of this state other than a motorcycle,
8 motorized bicycle, truck tractor, motor vehicle which
9 is model year 1948 or older, or a reconstructed or
10 specially constructed vehicle built to resemble a
11 model year 1948 vehicle or older, shall not be issued
12 only one registration plate for display on the rear
13 of the vehicle, but shall be issued one registration
14 plate for display on the front of the vehicle and one
15 registration plate for display on the rear of the
16 vehicle to ensure the effective enforcement of the
17 laws of this state and the safety of this state's law
18 enforcement officers.>

By BAUDLER of Adair

H-1130 FILED MARCH 23, 2015

HOUSE FILE 590

H-1134

1 Amend House File 590 as follows:

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

4 <Section 1. WORKFORCE DEVELOPMENT STRATEGY -- STUDY
5 -- REPORT.

6 1. The Iowa workforce development board, in
7 coordination with the director of the department of
8 workforce development, the regional advisory boards as
9 established pursuant to section 84A.4, and the steering
10 committee of the national governors association policy
11 academy on aligning the education and training pipeline
12 to the needs of the economy, shall conduct a study
13 for the purpose of developing a plan to modernize
14 Iowa's workforce development strategy. The workforce
15 development board shall collaborate with the department
16 of education, the economic development authority, the
17 Iowa innovation council, the chairpersons and ranking
18 members of the House and Senate committees on economic
19 growth, the chairperson and ranking member of the House
20 committee on labor, the chair and ranking member of
21 the Senate committee on labor and business relations,
22 and the chairpersons and ranking members of the joint
23 appropriations subcommittee on economic development, in
24 conducting its study and developing a strategy.

25 2. The workforce development board, in developing a
26 plan to modernize Iowa's workforce development strategy
27 and conducting the study, shall consider and develop
28 policy recommendations that will do the following:

29 a. Promote a holistic, career-focused approach that
30 will help the state meet the needs of employers and
31 workers, grow family incomes, improve the skills of
32 both individuals and the workforce generally, and make
33 communities more vibrant and attractive places to live.

34 b. Align education, workforce, and economic
35 development structures and policies to more effectively
36 build on the state's foundation of innovative
37 workforce and education programs and further improve
38 collaboration between the public and private sectors.

39 c. Support the use of career pathways for the
40 purpose of making available to individuals, including
41 low-skilled adults, youth, individuals with barriers
42 to employment, and individuals with disabilities,
43 workforce investment activities, education, and
44 supportive services to allow them to enter or retain
45 employment.

46 d. Meet the needs of employers, workers, and job
47 seekers, particularly through industry or sector
48 partnerships related to in-demand industry sectors and
49 occupations; and develop a comprehensive strategic
50 workforce plan for implementing specific policies that

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1 further these strategies.

2 e. Develop and continuously improve the one-stop
3 delivery system in local areas, including providing
4 assistance to local boards, one-stop operators,
5 one-stop partners, and providers with planning and
6 delivering services, including training services and
7 supportive services, in order to support effective
8 delivery of services to workers, job seekers, and
9 employers.

10 3. The workforce development board shall submit a
11 report, including its findings and recommendations, to
12 the governor and the general assembly by November 2,
13 2015.>

14 2. Title page, by striking lines 1 through 4 and
15 inserting <An Act requiring the workforce development
16 board to conduct a study for the purpose of developing
17 a plan to modernize Iowa's workforce development
18 strategy.>

By ISENHART of Dubuque

H-1134 FILED MARCH 23, 2015

HOUSE FILE 203

H-1133

1 Amend House File 203 as follows:

2 1. Page 1, line 24, before <polysomnographic>
3 by inserting <respiratory care and polysomnography
4 practitioner,>

5 2. Page 3, line 20, before <polysomnographic>
6 by inserting <respiratory care and polysomnography
7 practitioner or the>

8 3. Page 4, line 3, before <polysomnographic>
9 by inserting <respiratory care and polysomnography
10 practitioner or a>

11 4. Page 4, line 10, after <licensed> by inserting
12 <respiratory care and polysomnography practitioner or
13 a licensed>

14 5. Page 4, line 32, after <a> by inserting
15 <respiratory care and polysomnography practitioner or
16 a>

17 6. Page 7, line 9, before <polysomnographic>
18 by inserting <respiratory care and polysomnography
19 practitioner or as a>

20 7. Page 7, line 10, by striking <licensure.> and
21 inserting <the type of license for which the applicant
22 is applying.>

23 8. Page 7, line 11, before <The> by inserting
24 <Beginning with the March 31, 2016, license renewal
25 period, a person licensed as a respiratory care
26 practitioner who seeks a respiratory care and
27 polysomnography practitioner license shall make such
28 application with the application for license renewal
29 and pay the fees established by the board. The fees
30 established by the board for a respiratory care and
31 polysomnography practitioner license shall not exceed
32 one hundred twenty percent of the cost of a respiratory
33 care practitioner license issued pursuant to chapter
34 152B or a polysomnographic technologist license issued
35 pursuant to this section.>

36 9. Page 7, line 11, before <shall> by inserting
37 <for a respiratory care and polysomnography
38 practitioner license must meet the requirements of this
39 section. An application for either type of licensure>

40 10. Page 7, line 23, by striking <completion> and
41 inserting <any of the following:

42 (1) Completion>

43 11. Page 7, before line 27 by inserting:

44 <(2) Obtaining the sleep disorder specialist
45 credential from the national board for respiratory
46 care.

47 (3) Obtaining the registered polysomnographic
48 technologist credential from the board of registered
49 polysomnographic technologists.

50 (4) Completing or obtaining any other certificate

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- 1 or credential program as recognized by the board.>
- 2 12. Page 8, line 1, by striking <program.> and
- 3 inserting <program or an equivalent program as
- 4 determined by the board.>
- 5 13. Page 8, line 2, by striking <a.>
- 6 14. Page 8, line 4, by striking <a person> and
- 7 inserting <an individual>
- 8 15. Page 8, line 8, by striking <(1)> and inserting
- 9 a.>
- 10 16. Page 8, line 10, by striking <(2)> and
- 11 inserting <b.>
- 12 17. Page 8, line 12, by striking <(3)> and
- 13 inserting <c.>
- 14 18. Page 8, line 12, by striking <person's> and
- 15 inserting <individual's>
- 16 19. Page 8, by striking line 13 and inserting
- 17 <current employer or the medical director's designee
- 18 that the individual has completed>
- 19 20. Page 8, line 15, by striking <person's> and
- 20 inserting <individual's>
- 21 21. Page 8, line 16, by striking <that the person>
- 22 and inserting <or the medical director's designee that
- 23 the individual>
- 24 22. Page 8, by striking lines 18 and 19.
- 25 23. Page 8, line 30, after <employer> by inserting
- 26 <or the medical director's designee>
- 27 24. Page 8, by striking lines 31 through 33 and
- 28 inserting <polysomnography.>
- 29 25. Page 9, line 7, after <as> by inserting
- 30 <respiratory care and polysomnography practitioners or
- 31 as>
- 32 26. Page 9, line 16, before <polysomnographic>
- 33 by inserting <respiratory care and polysomnography
- 34 practitioner or as a>
- 35 27. Page 9, line 20, before <licensed> by inserting
- 36 <licensed respiratory care and polysomnography
- 37 practitioner or a>
- 38 28. Page 9, line 26, after <a> by inserting
- 39 <respiratory care and polysomnography practitioner or
- 40 a>
- 41 29. Page 9, line 35, after <a> by inserting
- 42 <respiratory care and polysomnography practitioner or
- 43 a>
- 44 30. Page 10, line 16, by striking <152B> and
- 45 inserting <152B, respiratory care and polysomnography
- 46 practitioners pursuant to chapter 152B,>
- 47 31. Title page, line 1, after <of> by inserting
- 48 <respiratory care and polysomnography practitioners
- 49 and>
- 50 32. By renumbering, redesignating, and correcting

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1 internal references as necessary.

By L. MILLER of Scott

H-1133 FILED MARCH 23, 2015

HOUSE FILE 227

H-1132

1 Amend House File 227 as follows:

2 1. Page 1, line 8, after <searches> by inserting
3 <and visual strip searches of persons arrested for
4 scheduled violations or simple misdemeanors>

5 2. Page 1, by striking lines 9 through 19 and
6 inserting:

7 <1. a. A person arrested for a scheduled violation
8 or a simple misdemeanor who is housed in the general
9 population of a county jail or municipal holding
10 facility may be subject to a visual strip search. Such
11 a person may be subject to a strip search if there is
12 probable cause to believe that the person is concealing
13 a weapon or contraband and written authorization of the
14 supervisor on duty is obtained.

15 b. A person arrested for a scheduled violation
16 or a simple misdemeanor who is not housed in the
17 general population of a county jail or municipal
18 holding facility shall not be subjected to either a
19 strip search or a visual strip search unless there is
20 probable cause to believe that the person is concealing
21 a weapon or contraband and written authorization of the
22 supervisor on duty is obtained.

23 c. A strip search conducted pursuant to this
24 section that involves the physical probing of a body
25 cavity, other than the mouth, ears, or nose, shall
26 require a search warrant and shall only be performed
27 by a licensed physician unless voluntarily waived in
28 writing by the arrested person.>

29 3. Page 1, line 20, by striking <3. a.> and
30 inserting <2.>

31 4. Page 1, by striking lines 23 through 29.

32 5. Page 1, line 30, after <searches> by inserting
33 <conducted pursuant to this section>

34 6. Page 1, line 32, after <searches> by inserting
35 <conducted pursuant to this section>

36 7. Page 1, line 35, after <searches> by inserting
37 <conducted pursuant to this section>

38 8. Page 2, lines 4 and 5, by striking <subsection
39 1> and inserting <this section>

40 9. Page 2, line 6, by striking <subsection 1> and
41 inserting <this section>

42 10. Page 2, line 8, by striking <of the search> and
43 inserting <of the search,>

44 11. Page 2, by striking line 9 and inserting <and a
45 copy of the search warrant, if applicable>

By BRANHAGEN of Winneshiek

H-1132 FILED MARCH 23, 2015

HOUSE FILE 307

H-1136

1 Amend House File 307 as follows:

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

4 <Section 1. Section 279.10, subsection 1, Code
5 2015, is amended to read as follows:

6 1. The school year for each school district and
7 accredited nonpublic school shall begin on July 1 ~~and~~
8 ~~each regularly established elementary and secondary~~
9 ~~school shall begin no sooner than a day during the~~
10 ~~calendar week in which the first day of September~~
11 ~~falls but no later than the first Monday in December.~~
12 ~~However, if the first day of September falls on a~~
13 ~~Sunday, school may begin on a day during the calendar~~
14 ~~week which immediately precedes the first day of~~
15 ~~September.~~ The school calendar shall include not
16 less than one hundred eighty days, except as provided
17 in subsection 3, or one thousand eighty hours of
18 instruction during the calendar year. The board of
19 directors of a school district and the authorities
20 in charge of an accredited nonpublic school shall
21 determine the school start date for the school calendar
22 based on the best educational interests of the students
23 and shall set the number of days or hours of required
24 attendance for the school year as provided in section
25 299.1, subsection 2, but the board of directors of a
26 school district shall hold a public hearing on any
27 proposed school calendar prior to adopting the school
28 calendar. If the board of directors of a district or
29 the authorities in charge of an accredited nonpublic
30 school extends the school calendar because inclement
31 weather caused the school district or accredited
32 nonpublic school to temporarily close during the
33 regular school calendar, the school district or
34 accredited nonpublic school may excuse a graduating
35 senior who has met district or school requirements for
36 graduation from attendance during the extended school
37 calendar. A school corporation may begin employment
38 of personnel for in-service training and development
39 purposes before the date to begin elementary and
40 secondary school.

41 Sec. 2. Section 279.10, subsection 4, Code 2015, is
42 amended by striking the subsection.

43 Sec. 3. REPEAL. Section 257.17, Code 2015, is
44 repealed.>

45 2. Title page, by striking lines 1 and 2 and
46 inserting <An Act relating to the school start date and
47 eliminating waiver and penalty provisions.>

By FORRISTALL of Pottawattamie

H-1136 FILED MARCH 23, 2015

HOUSE FILE 394

H-1128

1 Amend House File 394 as follows:

2 1. Page 1, line 5, by striking <important> and
3 inserting <crucial to national security>

By PETTENGILL of Benton

H-1128 FILED MARCH 23, 2015

HOUSE FILE 394

H-1129

1 Amend House File 394 as follows:

2 1. Page 1, line 5, by striking <important>

3 2. Page 5, line 10, by striking <writing> and
4 inserting <an understandable written format>

5 3. Page 5, line 17, by striking <may> and inserting
6 <does>

By PETTENGILL of Benton

H-1129 FILED MARCH 23, 2015

HOUSE FILE 394

H-1135

1 Amend House File 394 as follows:

2 1. Page 1, line 16, after <drivers.> by inserting
3 <"Transportation network company" does not include
4 an entity that provides nonemergency medical
5 transportation brokerage services under contract,
6 directly or indirectly, with this state.>

7 2. Page 2, line 18, before <registration> by
8 inserting <make, model, and>

9 3. Page 3, line 12, after <maintain> by inserting
10 <primary>

11 4. Page 3, lines 13 and 14, by striking <amounts
12 greater than or equal to those stated in section
13 321A.1, subsection 11.> and inserting <the amount
14 of fifty thousand dollars because of bodily injury
15 to or death of one person in any one accident, and,
16 subject to the limit for one person, the amount of one
17 hundred thousand dollars because of bodily injury to
18 or death of two or more persons in any one accident,
19 and the amount of fifteen thousand dollars because of
20 injury to or destruction of property of others in any
21 one accident, and shall maintain uninsured motorist
22 coverage and underinsured motorist coverage in the
23 amounts required under section 516A.1.>

24 5. Page 3, line 24, after <maintain> by inserting
25 <primary>

26 6. Page 3, lines 25 and 26, by striking <or
27 property damage> and inserting <and property damage in
28 any one accident, and shall maintain uninsured motorist
29 coverage and underinsured motorist coverage in the
30 amount of one hundred thousand dollars per accident>

31 7. By striking page 3, line 30, through page 4,
32 line 5, and inserting:

33 <3. Nothing in this section shall prevent a
34 transportation network company driver from obtaining
35 additional financial liability coverage in excess of
36 the coverage required under this section. If a driver
37 maintains such excess financial liability coverage,
38 any claim arising from the periods of time stated in
39 subsections 1 and 2 shall be covered first by the
40 primary underlying automobile insurance policy up to
41 the policy's limits, and then covered by the excess
42 financial liability coverage maintained by the driver
43 according to the excess policy's terms.>

44 8. Page 4, by striking lines 6 through 9 and
45 inserting:

46 <4. Financial liability coverage required by
47 this section shall be issued by an eligible insurer
48 authorized to do business in this state by the
49 commissioner of insurance.>

50 9. Page 4, line 10, by striking <licensed under

1 chapter 522B> and inserting <authorized to do business
2 in this state>

3 10. Page 4, line 15, by striking <licensed under
4 chapter 522B> and inserting <authorized to do business
5 in this state>

6 11. Page 5, after line 6 by inserting:

7 <7. If a transportation network company's insurer
8 makes a payment for a claim covered under comprehensive
9 or collision physical damage coverage, the
10 transportation network company shall cause its insurer
11 to issue the payment directly to the business repairing
12 the insured vehicle or jointly to the owner of the
13 vehicle and the primary lienholder on the vehicle.>

14 12. Page 6, after line 24 by inserting:

15 <d. Advise the person to inform the insurer of the
16 person's personal motor vehicle that the person intends
17 to act as a transportation network company driver. The
18 advisement shall be presented to the person by the
19 company in a conspicuous manner separate from any other
20 advisements, terms, or conditions presented to the
21 person. The company shall obtain affirmation from the
22 person that the person received the advisement required
23 by this paragraph.>

24 13. Page 7, after line 13 by inserting:

25 <Sec. ____ . NEW SECTION. 321N.11A Motor vehicle
26 safety inspection required.

27 1. A transportation network company or a third
28 party shall perform an initial safety inspection on
29 each motor vehicle prior to approving the vehicle for
30 use to provide transportation network company services.
31 A safety inspection shall be performed on an annual
32 basis thereafter for a motor vehicle to continue to
33 provide transportation network company services. The
34 safety inspection shall include inspection of all of
35 the following components and such components shall be
36 in good working order:

- 37 a. Foot brakes.
- 38 b. Parking or emergency brakes.
- 39 c. Steering mechanism.
- 40 d. Windshield.
- 41 e. Rear window and other glass.
- 42 f. Windshield wipers.
- 43 g. Headlights.
- 44 h. Tail lights.
- 45 i. Turn indicator lights.
- 46 j. Brake lights.
- 47 k. Front seat adjustment mechanism.
- 48 l. The opening, closing, and locking capability of
49 doors.
- 50 m. Horn.

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- 1 n. Speedometer.
- 2 o. Bumpers.
- 3 p. Muffler and exhaust system.
- 4 q. Tire conditions, including tread depth.
- 5 r. Interior and exterior rear-view mirrors.
- 6 s. Safety belts for driver and passengers.
- 7 2. A transportation network company driver shall
- 8 maintain proof of the most current inspection in
- 9 the driver's vehicle. A transportation network
- 10 company shall maintain complete documentation of such
- 11 inspections for at least the period that the current
- 12 inspection remains valid.>
- 13 14. By renumbering as necessary.

By HAGENOW of Polk
DAWSON of Woodbury

H-1135 FILED MARCH 23, 2015

SENATE FILE 203

H-1131

- 1 Amend [Senate File 203](#), as passed by the Senate, as
- 2 follows:
- 3 1. Page 6, line 5, by striking <examination> and
- 4 inserting <~~examination~~ evaluation>
- 5 2. Page 6, line 8, by striking <examination.> and
- 6 inserting <~~examination~~ evaluation.>
- 7 3. Page 6, line 11, by striking <examinations> and
- 8 inserting <~~examinations~~ evaluations>
- 9 4. Page 6, line 15, by striking <examination> and
- 10 inserting <~~examination~~ evaluation>
- 11 5. Page 6, line 16, by striking <examination> and
- 12 inserting <~~examination~~ evaluation>
- 13 6. By renumbering as necessary.

COMMITTEE ON HUMAN RESOURCES

L. MILLER of Scott, Chairperson

H-1131 FILED MARCH 23, 2015

SENATE FILE 227

H-1137

1 Amend Senate File 227, as passed by the Senate, as
2 follows:

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

4 <Section 1. Section 257.17, Code 2015, is amended
5 to read as follows:

6 257.17 Aid reduction for early school starts.

7 1. State aid payments made pursuant to section
8 257.16 for a fiscal year shall be reduced by one
9 one-hundred-eightieth for each day of that fiscal year
10 for which the school district begins school before
11 the earliest ~~starting~~ school start date specified in
12 section 279.10, subsection 1. ~~However, this~~

13 2. This section does not apply to a school district
14 attendance center that has received approval from
15 the ~~director of the~~ department of education under
16 section 279.10, subsection 4 2, to ~~commence~~ maintain
17 a year around school calendar that commences classes
18 for regularly established elementary and secondary
19 schools in advance of the ~~starting~~ school start date
20 established in section 279.10, subsection 1. The
21 department of management shall prorate the reduction
22 made pursuant to this section to account for an
23 attendance center in a school district that is approved
24 to maintain a year around school calendar under section
25 279.10, subsection 2.>

26 2. Page 1, line 1, by striking <subsection 1, Code
27 2015, is> and inserting <subsections 1 and 2, Code
28 2015, are>

29 3. Page 1, by striking lines 3 through 17 and
30 inserting:

31 <1. The school year for each school district and
32 accredited nonpublic school shall begin on July 1 and
33 ~~each regularly established elementary and secondary~~
34 ~~school~~ the school calendar shall begin no sooner than
35 a day during the calendar week in which the first day
36 of September falls but August 23 and no later than the
37 first Monday in December. ~~However, if the first day~~
38 of September falls on a Sunday, school may begin on a
39 day during the calendar week which immediately precedes
40 the first day of September. The school calendar
41 shall include not less than one hundred eighty days,
42 except as provided in subsection 3, or one thousand
43 eighty hours of instruction during the calendar year.
44 The board of directors of a school district and the
45 authorities in charge of an accredited nonpublic school
46 shall determine the school start date for the school
47 calendar in accordance with this subsection and shall
48 set the number>

49 4. Page 1, after line 32 by inserting:

50 <2. The board of directors of a school district and

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1 the authorities in charge of an accredited nonpublic
2 school may apply to the department of education for
3 authorization to maintain a year around school calendar
4 at an attendance center or school for students in
5 prekindergarten through grade eight. However, a board
6 shall hold a public hearing on any proposal relating
7 to the authorization for a year around school calendar
8 prior to submitting ~~it~~ an application under this
9 subsection to the department of education for approval.

10 a. The initial application for a year around school
11 calendar shall be submitted to the department of
12 education not later than November 1 of the preceding
13 school year. The department shall notify the board
14 or the authorities of the approval or denial of an
15 application not later than the next following January
16 15. The application may be approved for one or two
17 years at a time. A board or the authorities in charge
18 may reapply to renew an authorization by November 1 of
19 the year prior to expiration of the authorization.

20 b. An attendance center or school authorized
21 to maintain a year around calendar must serve all
22 students attending the school and shall not be limited
23 based on student achievement or based on the trait or
24 characteristic of the student as defined in section
25 280.28.

26 c. An attendance center or school authorized
27 to maintain a year around school calendar under
28 this subsection shall provide at least ten days of
29 instruction or the hourly equivalent during eleven of
30 the twelve months of the school year. The period of
31 time between instructional days shall not exceed six
32 weeks.

33 d. A year around school calendar authorized
34 pursuant to this subsection is exempt from the school
35 start date specified in subsection 1.>

36 5. Page 1, by striking lines 33 through 35 and
37 inserting:

38 <Sec. _____. Section 279.10, subsections 3 and 4,
39 Code 2015, are amended by striking the subsections.

40 Sec. _____. 2015-2016 YEAR AROUND SCHOOL CALENDAR
41 APPLICATION DEADLINE. Notwithstanding section 279.10,
42 subsection 2, paragraph "a", for the school year
43 beginning July 1, 2015, a school district or accredited
44 nonpublic school may submit an application for
45 authorization to maintain a year around school calendar
46 in accordance with section 279.10, subsection 2, not
47 later than fifteen days following the effective date of
48 this Act, and the department of education shall approve
49 or deny an application submitted pursuant to this
50 section not later thirty days following the effective

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1 date of this Act.

2 Sec. ____ . EFFECTIVE UPON ENACTMENT. This Act,
3 being deemed of immediate importance, takes effect upon
4 enactment.>

5 6. Title page, lines 1 and 2, by striking
6 <eliminating waiver and penalty provisions> and
7 inserting <to exception and penalty provisions and
8 including effective date provisions>

9 7. By renumbering as necessary.

By FORRISTALL of Pottawattamie

H-1137 FILED MARCH 23, 2015



HF 561 – Recorded Documents Tiered Flat Fees (LSB1744HV.1)
Analyst: Robin Madison (Phone: (515) 281-5270) (robin.madison@legis.iowa.gov)
Fiscal Note Version – Revised

Description

House File 561 requires county recorders to participate in the Iowa Land Records information system, which provides online electronic access to county land records. The Bill requires that participation in the Iowa Land Records system be established by an Iowa Code chapter 28E agreement between all Iowa counties. The Bill increases the fee collected by a county recorder and used for maintaining the Iowa Land Records system from \$1 to \$2. The Bill also strikes language that authorizes the collection of additional fees related to the cost of electronic submission of documents. The Bill specifies that provisions of the statute are subject to legislative review at least every five years.

Background

All 99 counties currently participate in the Iowa Land Records information system. The recording fee for land records filed with a county is currently \$7 for the first page and \$5 per subsequent page. Of the fee for the first page, \$1 goes to the county recorder, \$1 goes to Iowa Land Records, and \$5 goes to the county general fund. The fee for subsequent pages goes to the county general fund.

The number of documents filed has been decreasing. Annual revenue to Iowa Land Records from the \$1 fee has decreased from \$800,000 in FY 2004 to an estimated \$575,000 in FY 2014 and FY 2015.

An additional fee of \$1.50 per document is charged on documents filed electronically. In FY 2014, 119,000 documents were filed electronically, generating revenue for Iowa Land Records of \$179,000.

Assumption

The number of land records filed annually will remain at 575,000 documents. Of those, 119,000 documents will be filed electronically.

Fiscal Impact

This Bill will not affect State General Fund revenues or expenditures. The statewide impact to local entities (counties) is an increase in annual expenditures to Iowa Land Records of \$396,000 annually. These expenditures will be offset by the \$1 increase in the land record filing fee and the elimination of the \$1.50 fee for electronically submitted documents.

Source

Iowa Land Records

/s/ Holly M. Lyons

March 23, 2015