

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

JUNE 5, 2015

HOUSE FILE 616

H-1393

1 Amend the amendment, H-1382, to House File 616, as
2 passed by the House, as follows:
3 1. Page 1, by striking line 4 and inserting:
4 <DIVISION
5 PROPERTY TAX ASSESSMENTS AND
6 BUSINESS PROPERTY TAX CREDIT
7 Sec. _____. Section 426C.1, subsection 4, Code>
8 2. Page 2, before line 47 by inserting:
9 <____. Page 6, line 33, after <this> by inserting
10 <division of this>>
11 3. By striking page 2, line 50, through page 3,
12 line 1, and inserting <this Act amending section 426.3,
13 this Act> and inserting <sections of this division of
14 this Act amending sections 426C.1 and 426C.3, this
15 division of this Act>>
16 4. Page 3, by striking lines 2 through 5 and
17 inserting:
18 <____. Page 7, after line 5 by inserting:
19 <DIVISION
20 SALES AND USE TAXES
21 Sec. _____. Section 423.1, subsection 25, Code 2015,
22 is amended to read as follows:
23 25. "Livestock" includes but is not limited to an
24 animal classified as an ostrich, rhea, emu, bison, ~~or~~
25 farm deer, or preserve whitetail as defined in section
26 484C.1.
27 Sec. _____. Section 423.3, Code 2015, is amended by
28 adding the following new subsection:
29 NEW SUBSECTION. 3A. The sale of preserve whitetail
30 as defined in section 484C.1 if the sale occurred
31 between July 1, 2005, and December 31, 2015.
32 Sec. _____. Section 423.3, subsection 8, paragraph d,
33 Code 2015, is amended to read as follows:
34 d. (1) For purposes of this subsection, the
35 following items are exempt under paragraph "a" when
36 used primarily in agricultural production:
37 (a) A diesel fuel trailer, regardless of the
38 vehicle to which it is to be attached.
39 (b) A seed tender, regardless of the vehicle to
40 which it is to be attached.
41 (c) An all-terrain vehicle.
42 (d) An off-road utility vehicle.
43 (2) For purposes of this paragraph:
44 (a) "All-terrain vehicle" means the same as defined
45 in section 321I.1.
46 ~~(a)~~ (b) "Fuel trailer" means a trailer that
47 holds dyed diesel fuel or diesel exhaust fluid and
48 that is used to transport such fuel or fluid to a
49 self-propelled implement of husbandry.
50 (c) "Off-road utility vehicle" means the same as

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1 defined in section 321I.1.

2 ~~(b)~~ (d) "Seed tender" means a trailer that holds
3 seed and that is used to transport seed to an implement
4 of husbandry and load seed into an implement of
5 husbandry.

6 Sec. _____. REFUNDS. Refunds of taxes, interest, or
7 penalties that arise from claims resulting from the
8 amendment to section 423.1, subsection 25, in this
9 division of this Act, for sales occurring between July
10 1, 2005, and the effective date of the section amending
11 section 423.1, subsection 25, in this division of this
12 Act, shall not be allowed, notwithstanding any other
13 provision of law to the contrary.

14 Sec. _____. REFUNDS. Refunds of taxes, interest, or
15 penalties that arise from claims resulting from the
16 enactment of section 423.3, subsection 3A, in this
17 division of this Act, for sales occurring between July
18 1, 2005, and December 31, 2015, shall not be allowed,
19 notwithstanding any other provision of law to the
20 contrary.

21 Sec. _____. EFFECTIVE UPON ENACTMENT. The following
22 provision or provisions of this division of this Act,
23 being deemed of immediate importance, take effect upon
24 enactment:

25 1. The section of this division of this Act
26 amending section 423.1, subsection 25.

27 2. The section of this division of this Act
28 enacting section 423.3, subsection 3A.

29 Sec. _____. RETROACTIVE APPLICABILITY. The following
30 provision or provisions of this division of this Act
31 apply retroactively to July 1, 2005:

32 1. The section of this division of this Act
33 amending section 423.1, subsection 25.

34 2. The section of this division of this Act
35 enacting section 423.3, subsection 3A.

36 DIVISION _____
37 DISABLED VETERAN HOMESTEAD
38 PROPERTY TAX CREDIT APPLICATION

39 Sec. _____. 2015 Iowa Acts, [House File 166](#), is
40 amended by adding the following new section:

41 NEW SECTION. SEC. 6. EXCEPTION TO APPLICATION
42 FILING DEADLINE. Notwithstanding the filing deadline
43 under section 425.2, claims for the homestead credit
44 authorized under section 425.15, as amended in this
45 Act, filed after July 1, 2014, but before July 1, 2015,
46 shall be considered to be a claim properly filed for
47 taxes due and payable in the fiscal year beginning July
48 1, 2015.

49 Sec. _____. DISABLED VETERAN HOMESTEAD CREDIT --
50 TRANSFER. Notwithstanding section 8B.33, subsection 1,

1 and in lieu of the general fund appropriation provided
2 in section 425.1 to the extent such appropriation
3 would otherwise fund the payment of homestead credit
4 claims under section 425.15 filed after July 1, 2014,
5 but before July 1, 2015, and considered properly filed
6 for taxes due and payable in the fiscal year beginning
7 July 1, 2015, pursuant to the section of this division
8 of this Act amending 2015 Iowa Acts, House File 166,
9 there is transferred for the fiscal year beginning July
10 1, 2015, from the IowAccess revolving fund created in
11 section 8B.33 to the homestead credit fund created in
12 section 425.1 an amount necessary to pay homestead
13 credit claims filed after July 1, 2014, but before July
14 1, 2015, and considered properly filed for taxes due
15 and payable in the fiscal year beginning July 1, 2015,
16 pursuant to the section of this division of this Act
17 amending 2015 Iowa Acts, House File 166.

18 Sec. _____. EFFECTIVE UPON ENACTMENT. This division
19 of this Act, being deemed of immediate importance,
20 takes effect upon enactment.

21 Sec. _____. RETROACTIVE APPLICABILITY. This division
22 of this Act applies retroactively to March 5, 2015.

23

DIVISION ____

24

PROPERTY TAX EXEMPTION FOR

25

CERTAIN INSTITUTIONS AND SOCIETIES

26

Sec. _____. Section 427.1, subsections 6 and 8, Code

27

2015, are amended to read as follows:

28

6. Property of cemetery associations.

29

a. Burial grounds, mausoleums, buildings, and

30

equipment owned and operated by cemetery associations

31

and used exclusively for the maintenance and care of

32

the cemeteries devoted to interment of human bodies

33

and human remains. The exemption granted by this

34

subsection shall not apply to any property used for the

35

practice of mortuary science.

36

b. Agricultural land owned by a cemetery

37

association and leased to another person for

38

agricultural use if the revenues resulting from the

39

lease are used by the cemetery association exclusively

40

for the maintenance and care of cemeteries owned by the

41

cemetery association and devoted to interment of human

42

bodies and human remains.

43

8. Property of religious, literary, and charitable

44

societies.

45

a. All grounds and buildings used or under

46

construction by literary, scientific, charitable,

47

benevolent, agricultural, and religious institutions

48

and societies solely for their appropriate objects, not

49

exceeding three hundred twenty acres in extent and not

50

leased or otherwise used or under construction with a

1 view to pecuniary profit. However, an organization
2 mentioned in this subsection whose primary objective is
3 to preserve land in its natural state may own or lease
4 land not exceeding three hundred twenty acres in each
5 county for its appropriate objects. For assessment
6 years beginning on or after January 1, 2016, the
7 exemption granted by this subsection shall also apply
8 to grounds owned by a religious institution or society,
9 not exceeding a total of fifty acres, if all monetary
10 and in-kind profits of the religious institution or
11 society resulting from use or lease of the grounds
12 are used exclusively by the religious institution or
13 society for the appropriate objects of the institution
14 or society.

15 b. All deeds or leases by which such property is
16 held shall be filed for record before the property
17 herein described shall be omitted from the assessment.
18 All such property shall be listed upon the tax rolls
19 of the district or districts in which it is located
20 and shall have ascribed to it an actual fair market
21 value and an assessed or taxable value, as contemplated
22 by section 441.21, whether such property be subject
23 to a levy or be exempted as herein provided and such
24 information shall be open to public inspection.

25 Sec. ____ . IMPLEMENTATION. Section 25B.7 shall not
26 apply to this division of this Act.

27 DIVISION ____

28 FLOOD MITIGATION PROGRAM

29 Sec. ____ . Section 418.5, subsections 1 and 6, Code
30 2015, are amended to read as follows:

31 1. The flood mitigation board is established
32 consisting of nine voting members and ~~four~~ five
33 ex officio, nonvoting members, and is located for
34 administrative purposes within the department. The
35 director of the department shall provide office space,
36 staff assistance, and necessary supplies and equipment
37 for the board. The director shall budget funds to pay
38 the necessary expenses of the board. In performing its
39 functions, the board is performing a public function
40 on behalf of the state and is a public instrumentality
41 of the state.

42 6. The board's ex officio membership shall ~~include~~
43 be comprised of the following:

44 a. ~~four~~ Four members of the general assembly with
45 one each appointed by the majority leader of the
46 senate, the minority leader of the senate, the speaker
47 of the house of representatives, and the minority
48 leader of the house of representatives. A legislative
49 member serves for a term as provided in section 69.16B
50 in an ex officio, nonvoting capacity and is eligible

1 for per diem and expenses as provided in section 2.10.
2 b. The director of revenue or the director's
3 designee.

4 DIVISION _____

5 INDIVIDUAL INCOME TAX EXEMPTION FOR CERTAIN PAYMENTS
6 MADE TO NONRESIDENT ELECTRIC UTILITY WORKERS

7 Sec. _____. Section 422.7, Code 2015, is amended by
8 adding the following new subsection:

9 NEW SUBSECTION. 57. a. Subtract, to the extent
10 included, payments received by an individual from an
11 electric utility for the following:

12 (1) Emergency response work performed in this
13 state for the electric utility pursuant to a mutual
14 aid agreement between this state and any other state
15 if such emergency response work is performed while the
16 individual is a nonresident.

17 (2) Training received in this state from the
18 electric utility if such training is received while the
19 individual is a nonresident.

20 b. For purposes of this subsection, "electric
21 utility" means the same as defined in section 476.22.

22 Sec. _____. Section 422.16, subsection 1, Code 2015,
23 is amended by adding the following new paragraph:

24 NEW PARAGRAPH. f. Nonresidents engaged in
25 emergency response work or training meeting the
26 requirements of section 422.7, subsection 57, are not
27 subject to withholding by the applicable electric
28 utility for which such emergency response work or
29 training is being performed if the electric utility
30 has applied to the department for exemption from
31 the withholding requirement and the department
32 has determined that the payments received by the
33 nonresidents would be exempt from taxation pursuant to
34 section 422.7, subsection 57.

35 Sec. _____. EFFECTIVE UPON ENACTMENT. This division
36 of this Act, being deemed of immediate importance,
37 takes effect upon enactment.

38 Sec. _____. RETROACTIVE APPLICABILITY. This division
39 of this Act applies retroactively to January 1, 2015,
40 for tax years beginning on or after that date.

41 _____. Title page, by striking lines 1 through 5 and
42 inserting <An Act relating to state revenue and finance
43 laws including property tax credits, assessments,
44 and exemptions, the sales and use tax, the individual
45 income tax, the flood mitigation program, and>

46 _____. Title page, line 6, after <and> by inserting
47 <retroactive and other>>

48 5. By renumbering as necessary.

By WINDSCHITL of Harrison
SANDS of Louisa

Senate Amendment to
HOUSE FILE 645

H-1387

1 Amend House File 645, as passed by the House, as
2 follows:

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

5 <Section 1. NEW SECTION. 422.11K Wind energy
6 system tax credits.

7 1. The taxes imposed under this division, less the
8 credits allowed under section 422.12, shall be reduced
9 by a wind energy system tax credit equal to the sum of
10 the following:

11 a. Fifty percent of the federal residential energy
12 efficient property credit related to small wind energy
13 provided in section 25D(a)(4) of the Internal Revenue
14 Code, not to exceed five thousand dollars.

15 b. Fifty percent of the federal energy credit
16 related to small wind energy provided in section
17 48(a)(2)(A)(i)(IV) of the Internal Revenue Code, not to
18 exceed five thousand dollars.

19 2. Any credit in excess of the tax liability is
20 not refundable but the excess for the tax year may be
21 credited to the tax liability for the following ten
22 years or until depleted, whichever is earlier. The
23 director of revenue shall adopt rules to implement this
24 section.

25 3. a. An individual may claim the tax credit
26 allowed a partnership, limited liability company, S
27 corporation, estate, or trust electing to have the
28 income taxed directly to the individual. The amount
29 claimed by the individual shall be based upon the
30 pro rata share of the individual's earnings of the
31 partnership, limited liability company, S corporation,
32 estate, or trust.

33 b. A taxpayer who is eligible to claim a tax credit
34 under this section shall not be eligible to claim a
35 wind energy production tax credit under chapter 476B or
36 a renewable energy tax credit under chapter 476C.

37 c. A taxpayer may claim more than one credit
38 under this section, but may claim only one credit
39 per separate and distinct small wind energy system
40 installation. The department shall establish criteria,
41 by rule, for determining what constitutes a separate
42 and distinct installation.

43 d. A taxpayer must submit an application to the
44 department for each separate and distinct small wind
45 energy installation. The application must be approved
46 by the department in order to claim the tax credit.
47 The application must be filed by May 1 following the
48 year of the installation of the small wind energy
49 system.

50 4. a. The cumulative value of tax credits claimed

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1 annually by applicants pursuant to this section shall
2 not exceed one hundred fifty thousand dollars.

3 b. If an amount of tax credits available for a
4 tax year pursuant to paragraph "a" goes unclaimed,
5 the amount of the unclaimed tax credits shall be made
6 available for the following tax year in addition to,
7 and cumulated with, the amount available pursuant to
8 paragraph "a" for the following tax year.

9 5. On or before January 1, annually, the department
10 shall submit a written report to the governor and
11 the general assembly regarding the number and value
12 of tax credits claimed under this section, and any
13 other information the department may deem relevant and
14 appropriate.

15 Sec. 2. Section 422.11L, subsection 1, Code 2015,
16 is amended by adding the following new paragraph:

17 NEW PARAGRAPH. c. Notwithstanding paragraphs "a"
18 and "b" of this subsection, for installations occurring
19 on or after January 1, 2016, the applicable percentages
20 of the federal residential energy efficiency property
21 tax credit related to solar energy and the federal
22 energy credit related to solar energy systems shall be
23 fifty percent.

24 Sec. 3. Section 422.11L, subsection 4, paragraph a,
25 Code 2015, is amended to read as follows:

26 a. The cumulative value of tax credits claimed
27 annually by applicants pursuant to this section shall
28 not exceed ~~four five~~ million ~~five hundred thousand~~
29 dollars. Of this amount, at least one million
30 dollars shall be reserved for claims associated with
31 or resulting from residential solar energy system
32 installations. In the event that the total amount of
33 claims submitted for residential solar energy system
34 installations in a tax year is an amount less than
35 one million dollars, the remaining unclaimed reserved
36 amount shall be made available for claims associated
37 with or resulting from nonresidential solar energy
38 system installations received for the tax year.

39 Sec. 4. Section 422.33, subsection 29, paragraph a,
40 Code 2015, is amended to read as follows:

41 a. The taxes imposed under this division shall
42 be reduced by a solar energy system tax credit
43 equal to sixty percent of the federal energy credit
44 related to solar energy systems provided in section
45 48(a)(2)(A)(i)(II) and section 48(a)(2)(A)(i)(III)
46 of the Internal Revenue Code, not to exceed twenty
47 thousand dollars. For installations occurring on or
48 after January 1, 2016, the applicable percentage of the
49 federal energy credit related to solar energy systems
50 shall be fifty percent.

1 Sec. 5. Section 422.33, Code 2015, is amended by
2 adding the following new subsection:

3 NEW SUBSECTION. 31. a. The taxes imposed under
4 this division shall be reduced by a wind energy system
5 tax credit equal to fifty percent of the federal energy
6 credit related to small wind energy systems provided
7 in section 48(a)(2)(A)(i)(IV) of the Internal Revenue
8 Code, not to exceed five thousand dollars.

9 b. The taxpayer may claim the credit pursuant to
10 this subsection according to the same requirements,
11 conditions, and limitations as provided in section
12 422.11K.

13 Sec. 6. Section 422.60, subsection 12, paragraph a,
14 Code 2015, is amended to read as follows:

15 a. The taxes imposed under this division shall
16 be reduced by a solar energy system tax credit
17 equal to sixty percent of the federal energy credit
18 related to solar energy systems provided in section
19 48(a)(2)(A)(i)(II) and section 48(a)(2)(A)(i)(III)
20 of the Internal Revenue Code, not to exceed twenty
21 thousand dollars. For installations occurring on or
22 after January 1, 2016, the applicable percentage of the
23 federal energy credit related to solar energy systems
24 shall be fifty percent.

25 Sec. 7. Section 422.60, Code 2015, is amended by
26 adding the following new subsection:

27 NEW SUBSECTION. 14. a. The taxes imposed under
28 this division shall be reduced by a wind energy system
29 tax credit equal to fifty percent of the federal energy
30 credit related to small wind energy systems provided
31 in section 48(a)(2)(A)(i)(IV) of the Internal Revenue
32 Code, not to exceed five thousand dollars.

33 b. The taxpayer may claim the credit pursuant to
34 this subsection according to the same requirements,
35 conditions, and limitations as provided in section
36 422.11K.

37 Sec. 8. Section 476C.1, subsection 6, paragraph
38 b, subparagraph (4), Code 2015, is amended to read as
39 follows:

40 (4) An electric cooperative association organized
41 pursuant to chapter 499 that sells electricity to
42 end users located in this state, a municipally owned
43 city utility as defined in section 362.2, or a public
44 utility subject to rate regulation pursuant to chapter
45 476.

46 Sec. 9. Section 476C.3, subsection 4, paragraph b,
47 Code 2015, is amended to read as follows:

48 b. The maximum amount of energy production capacity
49 equivalent of all other facilities the board may
50 find eligible under this chapter shall not exceed a

1 combined output of ~~fifty-three~~ sixty-three megawatts
2 of nameplate generating capacity and, annually, one
3 hundred sixty-seven billion British thermal units of
4 heat for a commercial purpose.

5 (1) Of the maximum amount of energy production
6 capacity equivalent of all other facilities found
7 eligible under this chapter, no more than ten megawatts
8 of nameplate generating capacity or energy production
9 capacity equivalent shall be allocated to any one
10 facility.

11 (2) Of the maximum amount of energy production
12 capacity equivalent of all other facilities found
13 eligible under this chapter, fifty-five billion British
14 thermal units of heat for a commercial purpose shall
15 be reserved annually for an eligible facility that is
16 a refuse conversion facility for processed, engineered
17 fuel from a multicounty solid waste management planning
18 area. The maximum amount of energy production capacity
19 the board may find eligible for a single refuse
20 conversion facility is, annually, fifty-five billion
21 British thermal units of heat for a commercial purpose.

22 (3) Of the maximum amount of energy production
23 capacity equivalent of all other facilities found
24 eligible under this chapter, ten megawatts of nameplate
25 generating capacity or energy production equivalent
26 shall be reserved for solar facilities with a
27 generating capacity of one and one-half megawatts or
28 less owned or contracted for by utilities described
29 in section 476C.1, subsection 6, paragraph "b",
30 subparagraphs (4) and (5).

31 Sec. 10. Section 476C.5, Code 2015, is amended to
32 read as follows:

33 476C.5 Certificate issuance period.

34 A producer or purchaser of renewable energy ~~may~~
35 shall receive renewable energy tax credit certificates
36 for a ten-year period for each eligible renewable
37 energy facility under this chapter. The ten-year
38 period for issuance of the tax credit certificates
39 begins with the date the purchaser of renewable energy
40 first purchases electricity, hydrogen fuel, methane gas
41 or other biogas used to generate electricity, or heat
42 for commercial purposes from the eligible renewable
43 energy facility for which a tax credit is issued under
44 this chapter, or the date the producer of the renewable
45 energy first uses the energy produced by the eligible
46 renewable energy facility for on-site consumption.
47 Renewable energy tax credit certificates shall not be
48 issued for renewable energy purchased or produced for
49 on-site consumption after December 31, 2026.

50 Sec. 11. Section 533.329, subsection 2, Code 2015,

1 is amended by adding the following new paragraphs:

2 NEW PARAGRAPH. 1. The moneys and credits tax
3 imposed under this section shall be reduced by a wind
4 energy system tax credit allowed under section 422.11K.

5 NEW PARAGRAPH. m. The moneys and credits tax
6 imposed under this section shall be reduced by a solar
7 energy system tax credit allowed under section 422.11L.

8 Sec. 12. EFFECTIVE UPON ENACTMENT. This Act, being
9 deemed of immediate importance, takes effect upon
10 enactment.

11 Sec. 13. RETROACTIVE APPLICABILITY.

12 1. Except as provided in subsection 2, the sections
13 of this Act amending section 476C.3, subsection 4,
14 paragraph "b", and section 476C.5, apply retroactively
15 to January 1, 2014, for tax years beginning on or after
16 that date.

17 2. The section of this Act amending section
18 476C.1, subsection 6, and section 476C.3, subsection
19 4, paragraph "b", unnumbered paragraph 1, and
20 enacting section 476C.3, subsection 4, paragraph "b",
21 subparagraph (3), applies retroactively to January 1,
22 2015, for tax years beginning on or after that date.

23 3. The section of this Act amending section
24 422.11L, subsection 4, paragraph "a", applies
25 retroactively to January 1, 2015, for tax years
26 beginning on or after that date.

27 4. The sections of this Act enacting section
28 422.11K, section 422.33, subsection 31, and section
29 422.60, subsection 14, apply retroactively to January
30 1, 2015, for tax years beginning on or after that date.

31 5. The section of this Act enacting section
32 533.329, subsection 2, paragraphs "l" and "m", applies
33 retroactively to January 1, 2015, for tax years
34 beginning on or after that date.>

35 2. Title page, by striking lines 1 through 3 and
36 inserting <An Act modifying and enacting provisions
37 relating to specified renewable energy tax credits, and
38 including effective date and retroactive applicability
39 provisions.>

RECEIVED FROM THE SENATE

Senate Amendment to
HOUSE FILE 651

H-1394

1 Amend House File 651, as amended, passed, and
2 reprinted by the House, as follows:

3 1. Page 1, by striking lines 12 through 15 and
4 inserting:

5 <2. Prior to establishing, leasing, or operating
6 the statewide land mobile radio communications
7 platform, the department of public safety, chief
8 information officer, and the department of
9 transportation shall maximize use of existing private,
10 local, and state infrastructure and equipment,
11 including but not limited to trunked land mobile
12 radio network systems, located anywhere and meeting
13 the standards for project 25 or association of public
14 safety communication officials 25, as defined by the
15 federal communications commission, phase one or phase
16 two interoperable two-way wireless communications
17 systems, if the legislative services agency analyzes
18 such use to be more cost effective.>

19 2. Page 1, line 32, by striking <fifty-three> and
20 inserting <fifty-eight>

21 3. Page 4, after line 5 by inserting:

22 <Sec. _____. EMERGENCY COMMUNICATIONS SERVICE
23 SURCHARGE FUND APPROPRIATION.

24 1. Conditioned upon the enactment of section
25 29C.23, as enacted in this Act, there is appropriated
26 from the carryover operating surplus described in
27 section 34A.7A, subsection 2, paragraph "f", of the
28 E911 emergency communications fund to the department
29 of homeland security and emergency management for the
30 fiscal year beginning July 1, 2015, and ending June 30,
31 2016, the following amount, or so much thereof as is
32 necessary, to be used for the purposes designated:

33 For reimbursement of the provider for actual
34 annual lease costs associated with the operation of a
35 statewide land mobile radio communications platform
36 pursuant to section 29C.23:

37 \$ 4,000,000

38 2. Notwithstanding section 8.33, moneys
39 appropriated in this section that remain unencumbered
40 or unobligated at the close of the fiscal year shall
41 not revert but shall remain available for expenditure
42 for the purposes designated until the close of the
43 fiscal year that begins July 1, 2016.

44 Sec. _____. EFFECTIVE UPON ENACTMENT ----
45 CONDITION. Unless otherwise provided, this Act,
46 if approved by the governor on or after July 1, 2015,
47 takes effect upon enactment.

48 Sec. _____. RETROACTIVE APPLICABILITY ----
49 CONDITION. Unless otherwise provided, this Act, if
50 approved by the governor on or after July 1, 2015,

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Page 2

- 1 applies retroactively to July 1, 2015.>
- 2 4. Title page, line 4, after < matters > by inserting
- 3 <, making an appropriation, and including effective
- 4 date and retroactive applicability provisions>
- 5 5. By renumbering as necessary.

RECEIVED FROM THE SENATE

H-1394 FILED JUNE 4, 2015

HOUSE FILE 652

H-1388

- 1 Amend the Senate amendment, H-1384, to House File
- 2 652, as passed by the House, as follows:
- 3 1. Page 1, by striking lines 3 and 4.
- 4 2. Page 1, before line 5 by inserting:
- 5 < ____. Page 3, line 1, after < dollars > by inserting
- 6 < If an applicant has previously been awarded a grant
- 7 under this section, the applicant may be awarded
- 8 subsequent grants worth up to fifty percent of the cost
- 9 to replace infrastructure, with a maximum grant of
- 10 fifty thousand dollars.>>
- 11 3. Page 1, by striking lines 15 through 28.
- 12 4. Page 1, before line 29 by inserting:
- 13 < ____. Obstacles and impediments to cleanup and
- 14 redevelopment of leaking underground storage tank
- 15 sites, including but not limited to restrictions
- 16 on land use, abandoned properties, landowner
- 17 participation, economic feasibility, and regulatory
- 18 rulemaking.>
- 19 5. Page 1, line 32, by striking < 2020 > and
- 20 inserting < 2018 >
- 21 6. By renumbering as necessary.

By R. TAYLOR of Dallas

H-1388 FILED JUNE 4, 2015

HOUSE FILE 652

H-1389

1 Amend the Senate amendment, H-1384, to House File
2 652, as passed by the House, as follows:
3 1. Page 1, before line 3 by inserting:
4 <___. Page 1, line 9, after <purposes.> by
5 inserting <This subparagraph is repealed effective on
6 the date provided in section 424.19.>
7 _____. Page 1, before line 10 by inserting:
8 <Sec. _____. Section 321.145, subsection 2, paragraph
9 a, subparagraph (2), Code 2015, is amended to read as
10 follows:
11 (2) Second, seven hundred fifty thousand dollars
12 per quarter shall be deposited into and credited to the
13 renewable fuel infrastructure fund created in section
14 159A.16, and the moneys so deposited are a continuing
15 appropriation for expenditure under chapter 159A,
16 subchapter III, and moneys so appropriated shall not be
17 used for other purposes. This subparagraph is repealed
18 effective on the date provided in section 424.19.>
19 _____. Page 1, line 17, after <purposes.> by
20 inserting <This subparagraph is repealed effective on
21 the date provided in section 424.19.>
22 _____. Page 1, after line 17 by inserting:
23 <Sec. _____. Section 424.19, Code 2015, is amended to
24 read as follows:
25 424.19 Future repeal.
26 This chapter is repealed effective June 30, ~~2016~~
27 2026.>>
28 2. Page 1, after line 32 by inserting:
29 <___. Title page, by striking line 3 and inserting
30 <program and fund, making an appropriation, and
31 extending the environmental protection surcharge.>>
32 3. By renumbering as necessary.

By BYRNES of Mitchell

H-1389 FILED JUNE 4, 2015

HOUSE FILE 652

H-1390

1 Amend the Senate amendment, H-1384, to House File
2 652, as passed by the House, as follows:
3 1. Page 1, before line 3 by inserting:
4 <___. Page 1, line 9, after <purposes.> by
5 inserting <This subparagraph is repealed effective on
6 the date provided in section 424.19.>
7 _____. Page 1, before line 10 by inserting:
8 <Sec. _____. Section 321.145, subsection 2, paragraph
9 a, subparagraph (2), Code 2015, is amended to read as
10 follows:
11 (2) Second, seven hundred fifty thousand dollars
12 per quarter shall be deposited into and credited to the
13 renewable fuel infrastructure fund created in section
14 159A.16, and the moneys so deposited are a continuing
15 appropriation for expenditure under chapter 159A,
16 subchapter III, and moneys so appropriated shall not be
17 used for other purposes. This subparagraph is repealed
18 effective on the date provided in section 424.19.>
19 _____. Page 1, line 17, after <purposes.> by
20 inserting <This subparagraph is repealed effective on
21 the date provided in section 424.19.>>
22 2. Page 1, after line 32 by inserting:
23 <___. Title page, line 1, by striking <underground
24 storage tanks,> and inserting <the statutory
25 allocations fund>
26 _____. Title page, line 3, after <fund> by inserting
27 <, providing for the repeal of certain allocations from
28 the fund,>>
29 3. By renumbering as necessary.

By BYRNES of Mitchell

H-1390 FILED JUNE 4, 2015

Senate Amendment to
HOUSE FILE 655

H-1391

1 Amend House File 655, as amended, passed, and
2 reprinted by the House, as follows:

3 1. Page 6, by striking line 4 and inserting <or
4 site, but may require propagation maps solely for the
5 purpose of identifying the location of the coverage or
6 capacity gap or need for applications for new towers in
7 an area zoned residential.>

8 2. Page 6, by striking lines 13 through 19 and
9 inserting:

10 <c. Notwithstanding paragraph "b", an authority
11 shall require an applicant applying for the
12 construction of a new tower to provide an explanation
13 regarding the reason for choosing the proposed
14 location and the reason the applicant did not choose
15 collocation. The explanation shall include a sworn
16 statement from an individual who has responsibility
17 over placement of the tower attesting that collocation
18 within the area determined by the applicant to meet the
19 applicant's radio frequency engineering requirements
20 for the placement of a site would not result in the
21 same mobile service functionality, coverage, and
22 capacity, is technically infeasible, or is economically
23 burdensome to the applicant.>

24 3. Page 7, by striking lines 9 and 10 and inserting
25 <of an application, unless the fee charged is in
26 compliance with this section.>

27 4. Page 7, by striking lines 26 through 28 and
28 inserting <application for more than one trip to the
29 authority's jurisdiction, and an applicant shall
30 not be required to pay or reimburse an authority
31 for consultant or other third-party fees based on a
32 contingency-based or result-based arrangement.>

33 5. Page 7, by striking lines 32 through 35 and
34 inserting <towers or transmission equipment can be
35 removed, unless requirements are>

36 6. By striking page 8, line 32, through page 9,
37 line 1, and inserting:

38 <3. All records, documents, and electronic data
39 in the possession or custody of authority personnel
40 are subject to chapter 22. Disclosure of such records
41 shall be consistent with applicable state law.>

42 7. Page 10, by striking lines 31 and 32 and
43 inserting <personnel are subject to chapter 22.
44 Disclosure of such records shall be consistent with
45 applicable state law.>

46 8. Page 12, by striking line 12 and inserting
47 <least twenty years, but all or a portion of the land
48 may be subject to release for public purposes after
49 fifteen years.>

50 9. Page 13, line 19, by striking <airport or

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1 authority> and inserting <airport, aviation authority,
2 or municipality>

3 10. Page 13, after line 29 by inserting:

4 <Sec. ____ . NEW SECTION. 8C.9 Repeal.

5 This chapter is repealed July 1, 2020.>

6 11. Page 13, after line 29 by inserting:

7 <Sec. ____ . APPLICABILITY. This division of this
8 Act applies to applications submitted on or after the
9 effective date of this division of this Act.>

10 12. Page 18, after line 16 by inserting:

11 <DIVISION ____
12 STATEWIDE BROADBAND COORDINATION

13 Sec. ____ . Section 8B.1, Code 2015, is amended by
14 adding the following new subsections:

15 NEW SUBSECTION. 01. "Broadband" means a
16 high-speed, high-capacity electronic transmission
17 medium, including fixed wireless and mobile wireless
18 mediums, that can carry data signals from independent
19 network sources by establishing different bandwidth
20 channels and that is commonly used to deliver internet
21 services to the public.

22 NEW SUBSECTION. 001. "Broadband infrastructure"
23 means the physical infrastructure used for the
24 transmission of data that provides broadband services.
25 "Broadband infrastructure" does not include land,
26 buildings, structures, improvements, or equipment
27 not directly used in the transmission of data via
28 broadband.

29 NEW SUBSECTION. 0001. "Communications service
30 provider" means a service provider that provides
31 broadband service.

32 NEW SUBSECTION. 00001. "Crop operation" means the
33 same as defined in section 717A.1.

34 NEW SUBSECTION. 7A. "Targeted service area" means
35 a United States census bureau census block located
36 in this state, including any crop operation located
37 within the census block, within which no communications
38 service provider offers or facilitates broadband
39 service at or above twenty-five megabits per second of
40 download speed and three megabits per second of upload
41 speed as of the effective date of this Act.

42 Sec. ____ . Section 8B.1, subsection 1, Code 2015, is
43 amended to read as follows:

44 1. "Information technology" means computing and
45 electronics applications used to process and distribute
46 information in digital and other forms and includes
47 information technology devices, information technology
48 services, infrastructure services, broadband and
49 broadband infrastructure, and value-added services.

50 Sec. ____ . Section 8B.3, subsection 1, Code 2015, is

1 amended to read as follows:

2 1. The office is created for the purpose of
3 leading, directing, managing, coordinating, and
4 providing accountability for the information technology
5 resources of state government and for coordinating
6 statewide broadband availability and access.

7 Sec. _____. Section 8B.4, Code 2015, is amended by
8 adding the following new subsections:

9 NEW SUBSECTION. 14A. Streamline, consolidate,
10 and coordinate the access to and availability of
11 broadband and broadband infrastructure throughout the
12 state, including but not limited to the facilitation
13 of public-private partnerships, ensuring that all
14 state agencies' broadband and broadband infrastructure
15 policies and procedures are aligned, resolving issues
16 which arise with regard to implementation efforts, and
17 collecting data and developing metrics or standards
18 against which the data may be measured and evaluated
19 regarding broadband infrastructure installation and
20 deployment.

21 NEW SUBSECTION. 14B. Administer the broadband
22 grant program pursuant to section 8B.11.

23 NEW SUBSECTION. 14C. Coordinate the fiberoptic
24 network conduit installation program established in
25 section 8B.25.

26 Sec. _____. Section 8B.9, Code 2015, is amended by
27 adding the following new subsection:

28 NEW SUBSECTION. 5. An annual report regarding
29 the status of broadband expansion and coordination,
30 the connecting Iowa farms, schools, and communities
31 broadband grant program established under section
32 8B.11, and the adequacy of the speed set in the
33 definition of targeted service area in section 8B.1.

34 Sec. _____. NEW SECTION. 8B.10 Targeted service
35 areas ---- determination ---- criteria.

36 1. The determination of whether a communications
37 service provider offers or facilitates broadband
38 service meeting the download or upload speeds specified
39 in the definition of targeted service area in section
40 8B.1 shall be determined or ascertained by reference
41 to broadband availability maps or data sources that
42 are widely accepted for accuracy and available for
43 public review and comment and that are identified by
44 the office by rule.

45 2. The office shall establish procedures to allow
46 challenges to the office's finding on whether an area
47 meets the definition of targeted service area.

48 Sec. _____. NEW SECTION. 8B.11 Connecting Iowa
49 farms, schools, and communities ---- broadband grants ----
50 fund.

1 1. The office shall administer a broadband grant
2 program to award grants to communication service
3 providers that reduce or eliminate targeted service
4 areas by installing broadband infrastructure in
5 targeted service areas in accordance with this section.

6 2. a. A connecting Iowa farms, schools, and
7 communities broadband grant fund is established in the
8 state treasury under the authority of the office. The
9 fund shall consist of moneys available to and obtained
10 or accepted by the office. Moneys in the fund are
11 appropriated to the office to be used for the grant
12 program.

13 b. The office shall use moneys in the fund to
14 provide grants to communication service providers
15 pursuant to this section. The office shall use moneys
16 in the fund to leverage available federal moneys if
17 possible.

18 c. Notwithstanding section 8.33, moneys in the fund
19 that remain unencumbered or unobligated at the close
20 of the fiscal year shall not revert but shall remain
21 available for expenditure for the purposes designated
22 until the close of the succeeding fiscal year.

23 3. Communication service providers may apply to
24 the office for a grant pursuant to this section for
25 the installation of broadband infrastructure that
26 facilitates broadband service at or above twenty-five
27 megabits per second of download speed and three
28 megabits per second of upload speed in targeted service
29 areas. The office shall include representatives from
30 schools, communities, agriculture, industry, and other
31 areas as appropriate to review and recommend grant
32 awards. The office shall conduct an open application
33 review process and include a public internet site for
34 applications, results, and performance.

35 4. a. The office shall award grants on a
36 competitive basis after considering the following:

37 (1) The relative need for broadband infrastructure
38 in the area and the existing broadband service speeds.

39 (2) The percentage of the homes, farms, schools,
40 and businesses in the targeted service area that will
41 be provided access to broadband service.

42 (3) The geographic diversity of the project areas
43 of all the applicants.

44 (4) The economic impact of the project to the area.

45 (5) The applicant's total proposed budget for the
46 project, including the amount or percentage of local
47 match, if any.

48 (6) Other factors the office deems relevant.

49 b. Except as otherwise provided in this section,
50 the office shall not evaluate applications based on

1 the office's knowledge of the applicant except for the
2 information provided in the application.

3 5. The office shall not award a grant pursuant
4 to this section that exceeds fifteen percent of the
5 communication service provider's project cost.

6 6. The office shall provide public notice regarding
7 the application process and receipt of funding.

8 7. The office shall not award a grant pursuant to
9 this section on or after July 1, 2020.

10 8. The office shall adopt rules pursuant to chapter
11 17A, including but not limited to the broadband grant
12 program process, management, and measurements as deemed
13 necessary by the office.

14 Sec. _____. NEW SECTION. 8B.25 Fiberoptic network
15 conduit installation program.

16 1. For purposes of this section:

17 a. "Fiberoptic network conduit" means a pipe, vault,
18 or duct used to enclose fiberoptic cable facilities
19 buried alongside a roadway or surface mounted on a
20 bridge, overpass, or other facility where placement
21 below ground is impossible or impractical. "Fiberoptic
22 network conduit" does not include electronics or cable.

23 b. "Public funding" does not include a tax exemption
24 authorized under section 427.1, subsection 40.

25 c. "Where such conduit does not exist" means that
26 private or publicly owned fiberoptic cable is not
27 currently within a linear range of five hundred feet or
28 less in any one direction.

29 2. The office shall lead and coordinate a program
30 to provide for the installation of fiberoptic network
31 conduit where such conduit does not exist. The chief
32 information officer shall consult and coordinate
33 with applicable agencies and entities as determined
34 appropriate to ensure that the opportunity is provided
35 to lay or install fiberoptic network conduit wherever a
36 state-funded construction project involves trenching,
37 boring, a bridge, a roadway, or opening of the ground,
38 or alongside any state-owned infrastructure.

39 3. Contingent upon the provision of funding for
40 such purposes by the general assembly, the office may
41 contract with a nongovernmental third party to manage,
42 lease, install, or otherwise provide fiberoptic network
43 conduit access for projects described in this section.
44 This section does not require coordination with or
45 approval from the office pursuant to this program or
46 installation of fiberoptic conduit as required by this
47 section for construction projects not using public
48 funding.

49 Sec. _____. NEW SECTION. 8B.26 Broadband permitting
50 process ---- expeditious response.

1 Notwithstanding any other provision to the
2 contrary and in compliance with applicable federal
3 laws and regulations, a political subdivision vested
4 with permitting authority shall approve, approve
5 with modification, or disapprove nonwireless,
6 broadband-related permits within sixty business days
7 following the submission of the necessary application
8 requirements. In the event that no action is taken
9 during the sixty-day period, the application shall be
10 deemed approved.

11 Sec. _____. Section 8D.3, subsection 2, paragraph a,
12 Code 2015, is amended to read as follows:

13 a. The commission is composed of five voting
14 members appointed by the governor and subject to
15 confirmation by the senate. ~~Members~~ Voting members
16 of the commission shall not serve in any manner or be
17 employed by an authorized user of the network or by
18 an entity seeking to do or doing business with the
19 network.

20 (1) The governor shall appoint a voting member
21 as the chairperson of the commission ~~from the five~~
22 voting members ~~appointed by the governor~~, subject to
23 confirmation by the senate.

24 (2) ~~Members~~ Voting members of the commission shall
25 serve six-year staggered terms as designated by the
26 governor and appointments to the commission are subject
27 to the requirements of sections 69.16, 69.16A, and
28 69.19. Vacancies shall be filled by the governor for
29 the duration of the unexpired term.

30 (3) The salary of the voting members of the
31 commission shall be twelve thousand dollars per year,
32 except that the salary of the chairperson shall be
33 seventeen thousand dollars per year. ~~Members~~ Voting
34 members of the commission shall also be reimbursed
35 for all actual and necessary expenses incurred in the
36 performance of duties as members. The benefits and
37 salary paid to the voting members of the commission
38 shall be adjusted annually equal to the average of the
39 annual pay adjustments, expense reimbursements, and
40 related benefits provided under collective bargaining
41 agreements negotiated pursuant to chapter 20.

42 Sec. _____. Section 8D.3, subsection 2, paragraph b,
43 Code 2015, is amended to read as follows:

44 b. ~~In addition to the members appointed by the~~
45 ~~governor, the~~ The auditor of state or the auditor's
46 designee and the chief information officer appointed
47 pursuant to section 8B.2 or the chief information
48 officer's designee shall serve as a nonvoting, ex
49 officio member members of the commission.

50 Sec. _____. Section 8D.4, Code 2015, is amended to

1 read as follows:

2 8D.4 Executive director appointed.

3 The commission, ~~in consultation with the director~~
4 ~~of the department of administrative services and the~~
5 ~~chief information officer,~~ shall appoint an executive
6 director of the commission, subject to confirmation
7 by the senate. Such individual shall not serve as a
8 member of the commission. The executive director shall
9 serve at the pleasure of the commission. The executive
10 director shall be selected primarily for administrative
11 ability and knowledge in the field, without regard to
12 political affiliation. The governor shall establish
13 the salary of the executive director within range nine
14 as established by the general assembly. The salary
15 and support of the executive director shall be paid
16 from funds deposited in the Iowa communications network
17 fund.

18 Sec. _____. Section 80.28, subsection 2, Code 2015,
19 is amended to read as follows:

20 2. The board shall consist of ~~fifteen~~ nineteen
21 voting members, as follows:

22 a. The following members representing state
23 agencies:

24 (1) One member representing the department of
25 public safety.

26 (2) One member representing the state department of
27 transportation.

28 (3) One member representing the department of
29 homeland security and emergency management.

30 (4) One member representing the department of
31 corrections.

32 (5) One member representing the department of
33 natural resources.

34 (6) One member representing the Iowa department of
35 public health.

36 (7) One member representing the office of the chief
37 information officer created in section 8B.2.

38 (8) One member representing the Iowa law
39 enforcement academy created in section 80B.4.

40 b. The governor shall solicit and consider
41 recommendations from professional or volunteer
42 organizations in appointing the following members:

43 (1) Two members who are representatives from
44 municipal police departments.

45 (2) Two members who are representatives of
46 sheriff's offices.

47 (3) Two members who are representatives from fire
48 departments. One of the members shall be a volunteer
49 fire fighter and the other member shall be a paid fire
50 fighter.

1 (4) Two members who are law communication center
2 managers employed by state or local government
3 agencies.

4 (05) One member representing local emergency
5 management coordinators.

6 (005) One member representing emergency medical
7 service providers.

8 (5) One at-large member.

9 DIVISION _____

10 PROPERTY TAX INCENTIVES AND ASSESSMENT

11 Sec. _____. Section 421.1A, subsection 3, Code 2015,
12 is amended to read as follows:

13 3. At the election of a property owner or aggrieved
14 taxpayer or an appellant described in section 441.42,
15 the property assessment appeal board shall review any
16 final decision, finding, ruling, determination, or
17 order of a local board of review relating to protests
18 of an assessment, valuation, or application of an
19 equalization order, or any final decision of the
20 county board of supervisors relating to denial of an
21 application for, or the revocation of, a property tax
22 exemption pursuant to section 427.1, subsection 40.

23 Sec. _____. Section 421.1A, subsection 4, Code 2015,
24 is amended by adding the following new paragraph:

25 NEW PARAGRAPH. 0b. Affirm or reverse a final
26 decision of a county board of supervisors relating to
27 denial of an application for, or the revocation of, a
28 property tax exemption under section 427.1, subsection
29 40.

30 Sec. _____. Section 427.1, Code 2015, is amended by
31 adding the following new subsection:

32 NEW SUBSECTION. 40. Broadband infrastructure.

33 a. The owner of broadband infrastructure shall be
34 entitled to an exemption from taxation to the extent
35 provided in this subsection. For the purposes of this
36 subsection, "broadband infrastructure" and "targeted
37 service area" mean the same as defined in section 8B.1.

38 b. The exemption shall apply to the installation
39 of broadband infrastructure that facilitates broadband
40 service at or above twenty-five megabits per second
41 of download speed and three megabits per second of
42 upload speed commenced and completed on or after July
43 1, 2015, and before July 1, 2020, in a targeted service
44 area, and used to deliver internet services to the
45 public. A person claiming an exemption under this
46 subsection shall certify to the local assessor prior
47 to commencement of the installation that the broadband
48 installation will take place within a targeted service
49 area and shall specify the current number of homes,
50 farms, schools, and businesses in the targeted service

1 area that were offered broadband service and the
2 download and upload speeds available prior to the
3 broadband infrastructure installation for which the
4 exemption is claimed and the number of homes, farms,
5 schools, and businesses in the targeted service area
6 that will be offered broadband service and the download
7 and upload speeds that will be available as a result of
8 installation of the broadband infrastructure for which
9 the exemption is claimed.

10 c. The tax exemption shall be a one hundred percent
11 exemption from taxation for a period of ten years in an
12 amount equal to the actual value added by installation
13 of the broadband infrastructure.

14 d. For companies assessed by the department of
15 revenue pursuant to chapter 433, the exemption shall be
16 limited to an amount equal to the actual value added
17 by installation of the broadband infrastructure as of
18 the assessment date as determined by the department and
19 the exemption shall be applied to the unit value prior
20 to any other exemption applicable to the unit value, as
21 determined under that chapter.

22 e. (1) An application for an exemption shall be
23 filed by the owner of the property with the department
24 of revenue by February 1 of the year in which the
25 broadband infrastructure is first assessed for
26 taxation, or the following two assessment years, and
27 in each case the exemption is allowed for ten years.
28 Applications from applicants whose property is subject
29 to assessment by the department pursuant to chapter
30 433 shall be reviewed by the department. All other
31 applications shall be reviewed by the applicable county
32 board of supervisors. The department shall forward
33 those applications for exemption that are subject
34 to review by the county board of supervisors to the
35 county board of supervisors of each county in which the
36 property is located.

37 (2) In lieu of subparagraph (1), and
38 notwithstanding any provision in this subsection
39 to the contrary, an owner may at any time before
40 completion of the project submit a proposal to the
41 department requesting that the department or the board
42 of supervisors, as applicable, allow the owner to file
43 an application for exemption by February 1 of any other
44 assessment year following completion of the project,
45 which year shall be selected by the department or the
46 board, as applicable. If the department approves or if
47 the board, by resolution, approves the proposal, the
48 exemption is allowed for ten years.

49 f. (1) The application shall be made on forms
50 prescribed by the department. The application

1 shall contain but not be limited to the following
2 information:

3 (a) The nature of the broadband infrastructure
4 installation.

5 (b) The percentage of the homes, farms, schools,
6 and businesses in the targeted service area that will
7 be provided access to broadband service.

8 (c) The actual cost of installing the broadband
9 infrastructure under the project, if available.
10 The application shall contain supporting documents
11 demonstrating the actual cost.

12 (d) Certification from the office of the chief
13 information officer pursuant to section 8B.10 that
14 the installation is being performed or was completed
15 in a targeted service area. Certification from the
16 office of the chief information officer that broadband
17 infrastructure installed in a targeted service area
18 facilitates broadband service at or above twenty-five
19 megabits per second of download speed and three
20 megabits per second of upload speed.

21 (e) Certification of the date of commencement and
22 actual or estimated date of completion.

23 (f) A copy of any nonwireless broadband-related
24 permit issued by a political subdivision.

25 (g) If applying pursuant to paragraph "e",
26 subparagraph (2), the actual cost already incurred
27 for installation of broadband infrastructure, if any,
28 the estimated costs for project completion, and the
29 estimated date of project completion. The application
30 shall contain supporting documents demonstrating the
31 actual cost.

32 (2) The department and the board of supervisors
33 shall not approve applications that are missing
34 any of the information or documentation required in
35 subparagraph (1). The department or the board of
36 supervisors may consult with the office of the chief
37 information officer to access additional information
38 needed to review an application.

39 (3) The department or the board of supervisors, as
40 applicable, shall, by March 1, notify an applicant of
41 approval or denial of an application for an exemption
42 under this subsection and shall also notify the
43 applicant of the applicant's right to an appeal.

44 (4) The board of supervisors shall forward all
45 approved applications and any necessary information
46 regarding the applications to the appropriate local
47 assessor by March 1 annually. After the tax exemption
48 is granted, the department or the local assessor, as
49 applicable, shall continue to grant the tax exemption
50 for ten years, and applications for exemption for

1 succeeding years shall not be required.

2 (5) An applicant for a property tax exemption whose
3 application was reviewed by the board of supervisors
4 may appeal denial of the application to the property
5 assessment appeal board within thirty days of the
6 issuance of the denial.

7 (6) An applicant for a property tax exemption whose
8 application was reviewed by the department may appeal
9 denial of the application to the director of revenue
10 within thirty days of the issuance of the denial.

11 (7) At any time after the exemption is granted
12 and the broadband service is available in a targeted
13 service area, the department or the board of
14 supervisors, as applicable, under the direction of
15 the office of the chief information officer, may
16 require the property owner receiving the exemption
17 to substantiate that the owner continues to provide
18 the service described in paragraph "b". If the
19 department or the board of supervisors determines
20 that the property owner no longer provides the service
21 described in paragraph "b", the department or the board
22 of supervisors shall revoke the exemption. An owner
23 may appeal the decision to revoke the exemption in the
24 same manner as provided in subparagraphs (5) and (6),
25 as applicable.

26 g. (1) If a company whose property in the
27 county is not assessed by the department of revenue
28 is approved to receive a property tax exemption
29 pursuant to this subsection, the actual value added by
30 installation of the broadband infrastructure shall be
31 determined by the local assessor who shall certify the
32 amount of exemption determined to the county auditor at
33 the time of transmitting the assessment rolls.

34 (2) Notwithstanding any other provision of law to
35 the contrary, if a company in which all or a portion of
36 the company's property in the county is assessed by the
37 department pursuant to chapter 433 and the company's
38 property in the county is approved to receive a
39 property tax exemption pursuant to this subsection, the
40 department shall assess all the company's property in
41 the county used for operating telegraph and telephone
42 lines, broadband, or cable systems for each assessment
43 year the company receives the exemption, for purposes
44 of determining the actual value added by installation
45 of the broadband infrastructure.

46 h. The director of revenue shall adopt rules
47 pursuant to chapter 17A for the interpretation and
48 proper administration of the exemption provided in this
49 subsection.

50 Sec. ____ . Section 433.8, Code 2015, is amended to

1 read as follows:

2 433.8 Assessment in each county ---- how certified.

3 The director of revenue shall, for the purpose
4 of determining what amount shall be assessed to each
5 company in each county of the state into which the line
6 of the said company extends, certify to the several
7 county auditors of the respective counties into,
8 over, or through which said line extends the number
9 of miles of line in the county for that company, the
10 actual value per mile of line for that company, and
11 the exemption value per mile of line for that company
12 for exemptions received pursuant to section 427.1,
13 subsection 40, section 433.4, or any other exemptions.
14 In no case, however, shall the taxable value of the
15 property be reduced below zero.

16 Sec. _____. RULES. The office of the chief
17 information officer shall adopt rules pursuant to
18 chapter 17A to certify that the installation of
19 broadband infrastructure meets the requirements under
20 section 427.1, subsection 40, as enacted in this
21 division of this Act, for purposes of receiving a
22 property tax exemption.

23 Sec. _____. IMPLEMENTATION. Section 25B.7 shall not
24 apply to this division of this Act.

25 Sec. _____. APPLICABILITY. This division of this
26 Act applies to assessment years beginning on or after
27 January 1, 2016.

28 DIVISION _____
29 INFORMATION TECHNOLOGY INFRASTRUCTURE FOR EDUCATION

30 Sec. _____. Section 423F.3, subsection 6, Code 2015,
31 is amended by adding the following new paragraph:

32 NEW PARAGRAPH. 0c. Additionally, "school
33 infrastructure" includes the acquisition or
34 installation of information technology infrastructure.
35 For purposes of this paragraph, "information technology
36 infrastructure" means the basic, underlying physical
37 framework or system necessary to deliver technology
38 connectivity to a school district and to network school
39 buildings within a school district.

40 DIVISION _____
41 CONDITIONAL EFFECTIVE DATE AND RETROACTIVE
42 APPLICABILITY PROVISIONS

43 Sec. _____. EFFECTIVE UPON ENACTMENT. Unless
44 otherwise provided, this Act, if approved by the
45 governor on or after July 1, 2015, takes effect upon
46 enactment.

47 Sec. _____. RETROACTIVE APPLICABILITY. Unless
48 otherwise provided, this Act, if approved by
49 the governor on or after July 1, 2015, applies
50 retroactively to July 1, 2015.>

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Page 13

1 13. Title page, line 3, by striking <infrastructure
2 and> and inserting <infrastructure, by>

3 14. Title page, line 5, after <projects,> by
4 inserting <and by providing for the coordination and
5 facilitation of broadband access in targeted areas of
6 the state, including property tax incentives,>

7 15. By renumbering, redesignating, and correcting
8 internal references as necessary.

RECEIVED FROM THE SENATE

H-1391 FILED JUNE 4, 2015

**Senate Amendment to
HOUSE FILE 661**

H-1392

1 Amend House File 661, as passed by the House, as
2 follows:

3 1. Page 5, by striking line 17 and inserting
4 <EFFECTIVE DATE AND APPLICABILITY PROVISIONS>

5 2. Page 5, by striking lines 18 through 27 and
6 inserting:

7 <Sec. ____ . EFFECTIVE DATE. The section of this Act
8 amending section 450.9 takes effect July 1, 2016.

9 Sec. ____ . APPLICABILITY. The section of this Act
10 amending section 450.9 applies to estates of decedents
11 dying on or after July 1, 2016.

12 Sec. ____ . RETROACTIVE APPLICABILITY.

13 1. The section of this Act amending section 422.7
14 applies to Iowa fiduciary income tax returns filed for
15 tax years ending on or after July 1, 2015, and applies
16 retroactively to July 1, 2015, if approved by the
17 governor on or after July 1, 2015.

18 2. The section of this Act amending section 633.78
19 applies to written requests presented by a fiduciary
20 on or after July 1, 2015, and applies retroactively to
21 July 1, 2015, if approved by the governor on or after
22 July 1, 2015.

23 3. The section of this Act amending section 633.238
24 applies to estates of decedents dying on or after July
25 1, 2015, and applies retroactively to July 1, 2015, if
26 approved by the governor on or after July 1, 2015.>

27 3. Title page, line 6, before <applicability> by
28 inserting <retroactive and other>

29 4. By renumbering as necessary.

RECEIVED FROM THE SENATE

H-1392 FILED JUNE 4, 2015



SF 512 – Iowa Department of Revenue 2015 Tax Policy Bill (LSB2681SV)
Analyst: Jeff Robinson (Phone: (515) 281-4614) (jeff.robinson@legis.iowa.gov)
Fiscal Note Version – As passed the Senate

Description

Senate File 512:

- Expands a current sales/use tax exemption for certain all-terrain and off-road utility vehicles (ATVs). This change is effective July 1, 2015.
- Adds the Director or designee of the Department of Revenue as a nonvoting member of the Flood Mitigation Board.
- Provides an individual income tax exemption for certain payments made to nonresident utility workers. To be exempt from income tax, a payment must be for electric utility training received in Iowa while a nonresident or for emergency response work. This change is effective January 1, 2015.

Assumptions

All-Terrain Vehicle (ATV) Tax Exemption

- The Department of Revenue estimates that the price of ATVs purchased in Iowa during FY 2016 will average \$7,762. It is assumed this average will increase 2.0% each year.
- Based on data provided by the Department of Natural Resources (DNR), there will be 4,177 new registrations for ATVs in 2016 and future years, and farmers account for 9.5% of registrations of all new ATVs. It is assumed that annually, 397 (9.5%) new ATVs will be made newly exempt from sales/use tax under the provisions of this Bill.
- The State sales tax rate is 6.0%.
- The impact of the provision on local option sales tax (LOST) revenues is estimated using the average statewide rate of 0.87% of taxable sales.
- The estimate does include the sale of used ATVs. However, used ATV sales that are not considered “casual sales” are also subject to sales/use tax and the sales of used ATVs will add an unknown amount to the fiscal impact of the provision.

Fiscal Impact

All-Terrain Vehicle Exemption - This provision is projected to reduce revenue by the following annual amounts, beginning in FY 2016:

- General Fund Revenue - \$192,000
- Local Option Sales Tax - \$28,000

This estimated fiscal impact does not include the sale of used ATVs that will also benefit from the expanded sales/use tax exemption.

Flood Mitigation Board Change - The provision adding the Director or designee of the Department of Revenue to the Flood Mitigation Board has no fiscal impact.

Nonresident Utility Worker Payments - This provision is expected to have a minor negative impact on State General Fund revenue.

Sources

Iowa Department of Revenue
Department of Management property tax files
Legislative Services Agency analysis

/s/ Holly M. Lyons

June 4, 2015

The fiscal note for this bill was prepared pursuant to [Joint Rule 17](#) and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.

REPORT OF THE CONFERENCE COMMITTEE
ON SENATE FILE 494

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the differences between the Senate and House of Representatives on Senate File 494, a bill for an Act relating to and making appropriations involving state government entities involved with agriculture, natural resources, and environmental protection, respectfully make the following report:

1. That the House recedes from its amendment, S-3157.

2. That Senate File 494, as passed by the Senate, is amended to read as follows:

1. Page 5, line 13, by striking <soil conservation division> and inserting <division of soil conservation and water quality>

2. Page 5, by striking lines 15 and 16 and inserting <maintenance, and miscellaneous purposes:>

3. Page 5, by striking line 18.

4. Page 7, line 16, by striking <soil conservation division> and inserting <division of soil conservation and water quality>

5. Page 8, line 3, after <ranger> by inserting <or park manager>

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6. Page 10, line 16, by striking <2,000,000> and inserting <1,950,000>

7. Page 10, line 35, by striking <450,000> and inserting <500,000>

8. Page 15, line 24, by striking <For> and inserting <a. For>

9. Page 15, line 26, by striking <2,550,000> and inserting <2,700,000>

10. Page 15, after line 26 by inserting:

<b. Of the moneys appropriated in paragraph "a", the department shall support field staff providing technical assistance by allocating one hundred percent of the amount that the department allocated to support field staff under 2013 Iowa Acts, chapter 132, section 47, subsection 4, as amended by 2014 Iowa Acts, chapter 1139, section 18. In addition, of the moneys appropriated in paragraph "a", the department shall allocate an additional \$150,000 to support such field staff.>

11. Page 17, line 3, by striking <soil conservation division> and inserting <division of soil conservation and water quality>

12. Page 17, by striking lines 29 through 32.

13. Page 19, by striking lines 8 through 11.

14. Page 24, line 35, by striking <soil conservation division> and inserting <division of soil conservation and water quality>

15. Page 25, by striking lines 2 and 3 and inserting <maintenance, and miscellaneous purposes:>

16. Page 25, by striking line 5.

17. Page 27, line 3, by striking <soil conservation division> and inserting <division of soil conservation and water quality>

18. Page 27, line 25, after <ranger> by inserting <or park manager>

19. Page 30, line 3, by striking <1,000,000> and inserting

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<975,000>

20. Page 30, line 22, by striking <225,000> and inserting <250,000>

21. Page 33, line 18, by striking <For> and inserting <a. For>

22. Page 33, line 20, by striking <1,275,000> and inserting <1,350,000>

23. Page 33, after line 20 by inserting:

<b. Of the moneys appropriated in paragraph "a", the department shall support field staff providing technical assistance by allocating fifty percent of the amount that the department allocated to support field staff under section 19, subsection 4, of this Act. In addition, of the moneys appropriated in paragraph "a", the department shall allocate an additional \$75,000 to support such field staff.>

24. Page 34, line 32, by striking <soil conservation division> and inserting <division of soil conservation and water quality>

25. Page 35, by striking lines 22 through 25.

26. Page 37, by striking lines 1 through 4.

27. Page 38, by striking lines 5 through 21 and inserting:

<Sec. ____ . NEW SECTION. 161A.80A **Blufflands protection program and revolving fund.**

1. As used in this section, unless the context otherwise requires:

a. For purposes of this section only, "*bluffland*" means a cliff, headland, or hill with a broad, steep face along the channel or floodplain of the Missouri or Mississippi river and their tributaries.

b. "*Conservation organization*" means a nonprofit corporation incorporated in Iowa or an entity organized and operated primarily to enhance and protect natural resources in this state.

2. A blufflands protection revolving fund is created in

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the state treasury. All proceeds shall be divided into two equal accounts. One account shall be used for the purchase of blufflands along the Mississippi river and its tributaries and the other account shall be used for the purchase of blufflands along the Missouri river and its tributaries. The proceeds of the revolving fund are appropriated to make loans to conservation organizations which agree to purchase bluffland properties adjacent to state public lands. The department of agriculture and land stewardship, in conjunction with the department of natural resources, shall adopt rules pursuant to chapter 17A to administer the disbursement of funds. Notwithstanding section 12C.7, interest or earnings on investments made pursuant to this section or as provided in section 12B.10 shall be credited to the blufflands protection revolving fund. Notwithstanding section 8.33, unobligated or unencumbered funds credited to the blufflands protection revolving fund shall not revert at the close of a fiscal year. However, the maximum balance in the blufflands protection revolving fund shall not exceed two million five hundred thousand dollars. Any funds in excess of two million five hundred thousand dollars shall be credited to the rebuild Iowa infrastructure fund. No loan shall be made under this section on or after July 1, 2025.

3. This section is repealed on July 1, 2030.

Sec. ____ . NEW SECTION. **161A.80B Outstanding bluffland protection loans.**

1. The principal and interest from any loan made pursuant to section 161A.80A, as enacted in this Act, remaining outstanding on July 1, 2025, that would have been payable to the blufflands protection revolving fund created in section 161A.80A, shall instead be paid to the division on or after July 1, 2025, pursuant to the terms of the loan agreement. The moneys paid to the division shall be credited to the rebuild Iowa infrastructure fund created in section 8.57.

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2. This section is repealed on July 1, 2030.

Sec. ____ . MONEYS IN THE BLUFFLANDS PROTECTION REVOLVING FUND.

1. This section applies to any moneys existing in the blufflands protection revolving fund, including its accounts, as that fund and accounts exist under section 161A.80, Code 2015, on June 30, 2015, including any remaining appropriations made to that fund and accounts pursuant to 1998 Iowa Acts, chapter 1219, section 10, subsection 3, any moneys paid into the fund and accounts, and any moneys required to be credited to the rebuild Iowa infrastructure fund upon the repeal of section 161A.80, Code 2015, pursuant to section 161A.80, subsection 2, of that section.

2. The moneys described in subsection 1 shall be transferred to the blufflands protection revolving fund created in section 161A.80A, as enacted in this division of this Act. The moneys described in subsection 1 in an account of the blufflands protection revolving fund existing under section 161A.80, Code 2015, on June 30, 2015, shall be credited to the account with the same purpose created in the blufflands protection revolving fund under section 161A.80A, as enacted in this division of this Act.

DIVISION ____

CONTROL OF ANIMAL DISEASES — DISPOSAL

Sec. ____ . Section 670.1, subsection 2, Code 2015, is amended to read as follows:

2. "*Municipality*" means city, county, township, school district, a chapter 28E entity as provided in section 670.4, subsection 1, paragraph "p", and any other unit of local government except soil and water conservation districts as defined in section 161A.3, subsection 6.

Sec. ____ . Section 670.4, subsection 1, Code 2015, is amended by adding the following new paragraph:

NEW PARAGRAPH. *p.* Any claim against a chapter 28E entity

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or an officer or employee of the entity in any way arising out of, or related to, the acts or omissions, operations, or acceptance of waste by the entity, at the request of federal or state agencies, or any political subdivision of this state, in response to a disaster emergency declared by the governor pursuant to section 29C.6, subsection 1, in any way related to an infectious or contagious disease as defined in section 163.2, subsection 5, unless the department of natural resources determines the entity materially deviated from the entity's direct responsibilities and duties under the special waste authorization issued by the department. A chapter 28E entity receiving waste under this paragraph shall not be responsible for actions or inactions of any other parties and shall have no duty to assess, challenge, or evaluate the efficacy or safety of the means of disposal pursuant to any governmental rule, order, special waste authorization, or directive.

Sec. _____. WASTE DISPOSAL REPORT. A chapter 28E entity which accepts avian flu waste for landfill disposal and which receives reimbursement of costs from the United States department of agriculture shall report to the general assembly by January 1, 2016, a summary of total costs and revenues related to the disposal of avian flu wastes.

Sec. _____. IMMEDIATE EFFECTIVE DATE. This division of this Act, being deemed of immediate importance, takes effect upon enactment.

DIVISION ____

CONDITIONAL EFFECTIVE DATE AND RETROACTIVE APPLICABILITY PROVISIONS

Sec. _____. EFFECTIVE UPON ENACTMENT. Unless otherwise provided, this Act, if approved by the governor on or after July 1, 2015, takes effect upon enactment.

Sec. _____. RETROACTIVE APPLICABILITY. Unless otherwise provided, this Act, if approved by the governor on or after July 1, 2015, applies retroactively to July 1, 2015.>

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28. Title page, line 3, after <protection> by inserting <, and including effective date and retroactive applicability provisions>

29. By renumbering as necessary.

ON THE PART OF THE SENATE:

ON THE PART OF THE HOUSE:

MARY JO WILHELM, CHAIRPERSON

JACK DRAKE, CHAIRPERSON

DICK L. DEARDEN

NANCY DUNKEL

KEVIN KINNEY

PAT GRASSLEY

KEN ROZENBOOM

NORLIN MOMMSEN

SCOTT OURTH

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REPORT OF THE CONFERENCE COMMITTEE
ON HOUSE FILE 659

To the Speaker of the House of Representatives and the
President of the Senate:

We, the undersigned members of the conference committee
appointed to resolve the differences between the House of
Representatives and the Senate on House File 659, a bill for

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an Act relating to and making appropriations to certain state departments, agencies, funds, and certain other entities, providing for regulatory authority, and other properly related matters, respectfully make the following report:

1. That the Senate recedes from its amendment, H-1338.

2. That House File 659, as passed by the House, is amended to read as follows:

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

<DIVISION I
FY 2015-2016

Section 1. DEPARTMENT OF ADMINISTRATIVE SERVICES.

1. There is appropriated from the general fund of the state to the department of administrative services for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 4,067,924
..... FTEs 56.56

b. For the payment of utility costs, and for not more than the following full-time equivalent positions:

..... \$ 2,568,909
..... FTEs 1.00

Notwithstanding section 8.33, any excess moneys appropriated for utility costs in this lettered paragraph shall not revert to the general fund of the state at the end of the fiscal year but shall remain available for expenditure for the purposes of this lettered paragraph during the succeeding fiscal year.

c. For Terrace Hill operations, and for not more than the following full-time equivalent positions:

..... \$ 405,914

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..... FTEs 5.00

2. Any moneys and premiums collected by the department for workers' compensation shall be segregated into a separate workers' compensation fund in the state treasury to be used for payment of state employees' workers' compensation claims and administrative costs. Notwithstanding section 8.33, unencumbered or unobligated moneys remaining in this workers' compensation fund at the end of the fiscal year shall not revert but shall be available for expenditure for purposes of the fund for subsequent fiscal years.

Sec. 2. REVOLVING FUNDS. There is appropriated to the department of administrative services for the fiscal year beginning July 1, 2015, and ending June 30, 2016, from the revolving funds designated in chapter 8A and from internal service funds created by the department such amounts as the department deems necessary for the operation of the department consistent with the requirements of chapter 8A.

Sec. 3. STATE EMPLOYEE HEALTH INSURANCE ADMINISTRATION CHARGE. For the fiscal year beginning July 1, 2015, and ending June 30, 2016, the monthly per contract administrative charge which may be assessed by the department of administrative services shall be \$2 per contract on all health insurance plans administered by the department.

Sec. 4. AUDITOR OF STATE.

1. There is appropriated from the general fund of the state to the office of the auditor of state for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 944,506
..... FTEs 103.00

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2. The auditor of state may retain additional full-time equivalent positions as is reasonable and necessary to perform governmental subdivision audits which are reimbursable pursuant to section 11.20 or 11.21, to perform audits which are requested by and reimbursable from the federal government, and to perform work requested by and reimbursable from departments or agencies pursuant to section 11.5A or 11.5B. The auditor of state shall notify the department of management, the legislative fiscal committee, and the legislative services agency of the additional full-time equivalent positions retained.

3. The auditor of state shall allocate moneys from the appropriation in this section solely for audit work related to the comprehensive annual financial report, federally required audits, and investigations of embezzlement, theft, or other significant financial irregularities until the audit of the comprehensive annual financial report is complete.

Sec. 5. IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD. There is appropriated from the general fund of the state to the Iowa ethics and campaign disclosure board for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	550,335
.....	FTEs	6.00

Sec. 6. OFFICE OF THE CHIEF INFORMATION OFFICER — INTERNAL SERVICE FUNDS — IOWACCESS.

1. There is appropriated to the office of the chief information officer for the fiscal year beginning July 1, 2015, and ending June 30, 2016, from the revolving funds designated in chapter 8B and from internal service funds created by the

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office such amounts as the office deems necessary for the operation of the office consistent with the requirements of chapter 8B.

2. a. Notwithstanding section 321A.3, subsection 1, for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the first \$750,000 collected by the department of transportation and transferred to the treasurer of state with respect to the fees for transactions involving the furnishing of a certified abstract of a vehicle operating record under section 321A.3, subsection 1, shall be transferred to the IowAccess revolving fund created in section 8B.33 for the purposes of developing, implementing, maintaining, and expanding electronic access to government records as provided by law.

b. All fees collected with respect to transactions involving IowAccess shall be deposited in the IowAccess revolving fund and shall be used only for the support of IowAccess projects.

Sec. 7. DEPARTMENT OF COMMERCE.

1. There is appropriated from the general fund of the state to the department of commerce for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. ALCOHOLIC BEVERAGES DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	1,220,391
.....	FTEs	17.90

b. PROFESSIONAL LICENSING AND REGULATION BUREAU

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

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.....	\$	601,537
.....	FTEs	12.51

2. There is appropriated from the department of commerce revolving fund created in section 546.12 to the department of commerce for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. BANKING DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	9,667,235
.....	FTEs	93.23

b. CREDIT UNION DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	1,869,256
.....	FTEs	16.00

c. INSURANCE DIVISION

(1) For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	5,325,889
.....	FTEs	103.15

(2) The insurance division may reallocate authorized full-time equivalent positions as necessary to respond to accreditation recommendations or requirements.

(3) The insurance division expenditures for examination purposes may exceed the projected receipts, refunds, and reimbursements, estimated pursuant to section 505.7, subsection 7, including the expenditures for retention of additional personnel, if the expenditures are fully reimbursable and the division first does both of the following:

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(a) Notifies the department of management, the legislative services agency, and the legislative fiscal committee of the need for the expenditures.

(b) Files with each of the entities named in subparagraph division (a) the legislative and regulatory justification for the expenditures, along with an estimate of the expenditures.

d. UTILITIES DIVISION

(1) For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$ 8,560,405
.....	FTEs 79.00

(2) The utilities division may expend additional moneys, including moneys for additional personnel, if those additional expenditures are actual expenses which exceed the moneys budgeted for utility regulation and the expenditures are fully reimbursable. Before the division expends or encumbers an amount in excess of the moneys budgeted for regulation, the division shall first do both of the following:

(a) Notify the department of management, the legislative services agency, and the legislative fiscal committee of the need for the expenditures.

(b) File with each of the entities named in subparagraph division (a) the legislative and regulatory justification for the expenditures, along with an estimate of the expenditures.

3. CHARGES. Each division and the office of consumer advocate shall include in its charges assessed or revenues generated an amount sufficient to cover the amount stated in its appropriation and any state-assessed indirect costs determined by the department of administrative services.

Sec. 8. DEPARTMENT OF COMMERCE — PROFESSIONAL LICENSING AND REGULATION BUREAU. There is appropriated from the housing trust fund created pursuant to section 16.181, to the bureau of professional licensing and regulation of the banking division

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of the department of commerce for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes:

..... \$ 62,317

Sec. 9. GOVERNOR AND LIEUTENANT GOVERNOR. There is appropriated from the general fund of the state to the offices of the governor and the lieutenant governor for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. GENERAL OFFICE

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 2,196,455

..... FTEs 23.00

2. TERRACE HILL QUARTERS

For the governor's quarters at Terrace Hill, including salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 93,111

..... FTEs 1.93

Sec. 10. GOVERNOR'S OFFICE OF DRUG CONTROL POLICY. There is appropriated from the general fund of the state to the governor's office of drug control policy for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, including statewide coordination of the drug abuse resistance education (D.A.R.E.) programs or similar programs,

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and for not more than the following full-time equivalent positions:

.....	\$	241,134
.....	FTEs	4.00

Sec. 11. DEPARTMENT OF HUMAN RIGHTS. There is appropriated from the general fund of the state to the department of human rights for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. CENTRAL ADMINISTRATION DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	224,184
.....	FTEs	5.65

2. COMMUNITY ADVOCACY AND SERVICES DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	1,028,077
.....	FTEs	9.15

Sec. 12. DEPARTMENT OF INSPECTIONS AND APPEALS. There is appropriated from the general fund of the state to the department of inspections and appeals for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. ADMINISTRATION DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	545,242
.....	FTEs	13.65

2. ADMINISTRATIVE HEARINGS DIVISION

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For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	678,942
.....	FTEs	23.00

3. INVESTIGATIONS DIVISION

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	2,573,089
.....	FTEs	55.00

b. By December 1, 2015, the department, in coordination with the investigations division, shall submit a report to the general assembly concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2014, and ending June 30, 2015. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered.

4. HEALTH FACILITIES DIVISION

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	5,092,033
.....	FTEs	114.00

b. The department shall, in coordination with the health facilities division, make the following information available to the public as part of the department's development efforts to revise the department's internet site:

(1) The number of inspections conducted by the division annually by type of service provider and type of inspection.

(2) The total annual operations budget for the division, including general fund appropriations and federal contract

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dollars received by type of service provider inspected.

(3) The total number of full-time equivalent positions in the division, to include the number of full-time equivalent positions serving in a supervisory capacity, and serving as surveyors, inspectors, or monitors in the field by type of service provider inspected.

(4) Identification of state and federal survey trends, cited regulations, the scope and severity of deficiencies identified, and federal and state fines assessed and collected concerning nursing and assisted living facilities and programs.

c. It is the intent of the general assembly that the department and division continuously solicit input from facilities regulated by the division to assess and improve the division's level of collaboration and to identify new opportunities for cooperation.

5. EMPLOYMENT APPEAL BOARD

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	42,215
.....	FTEs	11.00

b. The employment appeal board shall be reimbursed by the labor services division of the department of workforce development for all costs associated with hearings conducted under chapter 91C, related to contractor registration. The board may expend, in addition to the amount appropriated under this subsection, additional amounts as are directly billable to the labor services division under this subsection and to retain the additional full-time equivalent positions as needed to conduct hearings required pursuant to chapter 91C.

6. CHILD ADVOCACY BOARD

a. For foster care review and the court appointed special advocate program, including salaries, support, maintenance, and miscellaneous purposes, and for not more than the following

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full-time equivalent positions:

.....	\$ 2,680,290
.....	FTEs 32.25

b. The department of human services, in coordination with the child advocacy board and the department of inspections and appeals, shall submit an application for funding available pursuant to Tit. IV-E of the federal Social Security Act for claims for child advocacy board administrative review costs.

c. The court appointed special advocate program shall investigate and develop opportunities for expanding fund-raising for the program.

d. Administrative costs charged by the department of inspections and appeals for items funded under this subsection shall not exceed 4 percent of the amount appropriated in this subsection.

7. FOOD AND CONSUMER SAFETY

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$ 1,279,331
.....	FTEs 23.65

Sec. 13. DEPARTMENT OF INSPECTIONS AND APPEALS — MUNICIPAL CORPORATION FOOD INSPECTIONS. For the fiscal year beginning July 1, 2015, and ending June 30, 2016, the department of inspections and appeals shall retain any license fees generated during the fiscal year as a result of actions under section 137F.3A occurring during the period beginning July 1, 2009, and ending June 30, 2016, for the purpose of enforcing the provisions of chapters 137C, 137D, and 137F.

Sec. 14. RACING AND GAMING COMMISSION — RACING AND GAMING REGULATION. There is appropriated from the gaming regulatory revolving fund established in section 99F.20 to the racing and gaming commission of the department of inspections and appeals for the fiscal year beginning July 1, 2015, and ending

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June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. For salaries, support, maintenance, and miscellaneous purposes for regulation, administration, and enforcement of pari-mutuel racetracks, excursion boat gambling, and gambling structure laws and for not more than the following full-time equivalent positions:

.....	\$	6,194,499
.....	FTEs	73.75

2. For conducting a study on exchange wagering as required by 2015 Iowa Acts, Senate File 438:

.....	\$	50,000
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Sec. 15. ROAD USE TAX FUND APPROPRIATION — DEPARTMENT OF INSPECTIONS AND APPEALS. There is appropriated from the road use tax fund created in section 312.1 to the administrative hearings division of the department of inspections and appeals for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes:

.....	\$	1,623,897
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Sec. 16. DEPARTMENT OF MANAGEMENT. There is appropriated from the general fund of the state to the department of management for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For enterprise resource planning, providing for a salary model administrator, conducting performance audits, and the department's LEAN process; for salaries, support, maintenance, and miscellaneous purposes; and for not more than the following full-time equivalent positions:

.....	\$	2,550,220
.....	FTEs	20.58

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Sec. 17. ROAD USE TAX FUND APPROPRIATION — DEPARTMENT OF MANAGEMENT. There is appropriated from the road use tax fund created in section 312.1 to the department of management for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes:

..... \$ 56,000

Sec. 18. IOWA PUBLIC INFORMATION BOARD. There is appropriated from the general fund of the state to the Iowa public information board for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes and for not more than the following full-time equivalent positions:

..... \$ 350,000

..... FTEs 3.00

Sec. 19. DEPARTMENT OF REVENUE.

1. There is appropriated from the general fund of the state to the department of revenue for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 17,880,839

..... FTEs 228.55

2. From the moneys appropriated in this section, the department shall use \$400,000 to pay the direct costs of compliance related to the collection and distribution of local

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sales and services taxes imposed pursuant to chapters 423B and 423E.

3. The director of revenue shall prepare and issue a state appraisal manual and the revisions to the state appraisal manual as provided in section 421.17, subsection 17, without cost to a city or county.

Sec. 20. MOTOR VEHICLE FUEL TAX FUND APPROPRIATION. There is appropriated from the motor vehicle fuel tax fund created pursuant to section 452A.77 to the department of revenue for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for administration and enforcement of the provisions of chapter 452A and the motor vehicle fuel tax program:

..... \$ 1,305,775

Sec. 21. SECRETARY OF STATE.

1. There is appropriated from the general fund of the state to the office of the secretary of state for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 2,896,699

..... FTEs 32.00

2. The state department or state agency which provides data processing services to support voter registration file maintenance and storage shall provide those services without charge.

Sec. 22. SECRETARY OF STATE FILING FEES REFUND.

Notwithstanding the obligation to collect fees pursuant to the

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provisions of section 489.117, subsection 1, paragraphs "a" and "o", section 490.122, subsection 1, paragraphs "a" and "s", and section 504.113, subsection 1, paragraphs "a", "c", "d", "j", "k", "l", and "m", for the fiscal year beginning July 1, 2015, the secretary of state may refund these fees to the filer pursuant to rules established by the secretary of state. The decision of the secretary of state not to issue a refund under rules established by the secretary of state is final and not subject to review pursuant to chapter 17A.

Sec. 23. ADDRESS CONFIDENTIALITY PROGRAM — SURCHARGE APPROPRIATION. For the fiscal year beginning July 1, 2015, and ending June 30, 2016, there is appropriated from the surcharges collected by the clerk of the district court and deposited in the address confidentiality program revolving fund created in 2015 Iowa Acts, House File 585, the amount of up to \$47,300 to the office of the secretary of state to administer the address confidentiality program established in 2015 Iowa Acts, House File 585.

Sec. 24. TREASURER OF STATE.

1. There is appropriated from the general fund of the state to the office of treasurer of state for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	1,084,392
.....	FTEs	28.80

2. The office of treasurer of state shall supply clerical and accounting support for the executive council.

Sec. 25. ROAD USE TAX FUND APPROPRIATION — OFFICE OF TREASURER OF STATE. There is appropriated from the road use tax fund created in section 312.1 to the office of treasurer of

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state for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For enterprise resource management costs related to the distribution of road use tax funds:

..... \$ 93,148

Sec. 26. IPERS — GENERAL OFFICE. There is appropriated from the Iowa public employees' retirement system fund created in section 97B.7 to the Iowa public employees' retirement system for the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and other operational purposes to pay the costs of the Iowa public employees' retirement system, and for not more than the following full-time equivalent positions:

..... \$ 17,686,968
..... FTEs 88.00

Sec. 27. IOWA PRODUCTS. As a condition of receiving an appropriation, any agency appropriated moneys pursuant to this 2015 Act shall give first preference when purchasing a product to an Iowa product or a product produced by an Iowa-based business. Second preference shall be given to a United States product or a product produced by a business based in the United States.

Sec. 28. PERSONNEL SETTLEMENT AGREEMENT PAYMENTS. As a condition of the appropriations in this Act, the moneys appropriated and any other moneys available shall not be used for payment of a personnel settlement agreement that contains a confidentiality provision intended to prevent public disclosure of the agreement or any terms of the agreement.

Sec. 29. TRANSFER — SECRETARY OF STATE — ADDRESS CONFIDENTIALITY PROGRAM. Any unencumbered or unobligated moneys remaining in the federal recovery and reinvestment fund

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established in section 8.41A on June 30, 2015, are transferred to the office of the secretary of state for deposit in the address confidentiality program revolving fund established in 2015 Iowa Acts, House File 585, and are appropriated to the office of the secretary of state to be used for the start-up costs of implementing the address confidentiality program established in 2015 Iowa Acts, House File 585.

Sec. 30. TRANSFER — SECRETARY OF STATE — ADDRESS CONFIDENTIALITY PROGRAM. Any unencumbered or unobligated moneys remaining in the vertical infrastructure fund established in section 8.57B on June 30, 2015, are transferred to the office of the secretary of state for deposit in the address confidentiality program revolving fund established in 2015 Iowa Acts, House File 585, and are appropriated to the office of the secretary of state to be used for the start-up costs of implementing the address confidentiality program established in 2015 Iowa Acts, House File 585.

Sec. 31. Section 8.57, subsection 5, paragraph h, Code 2015, is amended by striking the paragraph.

Sec. 32. 2012 Iowa Acts, chapter 1138, section 7, subsection 2, is amended to read as follows:

2. A banking division mortgage servicing settlement fund is established, separate and apart from all other public moneys or funds of the state, under the control of the division of banking of the department of commerce. The banking division shall deposit moneys received by the division from the joint state-federal mortgage servicing settlement into the fund. Moneys deposited in the fund are appropriated to the banking division to be used as provided in a financial plan developed by the superintendent of banking and approved by the department of management to support state financial regulation, including oversight of mortgage lending and mortgage servicing, real estate and real estate appraisal, state chartered banks, and other financial services regulated by the division of

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banking. Moneys in the fund may also be used to support financial literacy efforts. The financial plan may be updated periodically as provided by the superintendent and approved by the department of management. Notwithstanding section 8.33, moneys in the fund that remain unencumbered or unobligated at the close of a fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year that begins July 1, 2014. Any unencumbered or unobligated moneys remaining in the fund on June 30, 2015, ~~shall be~~ are transferred to the ~~general fund of the state~~ office of the secretary of state for deposit in the address confidentiality program revolving fund established in 2015 Iowa Acts, House File 585, and are appropriated to the office of the secretary of state to be used for the start-up costs of implementing the address confidentiality program established in 2015 Iowa Acts, House File 585.

Sec. 33. TRANSFERS — SECRETARY OF STATE — ADDRESS CONFIDENTIALITY PROGRAM — AGGREGATE LIMITATIONS ON TRANSFERS.

1. Unencumbered or unobligated moneys transferred to the office of the secretary of state for deposit in the address confidentiality program fund established in 2015 Iowa Acts, House File 585, and appropriated to the office of the secretary of state to be used for the start-up costs of implementing the address confidentiality program established in 2015 Iowa Acts, House File 585, pursuant to the following provisions of this Act, shall not exceed, in the aggregate, the amount of \$47,300:

a. The section of this Act transferring moneys remaining in the federal recovery and reinvestment fund established in section 8.41A on June 30, 2015.

b. The section of this Act transferring moneys remaining in the vertical infrastructure fund established in section 8.57B on June 30, 2015.

c. The section of this Act transferring moneys remaining in the banking division mortgage servicing settlement fund

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established in 2012 Iowa Acts, chapter 1138, section 7, subsection 2, on June 30, 2015.

2. Any unencumbered or unobligated moneys remaining in the funds described in subsection 1, paragraphs "a" through "c" on June 30, 2015, which in the aggregate exceed \$47,300 shall be transferred to the general fund of the state.

Sec. 34. Section 9.8, subsection 1, as enacted by 2015 Iowa Acts, House File 585, section 1, is amended to read as follows:

1. An address confidentiality program revolving fund is created in the state treasury. The fund shall consist of moneys collected by the clerk of the district court ~~and transferred to the office of the secretary of state for deposit in the fund~~ pursuant to section 602.8108, subsection 6A, and transfers of interest, earnings, and moneys from other funds as provided by law. The moneys in the fund are subject to appropriation to the office of the secretary of state by the general assembly. The office of the secretary of state shall administer the fund. The office of the secretary of state shall provide an annual report to the department of management and the legislative services agency on expenditures from the fund in a format as determined by the department of management in consultation with the legislative services agency.

Sec. 35. Section 9.8, subsection 3, as enacted by 2015 Iowa Acts, House File 585, section 1, is amended to read as follows:

3. Section 8.33 does not apply to any moneys transferred, credited, or appropriated to the revolving fund.

Sec. 36. REPEAL. Sections 8.41A and 8.57B, Code 2015, are repealed.

Sec. 37. EFFECTIVE UPON ENACTMENT. The following provisions of this division of this Act, being deemed of immediate importance, take effect upon enactment:

1. The section of this Act transferring moneys remaining in the federal recovery and reinvestment fund established in section 8.41A on June 30, 2015, to the office of the secretary

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of state for deposit in the address confidentiality program fund established in 2015 Iowa Acts, House File 585, and appropriating those moneys to the office of the secretary of state to be used by the office of the secretary of state for the start-up costs of implementing the address confidentiality program.

2. The section of this Act transferring moneys remaining in the vertical infrastructure fund established in section 8.57B on June 30, 2015, to the office of the secretary of state for deposit in the address confidentiality program fund established in 2015 Iowa Acts, House File 585, and appropriating those moneys to the office of the secretary of state to be used by the office of the secretary of state for the start-up costs of implementing the address confidentiality program.

3. The section of this Act amending 2012 Iowa Acts, chapter 1138, section 7, subsection 2.

Sec. 38. EFFECTIVE UPON ENACTMENT AND RETROACTIVE APPLICABILITY. The following provisions of this division of this Act, if approved by the governor on or after July 1, 2015, take effect upon enactment, and apply retroactively to June 30, 2015:

1. The section of this Act transferring moneys remaining in the federal recovery and reinvestment fund established in section 8.41A on June 30, 2015, to the office of the secretary of state for deposit in the address confidentiality program fund established in 2015 Iowa Acts, House File 585, and appropriating those moneys to the office of the secretary of state to be used by the office of the secretary of state for the start-up costs of implementing the address confidentiality program.

2. The section of this Act transferring moneys remaining in the vertical infrastructure fund established in section 8.57B on June 30, 2015, to the office of the secretary of state for deposit in the address confidentiality program fund established

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in 2015 Iowa Acts, House File 585, and appropriating those moneys to the office of the secretary of state to be used by the office of the secretary of state for the start-up costs of implementing the address confidentiality program.

3. The section of this Act amending 2012 Iowa Acts, chapter 1138, section 7, subsection 2.

DIVISION II
FY 2016-2017

Sec. 39. DEPARTMENT OF ADMINISTRATIVE SERVICES.

1. There is appropriated from the general fund of the state to the department of administrative services for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	2,033,962
.....	FTEs	56.56

b. For the payment of utility costs, and for not more than the following full-time equivalent positions:

.....	\$	1,284,455
.....	FTEs	1.00

Notwithstanding section 8.33, any excess moneys appropriated for utility costs in this lettered paragraph shall not revert to the general fund of the state at the end of the fiscal year but shall remain available for expenditure for the purposes of this lettered paragraph during the succeeding fiscal year.

c. For Terrace Hill operations, and for not more than the following full-time equivalent positions:

.....	\$	202,957
.....	FTEs	5.00

2. Any moneys and premiums collected by the department for workers' compensation shall be segregated into a separate

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workers' compensation fund in the state treasury to be used for payment of state employees' workers' compensation claims and administrative costs. Notwithstanding section 8.33, unencumbered or unobligated moneys remaining in this workers' compensation fund at the end of the fiscal year shall not revert but shall be available for expenditure for purposes of the fund for subsequent fiscal years.

Sec. 40. REVOLVING FUNDS. There is appropriated to the department of administrative services for the fiscal year beginning July 1, 2016, and ending June 30, 2017, from the revolving funds designated in chapter 8A and from internal service funds created by the department such amounts as the department deems necessary for the operation of the department consistent with the requirements of chapter 8A.

Sec. 41. STATE EMPLOYEE HEALTH INSURANCE ADMINISTRATION CHARGE. For the fiscal year beginning July 1, 2016, and ending June 30, 2017, the monthly per contract administrative charge which may be assessed by the department of administrative services shall be \$2 per contract on all health insurance plans administered by the department.

Sec. 42. AUDITOR OF STATE.

1. There is appropriated from the general fund of the state to the office of the auditor of state for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	472,253
.....	FTEs	103.00

2. The auditor of state may retain additional full-time equivalent positions as is reasonable and necessary to perform governmental subdivision audits which are reimbursable

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pursuant to section 11.20 or 11.21, to perform audits which are requested by and reimbursable from the federal government, and to perform work requested by and reimbursable from departments or agencies pursuant to section 11.5A or 11.5B. The auditor of state shall notify the department of management, the legislative fiscal committee, and the legislative services agency of the additional full-time equivalent positions retained.

3. The auditor of state shall allocate moneys from the appropriation in this section solely for audit work related to the comprehensive annual financial report, federally required audits, and investigations of embezzlement, theft, or other significant financial irregularities until the audit of the comprehensive annual financial report is complete.

Sec. 43. IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD. There is appropriated from the general fund of the state to the Iowa ethics and campaign disclosure board for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	275,168
.....	FTEs	6.00

Sec. 44. OFFICE OF THE CHIEF INFORMATION OFFICER — INTERNAL SERVICE FUNDS — IOWACCESS.

1. There is appropriated to the office of the chief information officer for the fiscal year beginning July 1, 2016, and ending June 30, 2017, from the revolving funds designated in chapter 8B and from internal service funds created by the office such amounts as the office deems necessary for the operation of the office consistent with the requirements of chapter 8B.

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2. a. Notwithstanding section 321A.3, subsection 1, for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the first \$375,000 collected by the department of transportation and transferred to the treasurer of state with respect to the fees for transactions involving the furnishing of a certified abstract of a vehicle operating record under section 321A.3, subsection 1, shall be transferred to the IowAccess revolving fund created in section 8B.33 for the purposes of developing, implementing, maintaining, and expanding electronic access to government records as provided by law.

b. All fees collected with respect to transactions involving IowAccess shall be deposited in the IowAccess revolving fund and shall be used only for the support of IowAccess projects.

Sec. 45. DEPARTMENT OF COMMERCE.

1. There is appropriated from the general fund of the state to the department of commerce for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. ALCOHOLIC BEVERAGES DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	610,196
.....	FTEs	17.90

b. PROFESSIONAL LICENSING AND REGULATION BUREAU

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	300,769
.....	FTEs	12.51

2. There is appropriated from the department of commerce

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revolving fund created in section 546.12 to the department of commerce for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. BANKING DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	4,833,618
.....	FTEs	93.23

b. CREDIT UNION DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	934,628
.....	FTEs	16.00

c. INSURANCE DIVISION

(1) For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	2,662,945
.....	FTEs	103.15

(2) The insurance division may reallocate authorized full-time equivalent positions as necessary to respond to accreditation recommendations or requirements.

(3) The insurance division expenditures for examination purposes may exceed the projected receipts, refunds, and reimbursements, estimated pursuant to section 505.7, subsection 7, including the expenditures for retention of additional personnel, if the expenditures are fully reimbursable and the division first does both of the following:

(a) Notifies the department of management, the legislative services agency, and the legislative fiscal committee of the need for the expenditures.

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(b) Files with each of the entities named in subparagraph division (a) the legislative and regulatory justification for the expenditures, along with an estimate of the expenditures.

d. UTILITIES DIVISION

(1) For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	4,280,203
.....	FTEs	79.00

(2) The utilities division may expend additional moneys, including moneys for additional personnel, if those additional expenditures are actual expenses which exceed the moneys budgeted for utility regulation and the expenditures are fully reimbursable. Before the division expends or encumbers an amount in excess of the moneys budgeted for regulation, the division shall first do both of the following:

(a) Notify the department of management, the legislative services agency, and the legislative fiscal committee of the need for the expenditures.

(b) File with each of the entities named in subparagraph division (a) the legislative and regulatory justification for the expenditures, along with an estimate of the expenditures.

3. CHARGES. Each division and the office of consumer advocate shall include in its charges assessed or revenues generated an amount sufficient to cover the amount stated in its appropriation and any state-assessed indirect costs determined by the department of administrative services.

Sec. 46. DEPARTMENT OF COMMERCE — PROFESSIONAL LICENSING AND REGULATION BUREAU. There is appropriated from the housing trust fund created pursuant to section 16.181, to the bureau of professional licensing and regulation of the banking division of the department of commerce for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes

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designated:

For salaries, support, maintenance, and miscellaneous
purposes:

..... \$ 31,159

Sec. 47. GOVERNOR AND LIEUTENANT GOVERNOR. There is appropriated from the general fund of the state to the offices of the governor and the lieutenant governor for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. GENERAL OFFICE

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 1,098,228

..... FTEs 23.00

2. TERRACE HILL QUARTERS

For the governor's quarters at Terrace Hill, including salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 46,556

..... FTEs 1.93

Sec. 48. GOVERNOR'S OFFICE OF DRUG CONTROL POLICY. There is appropriated from the general fund of the state to the governor's office of drug control policy for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, including statewide coordination of the drug abuse resistance education (D.A.R.E.) programs or similar programs, and for not more than the following full-time equivalent positions:

..... \$ 120,567

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..... FTEs 4.00

Sec. 49. DEPARTMENT OF HUMAN RIGHTS. There is appropriated from the general fund of the state to the department of human rights for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. CENTRAL ADMINISTRATION DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 112,092
..... FTEs 5.65

2. COMMUNITY ADVOCACY AND SERVICES DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 514,039
..... FTEs 9.15

Sec. 50. DEPARTMENT OF INSPECTIONS AND APPEALS. There is appropriated from the general fund of the state to the department of inspections and appeals for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. ADMINISTRATION DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 272,621
..... FTEs 13.65

2. ADMINISTRATIVE HEARINGS DIVISION

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

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 \$ 339,471
 FTEs 23.00

3. INVESTIGATIONS DIVISION

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 1,286,545
 FTEs 55.00

b. By December 1, 2016, the department, in coordination with the investigations division, shall submit a report to the general assembly concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2015, and ending June 30, 2016. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered.

4. HEALTH FACILITIES DIVISION

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 2,546,017
 FTEs 114.00

b. The department shall, in coordination with the health facilities division, make the following information available to the public as part of the department's development efforts to revise the department's internet site:

(1) The number of inspections conducted by the division annually by type of service provider and type of inspection.

(2) The total annual operations budget for the division, including general fund appropriations and federal contract dollars received by type of service provider inspected.

(3) The total number of full-time equivalent positions in the division, to include the number of full-time equivalent

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positions serving in a supervisory capacity, and serving as surveyors, inspectors, or monitors in the field by type of service provider inspected.

(4) Identification of state and federal survey trends, cited regulations, the scope and severity of deficiencies identified, and federal and state fines assessed and collected concerning nursing and assisted living facilities and programs.

c. It is the intent of the general assembly that the department and division continuously solicit input from facilities regulated by the division to assess and improve the division's level of collaboration and to identify new opportunities for cooperation.

5. EMPLOYMENT APPEAL BOARD

a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	21,108
.....	FTEs	11.00

b. The employment appeal board shall be reimbursed by the labor services division of the department of workforce development for all costs associated with hearings conducted under chapter 91C, related to contractor registration. The board may expend, in addition to the amount appropriated under this subsection, additional amounts as are directly billable to the labor services division under this subsection and to retain the additional full-time equivalent positions as needed to conduct hearings required pursuant to chapter 91C.

6. CHILD ADVOCACY BOARD

a. For foster care review and the court appointed special advocate program, including salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	1,340,145
.....	FTEs	32.25

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b. The department of human services, in coordination with the child advocacy board and the department of inspections and appeals, shall submit an application for funding available pursuant to Tit. IV-E of the federal Social Security Act for claims for child advocacy board administrative review costs.

c. The court appointed special advocate program shall investigate and develop opportunities for expanding fund-raising for the program.

d. Administrative costs charged by the department of inspections and appeals for items funded under this subsection shall not exceed 4 percent of the amount appropriated in this subsection.

7. FOOD AND CONSUMER SAFETY

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	639,666
.....	FTEs	23.65

Sec. 51. DEPARTMENT OF INSPECTIONS AND APPEALS — MUNICIPAL CORPORATION FOOD INSPECTIONS. For the fiscal year beginning July 1, 2016, and ending June 30, 2017, the department of inspections and appeals shall retain any license fees generated during the fiscal year as a result of actions under section 137F.3A occurring during the period beginning July 1, 2009, and ending June 30, 2017, for the purpose of enforcing the provisions of chapters 137C, 137D, and 137F.

Sec. 52. RACING AND GAMING COMMISSION — RACING AND GAMING REGULATION. There is appropriated from the gaming regulatory revolving fund established in section 99F.20 to the racing and gaming commission of the department of inspections and appeals for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous

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purposes for regulation, administration, and enforcement of pari-mutuel racetracks, excursion boat gambling, and gambling structure laws and for not more than the following full-time equivalent positions:

.....	\$ 3,097,250
.....	FTEs 73.75

Sec. 53. ROAD USE TAX FUND APPROPRIATION — DEPARTMENT OF INSPECTIONS AND APPEALS. There is appropriated from the road use tax fund created in section 312.1 to the administrative hearings division of the department of inspections and appeals for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes:

.....	\$ 811,949
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Sec. 54. DEPARTMENT OF MANAGEMENT. There is appropriated from the general fund of the state to the department of management for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For enterprise resource planning, providing for a salary model administrator, conducting performance audits, and the department's LEAN process; for salaries, support, maintenance, and miscellaneous purposes; and for not more than the following full-time equivalent positions:

.....	\$ 1,275,110
.....	FTEs 20.58

Sec. 55. ROAD USE TAX FUND APPROPRIATION — DEPARTMENT OF MANAGEMENT. There is appropriated from the road use tax fund created in section 312.1 to the department of management for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

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For salaries, support, maintenance, and miscellaneous purposes:

..... \$ 28,000

Sec. 56. IOWA PUBLIC INFORMATION BOARD. There is appropriated from the general fund of the state to the Iowa public information board for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes and for not more than the following full-time equivalent positions:

..... \$ 175,000

..... FTEs 3.00

Sec. 57. DEPARTMENT OF REVENUE.

1. There is appropriated from the general fund of the state to the department of revenue for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 8,940,420

..... FTEs 228.55

2. From the moneys appropriated in this section, the department shall use \$200,000 to pay the direct costs of compliance related to the collection and distribution of local sales and services taxes imposed pursuant to chapters 423B and 423E.

3. The director of revenue shall prepare and issue a state appraisal manual and the revisions to the state appraisal manual as provided in section 421.17, subsection 17, without cost to a city or county.

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Sec. 58. MOTOR VEHICLE FUEL TAX FUND APPROPRIATION. There is appropriated from the motor vehicle fuel tax fund created pursuant to section 452A.77 to the department of revenue for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for administration and enforcement of the provisions of chapter 452A and the motor vehicle fuel tax program:

..... \$ 652,888

Sec. 59. SECRETARY OF STATE.

1. There is appropriated from the general fund of the state to the office of the secretary of state for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

..... \$ 1,448,350
..... FTEs 32.00

2. The state department or state agency which provides data processing services to support voter registration file maintenance and storage shall provide those services without charge.

Sec. 60. SECRETARY OF STATE FILING FEES REFUND.

Notwithstanding the obligation to collect fees pursuant to the provisions of section 489.117, subsection 1, paragraphs "a" and "o", section 490.122, subsection 1, paragraphs "a" and "s", and section 504.113, subsection 1, paragraphs "a", "c", "d", "j", "k", "l", and "m", for the fiscal year beginning July 1, 2016, the secretary of state may refund these fees to the filer pursuant to rules established by the secretary of state. The

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decision of the secretary of state not to issue a refund under rules established by the secretary of state is final and not subject to review pursuant to chapter 17A.

Sec. 61. TREASURER OF STATE.

1. There is appropriated from the general fund of the state to the office of treasurer of state for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:

.....	\$	542,196
.....	FTEs	28.80

2. The office of treasurer of state shall supply clerical and secretarial support for the executive council.

Sec. 62. ROAD USE TAX FUND APPROPRIATION — OFFICE OF TREASURER OF STATE. There is appropriated from the road use tax fund created in section 312.1 to the office of treasurer of state for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For enterprise resource management costs related to the distribution of road use tax funds:

.....	\$	46,574
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Sec. 63. IPERS — GENERAL OFFICE. There is appropriated from the Iowa public employees' retirement system fund created in section 97B.7 to the Iowa public employees' retirement system for the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For salaries, support, maintenance, and other operational purposes to pay the costs of the Iowa public employees' retirement system, and for not more than the following

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full-time equivalent positions:

.....	\$	8,843,484
.....	FTEs	88.00

Sec. 64. IOWA PRODUCTS. As a condition of receiving an appropriation, any agency appropriated moneys pursuant to this 2015 Act shall give first preference when purchasing a product to an Iowa product or a product produced by an Iowa-based business. Second preference shall be given to a United States product or a product produced by a business based in the United States.

Sec. 65. PERSONNEL SETTLEMENT AGREEMENT PAYMENTS. As a condition of the appropriations in this Act, the moneys appropriated and any other moneys available shall not be used for payment of a personnel settlement agreement that contains a confidentiality provision intended to prevent public disclosure of the agreement or any terms of the agreement.

DIVISION III

AUDIT EXPENSES

Sec. 66. Section 11.5B, Code 2015, is amended by adding the following new subsection:

NEW SUBSECTION. 15. Office of the chief information officer.

DIVISION IV

CONDITIONAL EFFECTIVE DATE AND RETROACTIVE APPLICABILITY PROVISIONS

Sec. 67. EFFECTIVE UPON ENACTMENT. Unless otherwise provided, this Act, if approved by the governor on or after July 1, 2015, takes effect upon enactment, notwithstanding section 3.7, subsection 2, to the contrary.

Sec. 68. RETROACTIVE APPLICABILITY. Unless otherwise provided, this Act, if approved by the governor on or after July 1, 2015, applies retroactively to July 1, 2015.>

2. Title page, line 4, after <atters> by inserting <and including effective and retroactive applicability date

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provisions>

3. By renumbering as necessary.

ON THE PART OF THE HOUSE:

ON THE PART OF THE SENATE:

JOHN LANDON, CHAIRPERSON

CHRIS BRASE, CHAIRPERSON

DAVID SIECK

CHAZ ALLEN

GUY VANDER LINDEN

JEFF DANIELSON

House File 650 - Reprinted

HOUSE FILE 650

BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO HSB 246)

(As Amended and Passed by the House April 29, 2015)

A BILL FOR

1 An Act relating to and making appropriations to state
2 departments and agencies from the rebuild Iowa
3 infrastructure fund and the revenue bonds capitals II fund,
4 providing for related matters, and including effective date
5 provisions.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

DIVISION I

REBUILD IOWA INFRASTRUCTURE FUND

Section 1. REBUILD IOWA INFRASTRUCTURE FUND —

4 APPROPRIATIONS. There is appropriated from the rebuild Iowa
5 infrastructure fund to the following departments and agencies
6 for the following fiscal years, the following amounts, or so
7 much thereof as is necessary, to be used for the purposes
8 designated:

9 1. DEPARTMENT OF ADMINISTRATIVE SERVICES

10 For major maintenance projects:

11 FY 2015-2016:

12 \$ 16,000,000

13 2. DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP

14 a. (1) For deposit in the water quality initiative

15 fund created in section 466B.45 for purposes of supporting
16 the water quality initiative administered by the soil
17 conservation division as provided in section 466B.42, including
18 salaries, support, maintenance, and miscellaneous purposes,
19 notwithstanding section 8.57, subsection 5, paragraph "c":

20 FY 2015-2016:

21 \$ 5,350,000

22 FY 2016-2017:

23 \$ 3,100,000

24 (2) (a) The moneys appropriated in this lettered
25 paragraph shall be used to support projects in subwatersheds
26 as designated by the department that are part of high-priority
27 watersheds identified by the water resources coordinating
28 council established pursuant to section 466B.3.

29 (b) The moneys appropriated in this lettered paragraph
30 shall be used to support projects in watersheds generally,
31 including regional watersheds, as designated by the division
32 and high-priority watersheds identified by the water resources
33 coordinating council established pursuant to section 466B.3.

34 (3) In supporting projects in subwatersheds and watersheds
35 as provided in subparagraph (2), all of the following shall

1 apply:

2 (a) The demonstration projects shall utilize water quality
3 practices as described in the latest revision of the document
4 entitled "Iowa Nutrient Reduction Strategy" initially presented
5 in November 2012 by the department of agriculture and land
6 stewardship, the department of natural resources, and Iowa
7 state university of science and technology.

8 (b) The division shall implement demonstration projects
9 as provided in subparagraph division (a) by providing
10 for participation by persons who hold a legal interest in
11 agricultural land used in farming. To every extent practical,
12 the division shall provide for collaborative participation by
13 such persons who hold a legal interest in agricultural land
14 located within the same subwatershed.

15 (c) The division shall implement a demonstration project on
16 a cost-share basis as determined by the division. However, the
17 state's share of the amount shall not exceed 50 percent of the
18 estimated cost of establishing the practice as determined by
19 the division or 50 percent of the actual cost of establishing
20 the practice, whichever is less.

21 (d) The demonstration projects shall be used to educate
22 other persons about the feasibility and value of establishing
23 similar water quality practices. The division shall promote
24 field day events for purposes of allowing interested persons to
25 establish water quality practices on their agricultural land.

26 (e) The division shall conduct water quality evaluations
27 within supported subwatersheds. Within a reasonable period
28 after accumulating information from such evaluations, the
29 division shall create an aggregated database of water quality
30 practices. Any information identifying a person holding a
31 legal interest in agricultural land or specific agricultural
32 land shall be a confidential record under section 22.7.

33 (4) The moneys appropriated in this lettered paragraph
34 shall be used to support education and outreach in a manner
35 that encourages persons who hold a legal interest in

1 agricultural land used for farming to implement water quality
2 practices, including the establishment of such practices in
3 watersheds generally, and not limited to subwatersheds or
4 high-priority watersheds.

5 (5) The moneys appropriated in this lettered paragraph
6 may be used to contract with persons to coordinate the
7 implementation of efforts provided in this paragraph.

8 (6) The moneys appropriated in this lettered paragraph
9 may be used by the department to support urban soil and water
10 conservation efforts, which may include but are not limited
11 to management practices related to bioretention, landscaping,
12 the use of permeable or pervious pavement, and soil quality
13 restoration. The moneys shall be allocated on a cost-share
14 basis as provided in chapter 161A.

15 (7) Notwithstanding any other provision of law to the
16 contrary, the department may use moneys appropriated in
17 this lettered paragraph to carry out the provisions of this
18 paragraph on a cost-share basis in combination with other
19 moneys available to the department from a state or federal
20 source.

21 (8) Not more than 10 percent of the moneys appropriated
22 each fiscal year in this lettered paragraph may be used for
23 costs of administration and implementation of the water quality
24 initiative administered by the soil conservation division.

25 b. For deposit in the agricultural drainage well water
26 quality assistance fund created in section 460.303 for
27 purposes of supporting the agricultural drainage well water
28 quality assistance program as provided in section 460.304,
29 notwithstanding section 8.57, subsection 5, paragraph "c":

30	FY 2015-2016:	
31	\$ 1,920,000
32	FY 2016-2017:	
33	\$ 1,920,000

34 Not more than 10 percent of the moneys appropriated each
35 fiscal year in this lettered paragraph may be used for costs of

1 administration and implementation of the agriculture drainage
2 well water quality assistance program administered by the soil
3 conservation division.

4 3. DEPARTMENT OF CULTURAL AFFAIRS

5 a. For deposit in the Iowa great places program fund created
6 in section 303.3D for Iowa great places program projects that
7 meet the definition of "vertical infrastructure" in section
8 8.57, subsection 5, paragraph "c":

9 FY 2015-2016:

10 \$ 1,000,000

11 FY 2016-2017:

12 \$ 1,000,000

13 b. For grants to nonprofit organizations committed to
14 strengthening communities through youth development, healthy
15 living, and social responsibility for costs associated with
16 the renovation and maintenance of facility infrastructure at
17 facilities located in cities with a population of less than
18 28,000 as determined by the 2010 federal decennial census:

19 FY 2015-2016:

20 \$ 500,000

21 4. ECONOMIC DEVELOPMENT AUTHORITY

22 a. For deposit in the community attraction and tourism fund
23 created in section 15F.204:

24 FY 2015-2016:

25 \$ 5,000,000

26 FY 2016-2017:

27 \$ 5,000,000

28 b. For equal distribution to regional sports authority
29 districts certified by the department pursuant to section
30 15E.321, notwithstanding section 8.57, subsection 5, paragraph
31 "c":

32 FY 2015-2016:

33 \$ 500,000

34 FY 2016-2017:

35 \$ 500,000

1 c. For administration and support of the world food prize
2 including the Borlaug/Ruan scholar program, notwithstanding
3 section 8.57, subsection 5, paragraph "c":

4 FY 2015-2016:
5 \$ 200,000
6 FY 2016-2017:
7 \$ 200,000

8 5. DEPARTMENT OF HUMAN SERVICES

9 a. For the renovation and construction of certain nursing
10 facilities, consistent with the provisions of chapter 249K:

11 FY 2015-2016:
12 \$ 500,000
13 FY 2016-2017:
14 \$ 500,000

15 b. For a grant to a nonprofit organization specializing in
16 brain injury rehabilitation by providing post-acute inpatient
17 and outpatient rehabilitation, as well as long-term skilled,
18 supported, and independent living services for people who have
19 sustained a traumatic brain injury due to a stroke, tumor,
20 aneurysm, or other brain injury, in a city with a population
21 between 45,000 and 46,000 as determined by the 2010 federal
22 decennial census, for costs associated with the construction of
23 an outpatient therapy center:

24 FY 2015-2016:
25 \$ 500,000
26 FY 2016-2017:
27 \$ 500,000

28 6. DEPARTMENT OF NATURAL RESOURCES

29 a. For implementation of lake projects that have
30 established watershed improvement initiatives and community
31 support in accordance with the department's annual lake
32 restoration plan and report, notwithstanding section 8.57,
33 subsection 5, paragraph "c":

34 FY 2015-2016:
35 \$ 9,600,000

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1 FY 2016-2017:
2 \$ 9,600,000
3 b. For the administration of a water trails and low head
4 dam public hazard statewide plan, including salaries, support,
5 maintenance, and miscellaneous purposes, notwithstanding
6 section 8.57, subsection 5, paragraph "c":
7 FY 2015-2016:
8 \$ 2,000,000
9 c. For state park infrastructure improvements:
10 FY 2015-2016:
11 \$ 5,000,000
12 FY 2016-2017:
13 \$ 2,000,000
14 d. For funding projects of the Iowa parks foundation
15 that support the centennial celebration of state parks,
16 notwithstanding section 8.57, subsection 5, paragraph "c":
17 FY 2015-2016:
18 \$ 2,000,000
19 7. DEPARTMENT OF PUBLIC DEFENSE
20 a. For major maintenance projects at national guard
21 armories and facilities:
22 FY 2015-2016:
23 \$ 2,000,000
24 b. For improvement projects for Iowa national guard
25 installations and readiness centers to support operations and
26 training requirements:
27 FY 2015-2016:
28 \$ 2,000,000
29 c. For construction improvement projects at the Camp Dodge
30 facility:
31 FY 2015-2016:
32 \$ 500,000
33 8. DEPARTMENT OF PUBLIC SAFETY
34 For the provision of a new statewide public safety radio
35 network with the goal of achieving compliance with the federal

1 communications commission's mandate that the state demonstrate
2 substantial service or certify that a radio system has been
3 approved and funded by the applicable deadline, and for
4 achieving "interoperability", as defined in section 80.28,
5 notwithstanding section 8.57, subsection 5, paragraph "c":

6 FY 2015-2016:
7 \$ 4,000,000

8 9. BOARD OF REGENTS

9 For allocation by the state board of regents to the state
10 university of Iowa, Iowa state university of science and
11 technology, and the university of northern Iowa to reimburse
12 the institutions for deficiencies in the operating funds
13 resulting from the pledging of tuition, student fees and
14 charges, and institutional income to finance the cost of
15 providing academic and administrative buildings and facilities
16 and utility services at the institutions:

17 FY 2015-2016:
18 \$ 30,237,549

19 FY 2016-2017:
20 \$ 33,473,351

21 10. DEPARTMENT OF TRANSPORTATION

22 a. For acquiring, constructing, and improving multi-use
23 recreational trails within the state:

24 FY 2015-2016:
25 \$ 3,000,000

26 FY 2016-2017:
27 \$ 2,500,000

28 Moneys appropriated in this lettered paragraph shall be
29 used for multi-purpose recreational trails including walking,
30 biking, snowmobiling, skiing, and equestrian purposes where
31 possible.

32 b. For deposit in the public transit infrastructure grant
33 fund created in section 324A.6A, for projects that meet
34 the definition of vertical infrastructure in section 8.57,
35 subsection 5, paragraph "c":

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1 FY 2015-2016:
2 \$ 1,500,000
3 FY 2016-2017:
4 \$ 1,500,000
5 c. For infrastructure improvements at the commercial
6 service airports within the state:
7 FY 2015-2016:
8 \$ 1,500,000
9 FY 2016-2017:
10 \$ 1,500,000
11 d. For infrastructure improvements at general aviation
12 airports within the state:
13 FY 2015-2016:
14 \$ 750,000
15 FY 2016-2017:
16 \$ 750,000
17 e. For deposit in the railroad revolving loan and grant
18 fund created in section 327H.20A, notwithstanding section 8.57,
19 subsection 5, paragraph "c":
20 FY 2015-2016:
21 \$ 3,000,000
22 FY 2016-2017:
23 \$ 2,000,000
24 11. TREASURER OF STATE
25 For distribution in accordance with chapter 174 to qualified
26 fairs which belong to the association of Iowa fairs for county
27 fair infrastructure improvements:
28 FY 2015-2016:
29 \$ 1,060,000
30 FY 2016-2017:
31 \$ 1,060,000
32 12. IOWA VETERANS HOME
33 a. For replacement of the emergency fuel tanks for boilers
34 and generators and installment of spill containment equipment:
35 FY 2015-2016:

1 \$ 1,800,000
 2 b. For renovation of the laundry facilities at the Malloy
 3 building:
 4 FY 2015-2016:
 5 \$ 3,000,000
 6 c. For the replacement of air handler units at the Sheeler,
 7 Loftus, Malloy, and Dack buildings:
 8 FY 2015-2016:
 9 \$ 6,000,000
 10 d. For the renovation of the Loftus ramp for compliance with
 11 the federal Americans with Disabilities Act:
 12 FY 2016-2017:
 13 \$ 500,000
 14 e. For renovation of the Sheeler and Loftus buildings:
 15 FY 2016-2017:
 16 \$ 2,000,000

17 Sec. 2. REVERSION. For purposes of section 8.33, unless
 18 specifically provided otherwise, unencumbered or unobligated
 19 moneys made from an appropriation in this division of this Act
 20 shall not revert but shall remain available for expenditure for
 21 the purposes designated until the close of the fiscal year that
 22 ends three years after the end of the fiscal year for which the
 23 appropriation is made. However, if the project or projects for
 24 which such appropriation was made are completed in an earlier
 25 fiscal year, unencumbered or unobligated moneys shall revert at
 26 the close of that same fiscal year.

27 DIVISION II

28 MISCELLANEOUS APPROPRIATIONS

29 Sec. 3. REVENUE BONDS CAPITALS II FUND.

30 1. There is appropriated from the revenue bonds capitals
 31 II fund created in section 12.88A to the department of
 32 administrative services for the fiscal year beginning July
 33 1, 2015, and ending June 30, 2016, the following amount, or
 34 so much thereof as is necessary, to be used for the purposes
 35 designated:

1 For major maintenance projects:

2 \$ 4,646,841

3 2. Any remaining unobligated or unencumbered balance in
4 the revenue bonds capitals II fund created in section 12.88A
5 at the close of the fiscal year beginning July 1, 2015, is
6 appropriated to the department of administrative services for
7 the fiscal year beginning July 1, 2016, for major maintenance
8 projects.

9 DIVISION III

10 CHANGES TO PRIOR APPROPRIATIONS

11 Sec. 4. 2008 Iowa Acts, chapter 1179, section 20, as amended
12 by 2009 Iowa Acts, chapter 173, section 25, and 2013 Iowa Acts,
13 chapter 142, section 41, is amended to read as follows:

14 SEC. 20. REVERSION.

15 1. Except as provided in subsections 2 through 4 and
16 notwithstanding section 8.33, moneys appropriated in this
17 division of this Act for the fiscal year beginning July 1,
18 2008, and ending June 30, 2009, shall not revert at the close
19 of the fiscal year for which they are appropriated but shall
20 remain available for the purposes designated until the close of
21 the fiscal year that begins July 1, 2012, or until the project
22 for which the appropriation was made is completed, whichever
23 is earlier.

24 2. Notwithstanding section 8.33, moneys appropriated in
25 section 18, subsection 9, paragraph "a", of this division as
26 amended by 2009 Iowa Acts, chapter 173, section 24, that remain
27 unencumbered or unobligated at the close of the fiscal year for
28 which they were appropriated shall not revert but shall remain
29 available for the purposes designated until the close of the
30 fiscal year that begins July 1, 2017, or until the project for
31 which the appropriation was made is completed, whichever is
32 earlier.

33 3. Notwithstanding section 8.33, moneys appropriated in
34 section 18, subsection 1, paragraph "h", of this division of
35 this Act as amended by 2009 Iowa Acts, chapter 173, section

1 23, that remain unencumbered or unobligated at the close of
2 the fiscal year for which the appropriation was made shall not
3 revert but shall remain available for the purpose designated
4 until the close of the fiscal year that begins July 1, 2013,
5 or until the project for which the appropriation was made is
6 completed, whichever is earlier.

7 4. Notwithstanding section 8.33, moneys appropriated to the
8 department of economic development in section 18, subsection 4,
9 paragraph "a", of this division of this Act as amended by 2009
10 Iowa Acts, chapter 173, section 24, and 2011 Iowa Acts, chapter
11 133, section 34, that remain unencumbered or unobligated at the
12 close of the fiscal year for which the appropriation was made
13 shall not revert but shall remain available for the purpose
14 designated until the close of the fiscal year that begins July
15 1, 2014, or until the project for which the appropriation was
16 made is completed, whichever is earlier.

17 5. Notwithstanding section 8.33, moneys appropriated to the
18 department of economic development in section 18, subsection 4,
19 paragraph "b", of this division of this Act as amended by 2009
20 Iowa Acts, chapter 173, section 24, and 2011 Iowa Acts, chapter
21 133, section 34, that remain unencumbered or unobligated at the
22 close of the fiscal year for which the appropriation was made
23 shall not revert but shall remain available for the purpose
24 designated until the close of the fiscal year that begins July
25 1, 2016, or until the project for which the appropriation was
26 made is completed, whichever is earlier.

27 Sec. 5. 2011 Iowa Acts, chapter 133, section 2, is amended
28 to read as follows:

29 SEC. 2. REVERSION.

30 1. For Except as provided in subsection 2, for purposes
31 of section 8.33, unless specifically provided otherwise,
32 unencumbered or unobligated moneys made from an appropriation
33 in this division of this Act shall not revert but shall remain
34 available for expenditure for the purposes designated until the
35 close of the fiscal year that ends three years after the end of

1 the fiscal year for which the appropriation is made. However,
2 if the project or projects for which such appropriation was
3 made are completed in an earlier fiscal year, unencumbered
4 or unobligated moneys shall revert at the close of that same
5 fiscal year.

6 2. Notwithstanding section 8.33, moneys appropriated in
7 section 1, subsection 10, paragraph "c", as amended by 2012
8 Iowa Acts, chapter 1140, section 15, unless specifically
9 provided otherwise, that remain unencumbered or unobligated at
10 the close of the fiscal year beginning July 1, 2014, shall not
11 revert but shall remain available for the purposes designated
12 until the close of the fiscal year that begins July 1, 2017.

13 Sec. 6. 2014 Iowa Acts, chapter 1136, section 1, subsection
14 7, paragraph d, is amended to read as follows:

15 d. For the renovation, modernization, and associated
16 improvements to an educational center for teacher education and
17 preparation at the university of northern Iowa:

18	FY 2015-2016:	
19	\$ 11,000,000
20		<u>15,000,000</u>
21	FY 2016-2017:	
22	\$ 13,600,000
23		<u>15,900,000</u>
24	FY 2017-2018:	
25	\$ 6,300,000

26 Sec. 7. EFFECTIVE UPON ENACTMENT. This division of this
27 Act, being deemed of immediate importance, takes effect upon
28 enactment.