Studies Compilation
2013 Legislative Interim Study Information
Issued by the Legislative Services Agency, Legal Services Division
[July 18, 2013]

Overview. This is a compilation of studies and studies-related information for consideration by the Studies Committee of the Legislative Council. Except for the list of executive branch studies, items are listed in bill or resolution order. Attached to the compilation is the original legislation or document that caused the item to be included. Each attachment item is marked to correspond with the listing number; for example, item 1 under part A is marked as A-1.

Table of Contents
A. Mandated Legislative Studies in Code or Session Law
B. Legislative Study Requests in Enacted Legislation
C. Legislative Study and Permanent Committee Requests in Filed Resolutions
D. Legislative Study Requests Submitted in a Letter or Memo
E. Executive Branch Studies Involving Legislative Appointments or a Special Directive
F. Mandatory Future Legislative-related Studies
G. Boards and Commissions Repealed in 2013 Iowa Acts

A. Mandated Legislative Studies in Code or Session Law
1. The Legislative Tax Expenditure Committee is a permanent body under the Legislative Council. The Committee consists of five legislators from each chamber appointed by the Legislative Council. Duties include approving annual estimates of the cost of tax expenditures by December 15 each year and performing a scheduled review of specified tax credits so that each credit is reviewed at least every five years. The third scheduled review is in 2013. (Iowa Code §§ 2.45(5) and 2.48)

2. The State Government Efficiency Review Committee is a permanent legislative committee with five Senate and five House members appointed at the beginning of a new General Assembly that meets, as directed by the Legislative Council, every two years to review state government organization and efficiency. The second report is due January 2015. (Iowa Code § 2.69)

3. The Iowa Commission on Interstate Cooperation is only appointed in accordance with a resolution of the Legislative Council. The Commission is required to carry forward Iowa’s participation as a member of the Council of State Governments, encourage and assist the friendly contact between officials and employees of this state with officials and employees of other states, the federal government, and local governments, and to encourage cooperation in the adoption of compacts and uniform laws. In recent years, this commission has been active only when Iowa hosted the Midwest Legislative Conference of the Council of State Governments. (Iowa Code §§ 28B.1 and 28B.2)
4. The Public Retirement Systems Committee, in accordance with Iowa Code §97D.4, is required to review and evaluate all public retirement systems in place in Iowa, including the Iowa Public Employees’ Retirement System (IPERS), the Municipal Fire and Police Retirement System (Iowa Code chapter 411), the Department of Public Safety Police Officers’ Retirement System (PORS), and the Judicial Retirement System. The committee usually meets during the Legislative Interim of odd-numbered years. (Iowa Code § 97D.4)

5. The Legislative Interim Committee on Integrated Health Care Models is created for the 2013 Legislative Interim and shall consist of 10 members of the General Assembly and may include members of the public and certain individual members of the executive branch or each individual’s designee. Among other duties, the interim committee shall review and make recommendation for the formation and operation of integrated care models in Iowa, review models adopted in other states, and provide certain recommendations. (2013 Iowa Acts, SF 446, § 183)

6. The Legislative Council is required to establish a Legislative Advisory Council on Multi-payer Health Care Delivery Systems to guide the development of the design model and implementation plan for the State Innovation Models Initiative Grant awarded by the Centers for Medicare and Medicaid of the United States Department of Health and Human Services. The council shall consist of members of the General Assembly, members of the Governor’s Advisory Committee who developed the grant proposal, and representatives of consumers and health care providers, appointed by the Legislative Council as necessary to ensure that the process is comprehensive and provides ample opportunity for the variety of stakeholders to participate in the process. (2013 Iowa Acts, SF 446, § 182)

B. Legislative Study Requests in Enacted Legislation

1. The Legislative Council is requested to establish an interim study committee to examine judicial compensation during the 2013 Legislative Interim. (2013 Iowa Acts, SF 447, § 52)

2. The Legislative Council is requested to establish an interim study committee to examine the payment of general education and special education costs associated with student services provided by foster care private agencies and whether the planning for and costs of such services would be more appropriately administered by the Department of Education or the Department of Human Services. (2013 Iowa Acts, SF 452, § 153) VETOED BY THE GOVERNOR

3. The Legislative Council is requested to continue for the 2013 Legislative Interim the Mental Health and Disability Services Redesign Fiscal Viability Study Committee initially created by the Legislative Council in 2012. In addition to monitoring implementation of the mental health and disability services redesign and receiving reports from stakeholder groups engaged in implementation of the redesign, the study committee shall be directed to propose a permanent approach for state, county, and regional financing of the redesign and to identify potential cost savings and service improvements that may be realized by working with
community-based corrections services and other programs and services that address common needs or populations. (2013 Iowa Acts, SF 452, § 184)

4. The Legislative Council is requested to establish an interim study committee to examine elder abuse prevention and intervention for the 2013 Legislative Interim and to monitor the progress of, and provide direction to, the task force on elder abuse prevention and intervention created in this Act. The legislative committee shall review the progress report and approve the final report of the task force and shall submit the committee’s recommendations and a final report to the General Assembly following completion of the committee’s work. (2013 Iowa Acts, SF 446, § 51)

5. The Legislative Council is requested to establish a new or direct an existing legislative interim committee to study the provisions for implementing mental health and disability service Medicaid offset amounts and repayments by counties relating to the Iowa Health and Wellness Plan. The interim committee should be directed to consider the potential effects of the repayment provisions on the ability of the mental health and disability service regions to adequately fund the initial core services and additional core services and to make recommendations to address funding insufficiencies. (2013 Iowa Acts, SF 446, § 181)

6. The Legislative Council is requested to establish an interim committee during the legislative interim to study the submission of certificate-of-merit affidavits by plaintiffs and defendants in medical malpractice actions and limitations on the number of expert witnesses that may be called by both plaintiffs and defendants involving health care providers. The study committee shall present its conclusions and recommendations in a report to the 2014 Session of the General Assembly. (2013 Iowa Acts, SF 446, § 184)

C. Legislative Study and Permanent Committee Requests in Filed Resolutions

1. A request for the Legislative Council to establish an interim study committee to study elimination of the income tax in Iowa. (SR 6 & HR 23)

2. A Resolution to confer authority upon the Senate Committee on Government Oversight to conduct an investigation of specified issues relating to the Iowa Veterans Home. (SR 13)

D. Legislative Study Requests Submitted in a Letter or Memo

1. The Legislative Council is requested to establish an interim study committee to collect information from stakeholders and make recommendations relating to all-terrain vehicle and off-road utility vehicle use in Iowa. (Letter from the chairs of the Senate Natural Resources and Environment Committee and the House Natural Resources Committee dated May 20, 2013.)

2. The Legislative Council is requested to establish an interim study committee to identify policies for improving Iowa rivers and their use in providing for recreational, economic, and
wildlife habitat opportunities. (Letter from the chairs of the Senate Natural Resources and Environment Committee and the House Natural Resources Committee received May 23, 2013.)

3. The Legislative Council is requested to establish an interim study committee to research the current status of Iowa’s emergency medical services and make recommendations to ensure the future quality and availability of such services statewide. See the requirements in E-57, related to the establishment of an Emergency Medical Services Task Force, which was subsequently vetoed by the Governor. (Letter from Senator Mary Jo Wilhelm dated June 27, 2013.)

4. The Legislative Council is requested to establish an interim study committee to examine administrative costs at higher education institutions and the impact of these costs on Iowa students and their families. The committee should compare the growth in administrative costs and instructional costs at Regents institutions, community colleges, private colleges and for-profit colleges. (Letter from Representative Cecil Dolecheck and Representative Ron Jorgensen dated July 16, 2013)

5. The Legislative Council is requested to establish an interim study committee to examine the planning and implementation of programs and appropriations made from the Iowa Skilled Worker and Job Creation Fund. The committee should hear from relevant agencies that are charged with running each program and fund. The committee should examine the goals of each agency with special emphasis on current Code language and legislation approved during the 2013 session pertaining to metrics, reporting, and goals. (Letter from Representative Cecil Dolecheck and Representative Dave Deyoe dated July 16, 2013)

E. Executive Branch Studies Involving Legislative Appointments or a Special Directive

** Signifies an Executive Branch Study with Legislative Appointments

Administration and Regulation-related Items

1. The Office of the Chief Information Officer is required to annually report, on or before September 1, the donations, grants, gifts, and contributions for information technology with a monetary value of $1,000 or more that were received during the most recently concluded fiscal year. (2013 Iowa Acts, SF 396, § 10)

2. The Office of the Chief Information Officer is required to submit an annual report not later than October 1 of the activities funded by and expenditures made from an Internal Service Fund during the preceding fiscal year. (2013 Iowa Acts, SF 396, § 15)

3. The Chief Information Officer is required to notify the Department of Management and the General Assembly and request that moneys be appropriated from the General Fund of the State to pay any outstanding debts and liabilities relating to information technology services. (2013 Iowa Acts, SF 396, § 17)
4. The Office of the Chief Information Officer is required to submit an annual report on information technology spending not later than the second Monday of January of each year and shall include a five-year projection of technology cost savings, an accounting of the level of technology cost savings for the current fiscal year, and a comparison of the level of technology cost savings for the current fiscal year with that of the previous fiscal year. (2013 Iowa Acts, SF 396, § 18(6))

5. The Office of the Chief Information Officer is required to submit an annual report by January 31 on activities funded by and expenditures made from the IowAccess Revolving Fund. (2013 Iowa Acts, SF 396, § 24)

6. The Office of the Chief Information Officer is required to submit a report by January 1, 2014, on the office’s information technology device inventory. (2013 Iowa Acts, SF 396, § 33)

7. The Office of the Chief Information Officer is required to submit a compliance schedule by which departments are required to meet certain information technology requirements. (2013 Iowa Acts, SF 396, § 34)

8. The Department of Administrative Services was required to submit annual status reports by January 1 concerning the development and implementation of the new human resource management system. (2013 Iowa Acts, SF 396, § 43) VETOED BY THE GOVERNOR

9. The Department of Administrative Services is required to submit findings and recommendations on state employee work stations and office standards to the legislative fiscal committee by October 30, 2013. (2013 Iowa Acts, SF 396, § 44)

10. The Director of Revenue is required to file a report no later than January 13, 2014, on continued efficiency of the functions of the Office of the State Debt Coordinator. (2013 Iowa Acts, SF 396, § 60)

11. The Auditor of State is required to notify the Legislative Fiscal Committee and the Legislative Services Agency of the retention of certain full-time equivalent positions. (2013 Iowa Acts, HF 603, §§ 5 and 34)

12. The Department of Inspections and Appeals, in coordination with the Investigations Division, is required to submit a report by December 1, 2013, concerning the division’s activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. (2013 Iowa Acts, HF 603, §§ 13(3) and 42(3))

13. Before the Governor can implement certain reductions in appropriations due to reduced federal block grant funding, the chairpersons and ranking members of the Senate and House standing committees on appropriations, the appropriate chairpersons and ranking members of subcommittees of those committees, and the Director of the Legislative Services Agency must be notified of such proposed actions. (2013 Iowa Acts, HF 614, § 15)
14. The Department of Administrative Services was required to submit a report by October 15, 2014, concerning costs associated with the planning and design of the Wallace State Office Building. (2013 Iowa Acts, HF 638, § 1(1b)) VETOED BY THE GOVERNOR

15. The Department of Administrative Services is required to submit a report by October 15, 2014, concerning planning, design, construction, and renovation of the State Historical Building. (2013 Iowa Acts, HF 638, § 1(2b))

16. The Treasurer of State and the Department of Management are required to submit certain documents related to the State Bond Repayment Fund and possible insufficiency of transfers to the chairpersons and ranking members of the committees on appropriations of the Senate and House of Representatives and the Legislative Services Agency. (2013 Iowa Acts, HF 648, § 1)

17. Certain departments and agencies receiving appropriations pursuant to Division III of 2013 Iowa Acts, HF 648, were required to report to the Legislative Services Agency by January 15 annually related to the status of various infrastructure-related projects completed or in progress. (2013 Iowa Acts, HF 648, § 12) VETOED BY THE GOVERNOR

Agriculture and Natural Resources-related Items

18. The Department of Agriculture and Land Stewardship is required to submit a report each quarter of the 2013 and 2014 fiscal years describing the expenditure for administration, regulation, and programs to the Legislative Services Agency, the members of the Joint Appropriations Subcommittee on Agriculture and Natural Resources, and the chairpersons and ranking members of the Senate and House committees on appropriations. (2013 Iowa Acts, SF 435, §§ 1 and 27)


20. The Department of Natural Resources is required to submit a report each quarter of the 2013 and 2014 fiscal years describing the expenditure for administration, regulation, and programs to the Legislative Services Agency, the members of the Joint Appropriations Subcommittee on Agriculture and Natural Resources, and the chairpersons and ranking members of the Senate and House committees on appropriations. (2013 Iowa Acts, SF 435, §§ 12 and 37)

21. The Iowa Finance Authority is required to propose legislation necessary to implement certain repeals and the preservation of existing rights related to agriculture-related tax credits for consideration during the 2017 Legislative Session. (2013 Iowa Acts, HF 599, § 27)
Economic Development and Commerce-related Items

22. The Economic Development Authority is required to submit a report describing **results achieved by the microloan service provider** procured for the purposes of providing assistance to targeted small businesses. (2013 Iowa Acts, HF 324, § 10)

23. The **Insurance Division** of the Department of Commerce is required to notify the Legislative Services Agency and the Legislative Fiscal Committee if there are needs for certain insurance provider examination expenditures in the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, HF 603, §§ 7(2)(c)(3) and 36(2)(c)(3))

24. The **Utilities Division** of the Department of Commerce is required to notify the Legislative Services Agency and the Legislative Fiscal Committee if there are needs for certain utility regulation expenditures in the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, HF 603, §§ 7(2)(d) and 36(2)(d))

25. The Economic Development Authority, in cooperation with the Department of Revenue, is required to submit a report describing the activities of the **innovation funds** during the preceding fiscal year by January 31 each year. (2013 Iowa Acts, HF 615, § 6)

26. The Economic Development Authority is required to notify the Legislative Services Agency at the time of the **transfer of moneys from the Economic Development Fund to the Rebuild Iowa Infrastructure Fund**. The Economic Development Fund was the successor to the Grow Iowa Values Fund and both funds have been repealed. (2013 Iowa Acts, HF 638, § 7)

27. The Economic Development Authority is required to submit a report by January 1, 2014, on the effectiveness of prioritizing projects that receive moneys from the **Community Attraction and Tourism Fund** that attract the highest number of visitors and attain the highest match levels. (2013 Iowa Acts, HF 638, § 28) **VETOED BY THE GOVERNOR**

28. The Economic Development Authority is required to submit a report on the **reinvestment district information** submitted by municipalities by January 15 each year. (2013 Iowa Acts, HF 641, § 4(7))

29. The Department of Commerce is required to submit a report on expenditures for **financial literacy education** by October 1 each year through October 1, 2016. (2013 Iowa Acts, HF 648, § 9(3))

30. The Economic Development Authority is required to submit a report by January 1, 2016, on expenditures of moneys appropriated for the provision of financial assistance including the establishment of a loan program, for technical assistance, marketing, and education to businesses interested in establishing **employee stock ownership plans**. (2013 Iowa Acts, HF 648, § 9(5))
31. The Department of Human Rights is required to submit a report on expenditures from the Individual Development Account State Match Fund by October 1 each year through October 1, 2016. (2013 Iowa Acts, HF 648, § 9(7))

**Education-related Items**

32. An assessment task force is required to submit a report by January 1, 2015, including recommendations for a **statewide assessment of academic indicators** aligned to the Iowa Common Core Standards. (2013 Iowa Acts, HF 215, § 47)

33. ** The new Council on Educator Development is required to submit findings and recommendations regarding **teacher and administrator evaluation systems** by November 15, 2016. The membership of the council includes four members of the General Assembly with one each appointed by the Majority Leader and Minority Leader of the Senate and the Speaker and Minority Leader of the House of Representatives. (2013 Iowa Acts, HF 215, § 48)

34. The Department of Education is required to submit a report by January 15 each year including findings and recommendations related to **supplemental assistance to high-need schools**. (2013 Iowa Acts, HF 215, § 66)

35. The Commission on Educator Leadership and Compensation is required to submit findings and recommendations by December 15 each year including findings and recommendations related to **Iowa teacher career paths, leadership roles, and compensation framework**. (2013 Iowa Acts, HF 215, § 70(12))

36. The departments of education, management, and revenue are required to submit a status report for legislative review by January 15, 2017, and every third year thereafter, related to **teacher career paths, leadership roles, and the compensation framework**. (2013 Iowa Acts, HF 215, § 70(14))

37. The Department of Education is required to submit findings and recommendations by July 1, 2014, related to developing criteria and a process for **attendance center performance rankings**. (2013 Iowa Acts, HF 215, § 73)

38. The Department of Education is required to submit progress reports by January 15 annually and a final report by January 15, 2019, analyzing the status and preliminary findings of **competency-based education pilot and demonstration projects**. (2013 Iowa Acts, HF 215, § 76)

39. The Competency-Based Instruction Task Force is required to submit a draft strategic plan and proposed timeline for **statewide implementation of competency-based learning**. (2013 Iowa Acts, HF 215, § 77)

40. The School District Reporting Requirement Task Force is required to submit a new report by December 2, 2013, related to the **justifications for continuing, modifying, or**
eliminating reports required to be submitted to the Department of Education. (2013 Iowa Acts, HF 215, § 106)

41. The Department of Education is required to submit a report by December 16, 2013, that includes a proposed model, findings, and recommendations for an Extended Learning Time Pilot Project. (2013 Iowa Acts, HF 215, § 109)

42. The Vocational Rehabilitation Services Division of the Department of Education is required to submit a report by January 15, 2014, on the division's outreach efforts with community rehabilitation program providers. (2013 Iowa Acts, HF 604, § 6(3))

43. The Department of Education is required to submit a report and recommendations by January 3, 2014, related to the establishment of an online curriculum for uniform transfer of academic credit to facilitate the transfer of academic credits earned by students residing in child foster care facilities, and in institutions controlled by the Department of Human Services, between those facilities and institutions and public and accredited nonpublic schools. (2013 Iowa Acts, HF 604, § 7)

44. The Board of Regents is required to report to the General Assembly and the Legislative Services Agency the amount, date, and purposes of transfers made between certain educational centers during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, HF 604, §§ 8(1) and 27(1))

45. The Early Childhood Iowa Board is required to include additional information on family support program outcomes beginning with the January 2015 report and is required to submit recommendations concerning minimum competency standards for the employees and supervisors of family support programs funded through the Early Childhood Iowa Initiative by January 1, 2014. (2013 Iowa Acts, HF 604, § 13(3))

46. The Vocational Rehabilitation Services Division of the Department of Education is required to submit a report by January 15, 2015, on the division's outreach efforts with community rehabilitation program providers. (2013 Iowa Acts, HF 604, § 26(3))

47. The Board of Regents is required to report by January 15 of each year regarding certain activities, projects, and programs related to capacity building infrastructure in areas related to technology commercialization, marketing, and business development efforts. (2013 Iowa Acts, HF 604, § 30(3))

48. The new Secondary Career and Technical Programming Task Force created by the Director of the Department of Education is required to submit an interim report by January 15, 2014, and a final report and recommendations by November 1, 2015, related to specific changes in policy or statute to ensure that all students statewide have access to high-quality, globally competitive career and technical education programs. (2013 Iowa Acts, HF 604, § 52)
49. The Board of Regents is required by January 15, 2014, to report progress of regents institutions in meeting the **strategic plan for technology transfer and economic development** to the Secretary of the Senate, the Chief Clerk of the House of Representatives, and the Legislative Services Agency. (2013 Iowa Acts, HF 604, § 53)

50. The Board of Regents is required to report by January 15 of each year regarding certain activities, projects, and programs related to capacity building infrastructure in areas related to **technology commercialization, marketing, and business development efforts**. (2013 Iowa Acts, HF 604, § 54(3)(a))

**Emergency Management-related Items**

51. The E911 Program Manager is required to submit a biennial report beginning March 1, 2016, related to **comprehensive public safety answering point cost and expense data** and certain methodology developed and the data collected. (2013 Iowa Acts, HF 644, § 8)

52. The Homeland Security and Emergency Management Division is required to submit a report by July 1, 2014, related to efficiencies of operations and expenses that could be achieved with regard to **E911 emergency communication systems**. (2013 Iowa Acts, HF 644, § 10)

53. The Homeland Security and Emergency Management Division is required to submit a report by January 1, 2016, related to assessment of the adequacy of and necessity of the **wire-line E911 service surcharge and the emergency communications service surcharge**. (2013 Iowa Acts, HF 644, § 10(2))

**Health-related Items**

54. The Department of Inspections and Appeals is required to submit a report by December 15, 2013, related to **background check improvements and requirements for home health service providers**. (2013 Iowa Acts, SF 347, § 5)

55. The Department of Human Services was required to report quarterly regarding the implementation of **cost containment strategies** shall be submitted to the chairpersons and ranking members of the Joint Appropriations Subcommittee on Health and Human Services, the Legislative Services Agency, and the legislative caucus. (2013 Iowa Acts, SF 446, §§ 12(a)(19e) and 142(18d)) **VETOED BY THE GOVERNOR**

56. Various reports or other information required to be compiled and submitted under 2013 Iowa Acts, SF 446, related to **health and human services appropriations**, during the 2013-2014 and 2014-2015 fiscal years are required to be submitted to the chairpersons and ranking members of the Joint Appropriations Subcommittee on Health and Human Services, the Legislative Services Agency, and the legislative caucus staffs on or before the dates specified for submission of the reports or information. (2013 Iowa Acts, SF 446, §§ 31 and 161)

57. The Department of Public Health’s new Emergency Medical Services Task Force was required by December 15, 2013, to submit a final report including findings and
recommendations related to ensuring the future availability of quality emergency medical services for the state. (2013 Iowa Acts, SF 446, § 56(4)) VETOED BY THE GOVERNOR

58. The National Center for Sports Safety is requested to submit a report to the General Assembly on its findings and recommendations related to municipal youth sports injury prevention by December 15, 2013. (2013 Iowa Acts, SF 446, § 108)

59. The Board of Pharmacy was required to submit a report by December 15, 2013, to the chairpersons and ranking members of the Joint Appropriations Subcommittee on Health and Human Services related to any changes in law or rules necessary to the implementation of telepharmacy throughout the state. (2013 Iowa Acts, SF 446, § 128) VETOED BY THE GOVERNOR

60. The Director of Human Services is required to report at least monthly to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services, on the progress of the request for federal approval of the Department of Human Services’ request for a Medical Assistance state plan amendment or section 1115 demonstration waiver. The department is also required to submit a plan by September 1, 2013, for the transition of expansion population members to other health care coverage options. (2013 Iowa Acts, SF 446, § 186)

Human Services-related Items

61. The Department of Human Services is required to advise the Legislative Services Agency quarterly during the 2013-2014 and 2014-2015 fiscal years regarding the amount of certain funds expended in the prior quarter from the federal Temporary Assistance for Needy Families Block Grant appropriation. (2013 Iowa Acts, SF 446, §§ 6(13) and 136(13))

62. The Department of Human Services is required to report certain transfers related to the Family Investment Program General Fund to the Legislative Services Agency during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, SF 446, §§ 8(3) and 138(3))

63. The Department of Human Services is required to submit a final report on or before December 16, 2013, evaluating Iowa’s Child Care Quality Rating System and providing recommendations for change. (2013 Iowa Acts, SF 446, § 16(7))

64. The Department of Human Services was required to report on the first of each month to the chairpersons and ranking members of the appropriations committees of the Senate and House of Representatives concerning the status of filling full-time equivalent positions for field operations during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, SF 446, §§ 26 and 156) VETOED BY THE GOVERNOR

65. The Department of Human Services was required to report at least monthly to the Legislative Services Agency concerning the department’s operational and program expenditures during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, SF 446, §§ 27 and 157) VETOED BY THE GOVERNOR
66. The Department on Aging’s **Task Force on Elder Abuse Prevention and Intervention** is continued and is required to submit a progress report by October 31, 2013, and a final report on or before December 31, 2013, related to the development of an implementation plan for recommendations submitted in 2012 and making additional recommendations. (2013 Iowa Acts, SF 446, § 50(3))

67. The Department on Aging is required to submit an annual report related to the **Guardianship and Conservatorship Monitoring Pilot Project**. (2013 Iowa Acts, SF 446, § 52)

68. The Department of Human Services is required to submit a report update by December 16, 2013, related to the **Mental Health Crisis Stabilization Program Pilot Project**. (2013 Iowa Acts, SF 452, § 175)

69. The Department of Human Services is required to reconvene the Children’s Services Workgroup which is required to develop a proposal for **publicly funded children’s disability services** and make a report with recommendations and findings on or before November 15, 2013. (2013 Iowa Acts, SF 452, § 185)

70. The Department of Human Services during each state fiscal year shall develop a **plan for the use of federal social services block grant funds** for the subsequent state fiscal year. The proposed plan shall be submitted with the department’s budget requests to the Governor and the General Assembly. (2013 Iowa Acts, HF 614, § 12)

71. Departments and agencies in **receipt of federal or other awards or available grants, receipts, or funds** while the General Assembly is not in session, such moneys are appropriated to the department provided that the fiscal committee of the legislative council is notified within 30 days of receipt of the grants, receipts, or funds. (2013 Iowa Acts, HF 614, § 17)

**Justice System-related Items**

72. The Judicial Branch is required to report by January 1, 2014, and 2015, concerning the amounts received and expended from the **Enhanced Court Collections Fund and the Court Technology and Modernization Fund**. (2013 Iowa Acts, SF 442, §§ 1(8) and 7(8))

73. The Department of Justice is required to submit a report to the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System and the Legislative Services Agency by January 15, 2014, related to the **Department of Justice’s budget estimates and funding sources**. A second report must be submitted by January 15, 2015. (2013 Iowa Acts, SF 447, §§ 1(2) and 19(2))

74. The Department of Corrections was required to submit a report to the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System by January 15, 2014, the plans for the **integration of the John Bennett facility and the clinical care unit into the new Fort Madison maximum security correctional facility**, and the future plans for the use of the current Fort Madison maximum security correctional facility after the
inmates are transferred to the new facility. A second report was to be submitted by January 15, 2015. (2013 Iowa Acts, SF 447, §§ 3(1) and 21(1)) VETOED BY THE GOVERNOR

75. The Department of Corrections is required to notify the Legislative Services Agency regarding the revision or reallocation of appropriated moneys during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, SF 447, §§ 6 and 24)

76. Beginning July 1, 2013, the Department of Corrections is required to provide a quarterly status report to the Legislative Services Agency for the 2013-2014 and 2014-2015 fiscal years related to offenders employed in the private sector. The Department of Corrections is also required to submit a report by January 15, 2014, detailing the results of the central pharmacy pilot project to the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System and to the Legislative Services Agency. (2013 Iowa Acts, SF 447, §§ 7 and 25)

77. The Department of Corrections is required to report by January 15, 2014, and 2015, concerning electronic monitoring, including information on the number of persons being electronically monitored by offense committed during the prior and current fiscal years. (2013 Iowa Acts, SF 447, §§ 8 and 26)

78. The Department of Corrections is required to seek and receive legislative approval prior to entering into any farmland rental agreement or contract under the control of the department not subject to a rental agreement or contract as of January 1, 2011. (2013 Iowa Acts, SF 447, § 22)

Mental Health and Disability Services System-related Items

79. The Department of Human Services is required to submit a report by December 16, 2013, regarding the possible development of a hospital bed tracking system in order to most efficiently and effectively serve the needs of persons suffering from mental illness. (2013 Iowa Acts, SF 406, § 56)

80. The Department of Human Services is required to submit an annual report no later than January 1 of each year related to the Autism Support Program. (2013 Iowa Acts, SF 446, § 83(5)(e))

81. The committee of stakeholders was to be established by the Department of Inspections and Appeals examining options to provide care through a designated facility for persons who are sexually aggressive, combative, or have unmet psychiatric needs is required to provide a report to the General Assembly by December 15, 2013. (2013 Iowa Acts, SF 446, § 107) VETOED BY THE GOVERNOR

82. The Department of Human Services is required to biennially submit a report of the results of a review of mental health services funded during the reporting period previously funded through taxes levied by counties that are under the Iowa Health and Wellness Plan. The department is also required to submit an annual report with the results of a review of the
outcomes and effectiveness of Iowa Health and Wellness Plan mental health services. (2013 Iowa Acts, SF 446, § 173)

83. The Department of Human Services is required to submit by October 15 annually mental health and disability services Medicaid offset amounts calculated for each county by the department and used for repayments by counties relating to the Iowa Health and Wellness Plan. (2013 Iowa Acts, SF 446, § 180)

Public Safety-related Items

84. The Department of Public Safety is required to notify the Legislative Services Agency regarding the reallocation of appropriated moneys during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, SF 447, §§ 14(9) and 32(9))

85. ** A Public Safety Training and Facilities Task Force would have been established with the Department of Public Safety providing administrative support. The membership of the task force included four members of the General Assembly with one each appointed by the Majority Leader and Minority Leader of the Senate, and the Speaker and Minority Leader of the House of Representatives. (2013 Iowa Acts, SF 447, § 40(1) and (2)) VETOED BY THE GOVERNOR

86. The task force created in this legislation was required to submit interim reports by December 31 each year and a final report required by December 31, 2016. The reports were to include information related to consolidation of public safety governance, consolidation of training, and other recommendations. (2013 Iowa Acts, SF 447, § 40(6)) VETOED BY THE GOVERNOR

87. The Division of Criminal Investigation is required to submit a report to the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System and the Legislative Services Agency by January 1, 2015, and by each January 1 thereafter related to the racetrack enclosure activities of the Division of Criminal Investigation during the previous fiscal year. The Division of Criminal Investigation is also required to submit a report to the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System and the Legislative Services Agency by July 1, 2020, related to a review of the number of special agents permitted for each racetrack. (2013 Iowa Acts, SF 447, § 49)

88. The Division of Criminal Investigation and the Iowa Gaming Association are required to jointly or separately file a report with the Joint Appropriations Subcommittee on the Justice System and the Legislative Services Agency by December 15, 2013, detailing the activities of gaming enforcement officers and special agents working at excursion gambling boats, gambling structures, and racetrack enclosures. (2013 Iowa Acts, SF 447, § 51)
Taxation-related Items

89. The Department of Revenue is required to submit a report by August 1, 2015, detailing recommendations for changes to the current system of assessing telecommunications company property and levying property tax against telecommunications services companies. Upon receipt of the report, a legislative Telecommunications Company Property Tax Review Committee shall be created to review the information and recommendations included in the report. (2013 Iowa Acts, SF 295, § 36(1))

90. The Utility Replacement Tax Task Force is continued and required to study the effects of the utility replacement tax on local taxing authorities, local taxing districts, consumers, and taxpayers through January 1, 2016. The task force, if it recommends modifications to the utility replacement tax, the Department of Management must transmit such recommendations to the General Assembly. (2013 Iowa Acts, SF 451, § 20(7))

91. The Department of Revenue is required to submit a report by January 8, 2014, to the chairpersons and ranking members of the General Assembly's Ways and Means committees detailing findings and recommendations related to the independence, effectiveness, and fairness of the state's current administrative appeals processes for tax matters. (2013 Iowa Acts, SF 452, § 133)

Veterans-related Items

92. The Iowa Veterans Home was required to submit a monthly expenditure report to the Legislative Services Agency during the 2013-2014 and 2014-2015 fiscal years. (2013 Iowa Acts, SF 446, §§ 4(2) and 134(2)) VETOED BY THE GOVERNOR

F. Mandatory Future Legislative-related Studies

1. The Government Oversight committees are required to review the priorities of the distribution of E911 funds at least every two years. (Iowa Code § 34A.7A(3))

2. The Auditor of State, in consultation with the Department of Transportation and the Iowa County Treasurers Association, is required to study the fiscal impact of the county driver's license insurance program every four years. The initial report was due January 1, 2006. The next report is due January 1, 2014. (Iowa Code § 321M.9(4))

3. The Department of Revenue is required to submit a report by August 1, 2015, detailing recommendations for changes to the current system of assessing telecommunications company property and levying property tax against telecommunications services companies. Upon receipt of the report, a Telecommunications Company Property Tax Review Committee shall be created to review the information and recommendations included in the August 2015 report. (2013 Iowa Acts, SF 295, § 36)
4. The Administrative Rules Review Committee is required to submit a report related to the scope, impact, and long-term consequences of legislation requiring delegations of authority to state agencies be construed narrowly to the Speaker of the House and the Majority Leader of the Senate by January 12, 2015. (2013 Iowa Acts, SF 452, § 13)

G. Boards and Commissions Repealed in 2013 Iowa Acts
1. The Farm-to-School Council is eliminated and certain duties are transferred jointly to the Department of Agriculture and Land Stewardship and the Department of Agriculture. (2013 Iowa Acts, SF 396, §§ 62-65)

2.45 Committees of the legislative council.

The legislative council shall be divided into committees, which shall include but not be limited to:

5. a. The legislative tax expenditure committee which shall be composed of ten members of the general assembly, consisting of five members from each house, to be appointed by the legislative council. In appointing the five members of each house to the committee, the council shall appoint three members from the majority party and two members from the minority party.

b. The legislative tax expenditure committee shall have the powers and duties described in section 2.48.

2.48 Legislative tax expenditure committee — review of tax incentive programs.

3. Schedule of review of all tax expenditures. The committee shall review the following tax expenditures and incentives according to the following schedule:

   c. In 2013:
      (1) The child and dependent care and early childhood development tax credits under section 422.12C.
      (2) The endow Iowa tax credits authorized under section 15E.305.
      (3) The redevelopment tax credits available under section 15.293A.
      (4) The disaster recovery housing tax credits available under sections 16.211 and 16.212.
      (5) Property tax revenue divisions for urban renewal areas under section 403.19.
2.69 State government efficiency review committee established.

1. A state government efficiency review committee is established which shall meet at least every two years to review the operations of state government. The committee shall meet as directed by the legislative council.

2. a. The committee shall consist of three members of the senate appointed by the majority leader of the senate, two members of the senate appointed by the minority leader of the senate, three members of the house of representatives appointed by the speaker of the house of representatives, and two members of the house of representatives appointed by the minority leader of the house of representatives.

b. Members shall be appointed prior to January 31 of the first regular session of each general assembly and shall serve for terms ending upon the convening of the following general assembly or when their successors are appointed, whichever is later. A vacancy shall be filled in the same manner as the original appointment and shall be for the remainder of the unexpired term of the vacancy.

c. The committee shall elect a chairperson and vice chairperson.

3. The members of the committee shall be reimbursed for actual and necessary expenses incurred in the performance of their duties and shall be paid a per diem as specified in section 2.10 for each day in which they engaged in the performance of their duties. However, per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Expenses and per diem shall be paid from funds appropriated pursuant to section 2.12.

4. The committee shall do the following:

a. Review and consider options for reorganizing state government to improve efficiency, modernize processes, eliminate duplication and outdated processes, reduce costs, and increase accountability. The review shall address the expanded use of the internet and other technology, and the incorporation of productivity improvement measures.

b. Review recommendations received through a process to receive state government efficiency suggestions offered by the public and public employees.

c. Issue a report, including its findings and recommendations, to the general assembly.

5. The first report required by this section shall be submitted to the general assembly no later than January 1, 2013, with subsequent reports developed and submitted by January 1 at least every second year thereafter.

6. Administrative assistance shall be provided by the legislative
services agency.
Iowa Code §28B.2

**28B.2 Purpose.**

It shall be the function of this commission:

1. To carry forward the participation of this state as a member of the council of state governments.

2. To encourage and assist the legislative, executive, administrative and judicial officials and employees of this state to develop and maintain friendly contact by correspondence, by conference, and otherwise, with officials and employees of the other states, of the federal government, and of local units of government.

3. To encourage cooperation between this state and other units of government in the adoption of compacts and uniform laws and in working relationships with officials of other states.
97D.4 Public retirement systems committee established.

1. A public retirement systems committee is established.
   a. The committee shall consist of three members of the senate appointed by the majority leader of the senate, two members of the senate appointed by the minority leader of the senate, three members of the house of representatives appointed by the speaker of the house of representatives, and two members of the house of representatives appointed by the minority leader of the house of representatives.
   b. Members shall be appointed prior to January 31 of the first regular session of each general assembly and shall serve for terms ending upon the convening of the following general assembly or when their successors are appointed, whichever is later. A vacancy shall be filled in the same manner as the original appointment and shall be for the remainder of the unexpired term of the vacancy.
   c. The committee shall elect a chairperson and vice chairperson.

2. The members of the committee shall be reimbursed for actual and necessary expenses incurred in the performance of their duties and shall be paid a per diem as specified in section 2.10 for each day in which they engaged in the performance of their duties. However, per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Expenses and per diem shall be paid from funds appropriated pursuant to section 2.12.

3. The committee shall:
   a. Develop and recommend retirement standards and a coherent state policy on public retirement systems.
   b. Continuously survey pension and retirement developments in other states and in industry and business and periodically review the state’s policy and standards in view of these developments and changing economic and social conditions.
   c. Review the provisions in the public retirement systems in effect in this state.
   d. Review individually sponsored bills relating to the public retirement systems.
   e. Review proposals from interested associations and organizations recommending changes in the state’s retirement laws.
   f. Study the feasibility of adopting a consolidated retirement system for the public employees of this state.
   g. Make recommendations to the general assembly.

4. The committee may:
   a. Contract for actuarial assistance deemed necessary, and the costs of actuarial studies are payable from funds appropriated in section 2.12, subject to the approval of the legislative council.
   b. Administer oaths, issue subpoenas, and cite for contempt with the approval of the general assembly when the general assembly is in session and with the approval of the legislative council when the general assembly is not in session.

5. Administrative assistance shall be provided by the legislative services agency.
2013 Iowa Acts, S.F. 446, § 183

Sec. 183. LEGISLATIVE INTERIM COMMITTEE ON INTEGRATED CARE MODELS.

1. a. A legislative interim committee on integrated care models is created for the 2013 legislative interim. The legislative services agency shall provide staffing assistance to the committee.

b. The interim committee shall include at least ten members of the general assembly and may include members of the public appointed by the legislative council who represent consumers, health care providers, hospitals and health systems, and other entities with interest or expertise related to integrated care models. The interim committee may also include the director of human services, the commissioner of insurance, the director of public health, and the attorney general, or each individual’s designee.

2. The interim committee shall do all of the following:

a. Review and make recommendations relating to the formation and operation of integrated care models in the state. The models shall include any care delivery model that integrates providers and incorporates a financial incentive to improve patient health outcomes, improve care, and reduce costs.

b. Review integrated care models created in other states that integrate both clinical services and nonclinical community and social supports utilizing patient-centered medical homes and community care teams as basic components to determine the feasibility of adapting any of these models as a statewide system in Iowa.

c. Recommend the best means of providing care through integrated delivery models throughout the state including to vulnerable populations and how best to incorporate safety net providers, including but not limited to federally qualified health centers, rural health clinics, community mental health centers, public hospitals, and other nonprofit and public providers that have long experience in caring for vulnerable populations, into the integrated system.

d. Review the progress of the development of medical homes as specified in chapter 135, division XXII, in the state and make recommendations for development of a statewide infrastructure of actual and virtual medical homes to act as the foundation for integrated care models.

e. Review opportunities under the federal Patient Protection and Affordable Care Act (Affordable Care Act), Pub. L. No. 111-148, as amended, for the development of integrated care models including the Medicare Shared Savings Program for accountable care organizations, community-based collaborative care networks that include safety net providers, and consumer-operated and oriented plans. The interim committee shall also review existing and proposed integrated care models in the state including commercial models
and those developed or proposed under the Affordable Care Act including the Medicare Shared Savings Program and the Pioneer ACO to determine the opportunities for expansion or replication.

f. Address the issues relative to integrated care models including those relating to consumer protection; payment and financing issues; organizational, management, and governing structures; performance standards; patient attribution or assignment models; health information exchange, data reporting, and infrastructure standards; and regulatory issues.

3. The interim committee shall present a summary of its review and recommendations in a report to the 2014 session of the general assembly.
Sec. 182. ADVISORY COUNCIL FOR STATE INNOVATION MODELS INITIATIVE.

1. No later than thirty days after the effective date of this division of this Act, the legislative council shall establish a legislative advisory council to guide the development of the design model and implementation plan for the state innovation models initiative grant awarded by the Centers for Medicare and Medicaid of the United States department of health and human services. The legislative advisory council shall consist of members of the general assembly, members of the governor’s advisory committee who developed the grant proposal, and representatives of consumers and health care providers, appointed by the legislative council as necessary to ensure that the process is comprehensive and provides ample opportunity for the variety of stakeholders to participate in the process.
2013 Iowa Acts, S.F. 447, § 52

Sec. 52. JUDICIAL COMPENSATION — INTERIM STUDY COMMITTEE.

1. The legislative council is requested to authorize an interim committee to study judicial compensation during the 2013 legislative interim.

2. The committee shall be composed of the following:

a. Three members of the senate.

b. Three members of the house of representatives.

c. A member appointed by the governor.

d. A supreme court justice.

e. A district judge.

f. A district associate judge.

g. A magistrate.

h. The state court administrator.
Sec. 153. GENERAL AND SPECIAL EDUCATION COSTS — LEGISLATIVE STUDY.

1. For purposes of this section, “private agency” means a residential facility licensed under chapter 135H or 237. “Private agency” does not include an institution listed in section 218.1.

2. The legislative council is requested to establish an interim study committee during the 2013 interim to examine the payment of general education and special education costs associated with student services provided by private agencies and whether the planning for and costs of such services would be more appropriately administered by the department of education or the department of human services. The study committee shall consist of legislator members of both political parties from both houses of the general assembly and representatives of the office of the governor, the department of education, the department of human services, and private agencies.
Sec. 184. CONTINUATION OF MENTAL HEALTH AND DISABILITY SERVICES REDESIGN FISCAL VIABILITY STUDY COMMITTEE. The legislative council is requested to continue for the 2013 legislative interim the mental health and disability services redesign fiscal viability study committee initially created by the legislative council in 2012. In addition to monitoring implementation of the mental health and disability services redesign and receiving reports from stakeholder groups engaged in implementation of the redesign, the study committee shall be directed to propose a permanent approach for state, county, and regional financing of the redesign and to identify potential cost savings and service improvements that may be realized by working with community-based corrections services and other programs and services that address common needs or populations.
Sec. 51. LEGISLATIVE INTERIM COMMITTEE. The legislative council is requested to establish a legislative interim committee on elder abuse prevention and intervention for the 2013 legislative interim to monitor the progress of, and provide direction to, the task force on elder abuse prevention and intervention created in this Act. The legislative committee shall review the progress report and approve the final report of the task force and shall submit the committee’s recommendations and a final report to the general assembly following completion of the committee’s work.
Sec. 181. MEDICAID OFFSET STUDY. The legislative council is requested to direct a new or existing legislative interim committee to study the provisions for implementing a Medicaid offset amount and repayments under section 426B.3, subsection 5, as enacted by this division of this Act during the 2013 legislative interim. The interim committee shall be directed to consider the potential effects of the repayment provisions on the ability of the mental health and disability service regions to adequately fund the initial core services and additional core services under section 331.397, and to make recommendations to address funding insufficiencies.
2013 Iowa Acts, S.F. 446, § 184

Sec. 184. MALPRACTICE CERTIFICATE-OF-MERIT AFFIDAVITS STUDY. The legislative council is requested to establish an interim study committee, composed of members of the senate and the house of representatives, to meet during the 2013 interim, to study the submission of certificate-of-merit affidavits by plaintiffs and defendants in malpractice actions and limitations on the number of expert witnesses that may be called by both plaintiffs and defendants involving health care providers. The study committee shall present its conclusions and recommendations in a report to the 2014 session of the general assembly.
Sec. 10. NEW SECTION. **8B.6 Acceptance of funds.** The office may receive and accept donations, grants, gifts, and contributions in the form of moneys, services, materials, or otherwise, from the United States or any of its agencies, from this state or any of its agencies, or from any other person, and expend such moneys, services, materials, or other contributions, or issue grants, in carrying out the operations of the office. All federal grants to and the federal receipts of the office are appropriated for the purpose set forth in such federal grants or receipts. The office shall report annually to the general assembly on or before September 1 the donations, grants, gifts, and contributions with a monetary value of one thousand dollars or more that were received during the most recently concluded fiscal year.
Sec. 15. NEW SECTION. 8B.13 Office internal service funds.

1. Activities of the office shall be accounted for within the general fund of the state, except that the chief information officer may establish and maintain internal service funds in accordance with generally accepted accounting principles, as defined in section 8.57, subsection 4, for activities of the office which are primarily funded from billings to governmental entities for services rendered by the office. The establishment of an internal service fund is subject to the approval of the director of the department of management and the concurrence of the auditor of state. At least ninety days prior to the establishment of an internal service fund pursuant to this section, the chief information officer shall notify in writing the general assembly, including the legislative council, legislative fiscal committee, and the legislative services agency.

2. Internal service funds shall be administered by the office and shall consist of moneys collected by the office from billings issued in accordance with section 8B.15 and any other moneys obtained or accepted by the office, including but not limited to gifts, loans, donations, grants, and contributions, which are designated to support the activities of the individual internal service funds.

3. The proceeds of an internal service fund established pursuant to this section shall be used by the office for the operations of the office consistent with this chapter. The chief information officer may appoint the personnel necessary to ensure the efficient provision of services funded pursuant to an internal service fund established under this section. However, this usage requirement shall not limit or restrict the office from using proceeds from gifts, loans, donations, grants, and contributions in conformance with any conditions, directions, limitations, or instructions attached or related thereto.

4. Section 8.33 does not apply to any moneys in internal service funds established pursuant to this section. Notwithstanding section 12C.7, subsection 2, interest or earnings on moneys deposited in these funds shall be credited to these funds.

5. a. The chief information officer shall annually provide internal service fund service business plans and financial reports to the department of management and the general assembly. The business plans may include the recommendation that a portion of unexpended net income be periodically returned to the appropriate funding source.

   b. The office shall submit an annual report not later than October 1 to the members of the general assembly and the legislative services agency of the activities funded by and expenditures made from an internal service fund established pursuant to this section during the preceding fiscal year.
Sec. 17. NEW SECTION. 8B.16 Office debts and liabilities — appropriation request.

If a service provided by the office and funded from an internal service fund established under section 8B.13 ceases to be provided and insufficient funds remain in the internal service fund to pay any outstanding debts and liabilities relating to that service, the chief information officer shall notify the department of management and the general assembly and request that moneys be appropriated from the general fund of the state to pay such debts and liabilities.
Sec. 18. NEW SECTION. 8B.21 Information technology services — office powers and duties — responsibilities.

6. Annual report. On an annual basis, prepare a report to the governor, the department of management, and the general assembly regarding the total spending on technology for the previous fiscal year, the total amount appropriated for the current fiscal year, and an estimate of the amount to be requested for the succeeding fiscal year for all agencies. The report shall include a five-year projection of technology cost savings, an accounting of the level of technology cost savings for the current fiscal year, and a comparison of the level of technology cost savings for the current fiscal year with that of the previous fiscal year. The report shall be filed as soon as possible after the close of a fiscal year, and by no later than the second Monday of January of each year.
Sec. 24. NEW SECTION. 8B.33 IowAccess revolving fund.
1. An IowAccess revolving fund is created in the state treasury. The revolving fund shall be administered by the office and shall consist of moneys collected by the office as fees, moneys appropriated by the general assembly, and any other moneys obtained or accepted by the office for deposit in the revolving fund. The proceeds of the revolving fund are appropriated to and shall be used by the office to maintain, develop, operate, and expand IowAccess consistent with this chapter, and for the support of activities of the technology advisory council pursuant to section 8B.8.

2. The office shall submit an annual report not later than January 31 to the members of the general assembly and the legislative services agency of the activities funded by and expenditures made from the revolving fund during the preceding fiscal year. Section 8.33 does not apply to any moneys in the revolving fund, and, notwithstanding section 12C.7, subsection 2, earnings or interest on moneys deposited in the revolving fund shall be credited to the revolving fund.
Sec. 33. OFFICE OF THE CHIEF INFORMATION OFFICER — INFORMATION TECHNOLOGY DEVICE INVENTORY.

1. The office of the chief information officer shall complete an inventory of information technology devices utilized by the office and participating agencies, as defined in section 8B.1, as enacted by this division of this Act. The office shall conduct the inventory with the goal of identifying potential information technology device upgrades, changes, or other efficiencies that will meet the information technology needs of the applicable department or agency at reduced cost to the state.

2. The office shall submit a report to the general assembly by January 1, 2014, describing the office’s actions as required by this section. The report shall, if applicable, identify any statutory barriers or needed technology investments for pursuing efforts described in this section and shall include in the report its findings and any recommendations for legislative action.
Sec. 34. OFFICE OF THE CHIEF INFORMATION OFFICER — INFORMATION TECHNOLOGY COORDINATION AND MANAGEMENT.

1. The office of the chief information officer, in accordance with the requirements of Code section 8B.21, subsection 1, paragraph "h", as enacted by this division of this Act, shall coordinate and manage information technology services within the office, shall establish a schedule by which all departments subject to the requirements of that Act and chapter 8B, as enacted by this division of this Act, shall comply with these requirements. The schedule shall provide for implementation of the requirements to all affected state agencies and departments by December 31, 2014. The office shall submit a copy of the schedule to the general assembly by July 31, 2013, and shall provide periodic updates to the general assembly on the progress of meeting the time deadlines contained in the schedule.

2. In procuring information technology as provided in section 8B.24, as enacted by this division of this Act, the office should explore strategies of procuring information technology through leasing.
Sec. 43. DEPARTMENT OF ADMINISTRATIVE SERVICES – HUMAN RESOURCE MANAGEMENT SYSTEM – REPORTS. The department of administrative services shall submit annual status reports to the general assembly concerning the development and implementation of the new human resource management system, including the payroll system, as provided in this division of this Act. The department shall submit an annual status report to the general assembly by January 1 of each calendar year beginning in calendar year 2014 until the new human resource management system and payroll system are selected and implemented. Each status report shall include plain language comprehensive budget and financial information relative to the personnel and infrastructure costs incurred for implementation of the systems as well as projected budget information relative to the implementation of each system for the next succeeding fiscal year. Budget information in each status report shall provide information relative to any direct personnel and infrastructure costs to be incurred by the department of administrative services in the next succeeding fiscal year for implementing each new system and costs to be charged by the department to executive branch agencies for each system. The department shall submit a final report to the general assembly upon selection and implementation of the new human resource management system and payroll system.
Sec. 44. STATE EMPLOYEE WORK ENVIRONMENT ANALYSIS AND REPORT. By September 30, 2013, the department of administrative services shall conduct a high level needs analysis of state employee work stations and office standards, assessing adequate square footage needs, and creating healthy, productive, and efficient work environments in an economical manner. Overall objectives of the analysis shall include improving employee density; properly allocating space for individual and group work; improving worker health and safety; improving technology integration; and improving energy efficiency and sustainability in state offices. The department shall submit findings and recommendations to the capitol planning commission and to the legislative fiscal committee by October 30, 2013.
2013 Iowa Acts, S.F. 396, § 60

Sec. 60. DEPARTMENT OF REVENUE AND OFFICE OF THE STATE DEBT COORDINATOR — REPORT. The director of revenue shall develop and recommend legislative proposals deemed necessary for the continued efficiency of the functions of the office of the state debt coordinator established in section 421C.1, and shall prepare and file a report detailing the recommendations. The report shall be filed by the director of revenue with the department of management, the governor, and the general assembly no later than January 13, 2014.
Sec. 13. 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, 2013, and ending June 30, 2014, the following amounts, or so much thereof as is necessary, for the purposes designated:

[SUBSECTION] 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 61.50

b. The department, in coordination with the investigations division, shall submit a report to the general assembly by December 1, 2013, concerning the division’s activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. 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.
Sec. 42. 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, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, for the purposes designated:

[SUBSECTION] 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 61.50

b. The department, in coordination with the investigations division, shall submit a report to the general assembly by December 1, 2014, concerning the division’s activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2013, and ending June 30, 2014. 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.
Section 1. There is appropriated from the rebuild Iowa infrastructure fund to the following departments and agencies for the following fiscal years, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

[SUBSECTION] 1. DEPARTMENT OF ADMINISTRATIVE SERVICES

b. For costs associated with the planning and design of the Wallace office building including roof replacement:

FY 2013-2014: .................................................. $ 500,000

Of the amount appropriated in this lettered paragraph for FY 2013-2014, $500,000 shall be allocated for relocation costs for moving employees out of the Wallace building including moving costs and lease adjustments. As a condition of this allocation, all employees currently located in the Wallace building shall be relocated to a new office location by December 31, 2013, pursuant to the department’s competitive bidding process for office space.

FY 2014-2015: .................................................. $ 3,900,000

By October 15, 2014, the department shall submit a report to the general assembly on the results of the planning and study of the building including the use of and anticipated cash flow needs for the final building design.
Section 1. There is appropriated from the rebuild Iowa infrastructure fund to the following departments and agencies for the following fiscal years, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

[SUBSECTION] 2. DEPARTMENT OF CULTURAL AFFAIRS

b. For the planning, design, construction, and renovation of the state historical building:

FY 2014-2015: ................................. $ 3,800,000

By October 15, 2014, the department shall submit a report to the general assembly on the results of the planning and study of the building including the use of and anticipated cash flow needs for the final building design.
Sec. 13. ADMINISTRATIVE RULES REVIEW COMMITTEE. The administrative rules review committee shall consider the scope, impact, and long-term consequences of legislation requiring delegations of authority to state agencies be construed narrowly. The committee shall submit a report of the committee findings to the speaker of the house and the majority leader of the senate by January 12, 2015. The legislative services agency shall provide necessary staff support for the committee consideration.
Sec. 5. 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, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purposes designated, and for not more than the following full-time equivalent positions:

For salaries, support, maintenance, and miscellaneous purposes:

\[
\begin{array}{ll}
\text{..................................................} & \$ \ 914,506 \\
\text{............................................... FTEs} & 103.00
\end{array}
\]

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. 34. 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, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purposes designated, and for not more than the following full-time equivalent positions:

For salaries, support, maintenance, and miscellaneous purposes:

\[
\begin{array}{ll}
\text{..................................................} & \$ \ 457,253 \\
\text{............................................... FTEs} & 103.00
\end{array}
\]

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. 15. PROCEDURE FOR REDUCED FEDERAL FUNDS.
1. If the funds received from the federal government for the block grants specified in this Act are less than the amounts appropriated, the funds actually received shall be prorated by the governor for the various programs, other than for the services to victims of sex offenses and for rape prevention education under section 4, subsection 3, of this Act, for which each block grant is available according to the percentages that each program is to receive as specified in this Act. However, if the governor determines that the funds allocated by the percentages will not be sufficient to accomplish the purposes of a particular program, or if the appropriation is not allocated by percentage, the governor may allocate the funds in a manner which will accomplish to the greatest extent possible the purposes of the various programs for which the block grants are available.
2. Before the governor implements the actions provided for in subsection 1, the following procedures shall be taken:
   a. The chairpersons and ranking members of the senate and house standing committees on appropriations, the appropriate chairpersons and ranking members of subcommittees of those committees, and the director of the legislative services agency shall be notified of the proposed action.
   b. The notice shall include the proposed allocations, and information on the reasons why particular percentages or amounts of funds are allocated to the individual programs, the departments and programs affected, and other information deemed useful. Chairpersons and ranking members notified shall be allowed at least two weeks to review and comment on the proposed action before the action is taken.
Section 1. STATE BOND REPAYMENT FUND — TAXPAYERS TRUST FUND.

2. If the treasurer of state determines that the amount transferred pursuant to subsection 1 is not sufficient to defease or redeem the bonds specified in section 8.57F, subsection 2, as enacted by this division of this Act, and to pay the costs relating to the defeasance or redemption, to the entire extent that the bonds may be defeased or redeemed, the treasurer of state may submit a written request to the department of management that the department certify the amount of the insufficiency as determined by the treasurer of state. The request shall detail the information needed by the department of management to determine whether the department concurs with the treasurer of state’s determination. Upon issuance of the department of management’s written certification of the insufficiency amount, there is transferred from the Iowa economic emergency fund, after the transfer made pursuant to subsection 1 to the state bond repayment fund, an amount equal to the insufficiency amount certified by the department of management. The treasurer of state’s request, any documents relating to the request, and the department of management’s certification shall also be submitted to the chairpersons and ranking members of the committees on appropriations of the senate and house of representatives and the legislative services agency at the time of submission or certification.
Sec. 12. REPORTING.
1. Annually, on or before January 15 of each year, a state agency that received an appropriation in this division of this Act shall report to the legislative services agency and the department of management the status of all projects completed or in progress. The report shall include a description of the project, the progress of work completed, the total estimated cost of the project, a list of all revenue sources being used to fund the project, the amount of funds expended, the amount of funds obligated, and the date the project was completed or an estimated completion date of the project, where applicable.

2. Annually, on or before December 31 of each year, a recipient of moneys appropriated in this division of this Act for any purpose shall report to the state agency to which the moneys are appropriated the status of all projects completed or in progress. The report shall include a description of the project, the progress of work completed, the total estimated cost of the project, a list of all revenue sources being used to fund the project, the amount of funds expended, the amount of funds obligated, and the date the project was completed or an estimated completion date of the project, where applicable.
Sec. 27. IOWA FINANCE AUTHORITY. The Iowa finance authority established in chapter 16 shall propose legislation to the general assembly necessary to implement this division of this Act. The Iowa finance authority shall propose such legislation for consideration by the general assembly during its 2017 legislative session.
Sec. 22. WATER QUALITY INITIATIVE — REPORT. The department of agriculture and land stewardship shall prepare a preliminary report and final report regarding its efforts to administer the water quality initiative as provided in this division. Each report shall include information regarding the establishment of water quality practices, including demonstration projects, and education and outreach efforts. The department shall deliver the preliminary report to the governor and general assembly not later than January 15, 2014, and shall deliver the final report to the governor and general assembly not later than January 15, 2015. A report shall not identify an individual or specific agricultural land.
2013 Iowa Acts, S.F. 435, § 11

Sec. 11. WATER QUALITY INITIATIVE — REPORT. The department of agriculture and land stewardship shall prepare a preliminary report and final report regarding its efforts to administer the water quality initiative as provided in this division. Each report shall include information regarding the establishment of water quality practices, including demonstration projects. The department shall deliver the preliminary report to the governor and general assembly not later than January 15, 2014, and shall deliver the final report to the governor and general assembly not later than January 15, 2015. A report shall not identify an individual or specific agricultural land.
Section 1. GENERAL FUND — DEPARTMENT.
1. There is appropriated from the general fund of the state to the
department of agriculture and land stewardship for the fiscal year beginning
July 1, 2013, and ending June 30, 2014, the following amount, or so much
thereof as is necessary, to be used for the purposes designated:
For purposes of supporting the department, including its divisions, for
administration, regulation, and programs; for salaries, support, maintenance,
and miscellaneous purposes; and for not more than the following full-time
equivalent positions:
.................................................. $ 17,581,328
............................................... FTEs     372.00
2. Of the amount appropriated in subsection 1, the following amount is
transferred to Iowa state university of science and technology, to be used
for the university’s midwest grape and wine industry institute:
.................................................. $    238,000
3. The department shall submit a report each quarter of the fiscal year
to the legislative services agency, the department of management, the members
of the joint appropriations subcommittee on agriculture and natural
resources, and the chairpersons and ranking members of the senate and house
committees on appropriations. The report shall describe in detail the
expenditure of moneys appropriated in this section to support the
department’s administration, regulation, and programs.

Sec. 27. GENERAL FUND — DEPARTMENT.
1. There is appropriated from the general fund of the state to the
department of agriculture and land stewardship for the fiscal year beginning
July 1, 2014, and ending June 30, 2015, the following amount, or so much
thereof as is necessary, to be used for the purposes designated:
For purposes of supporting the department, including its divisions, for
administration, regulation, and programs; for salaries, support, maintenance,
and miscellaneous purposes; and for not more than the following full-time
equivalent positions:
.................................................. $  8,790,664
............................................... FTEs     372.00
2. Of the amount appropriated in subsection 1, the following amount is
transferred to Iowa state university of science and technology, to be used
for the university’s midwest grape and wine industry institute:
.................................................. $    119,000
3. The department shall submit a report each quarter of the fiscal year
to the legislative services agency, the department of management, the members
of the joint appropriations subcommittee on agriculture and natural
resources, and the chairpersons and ranking members of the senate and house
committees on appropriations. The report shall describe in detail the
expenditure of moneys appropriated in this section to support the
department’s administration, regulation, and programs.
Sec. 12. GENERAL FUND — DEPARTMENT.
1. There is appropriated from the general fund of the state to the department of natural resources for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For purposes of supporting the department, including its divisions, for administration, regulation, and programs; for salaries, support, maintenance, and miscellaneous purposes; and for not more than the following full-time equivalent positions:

<table>
<thead>
<tr>
<th>Amount</th>
<th>FTEs</th>
</tr>
</thead>
<tbody>
<tr>
<td>$12,766,700</td>
<td>1,145.95</td>
</tr>
</tbody>
</table>

2. Of the number of full-time equivalent positions authorized to the department pursuant to subsection 1, 50.00 full-time equivalent positions shall be allocated by the department for seasonal employees for purposes of providing maintenance, upkeep, and sanitary services at state parks. This subsection shall not impact park ranger positions within the department.

3. The department shall submit a report each quarter of the fiscal year to the legislative services agency, the department of management, the members of the joint appropriations subcommittee on agriculture and natural resources, and the chairpersons and ranking members of the senate and house committees on appropriations. The report shall describe in detail the expenditure of moneys appropriated under this section to support the department’s administration, regulation, and programs.

Sec. 37. GENERAL FUND — DEPARTMENT.
1. There is appropriated from the general fund of the state to the department of natural resources for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

For purposes of supporting the department, including its divisions, for administration, regulation, and programs; for salaries, support, maintenance, and miscellaneous purposes; and for not more than the following full-time equivalent positions:

<table>
<thead>
<tr>
<th>Amount</th>
<th>FTEs</th>
</tr>
</thead>
<tbody>
<tr>
<td>$6,383,350</td>
<td>1,145.95</td>
</tr>
</tbody>
</table>

2. Of the number of full-time equivalent positions authorized to the department pursuant to subsection 1, 50.00 full-time equivalent positions shall be allocated by the department for seasonal employees for purposes of providing maintenance, upkeep, and sanitary services at state parks. This subsection shall not impact park ranger positions within the department.

3. The department shall submit a report each quarter of the fiscal year to the legislative services agency, the department of management, the members of the joint appropriations subcommittee on agriculture and natural resources, and the chairpersons and ranking members of the senate and house committees on appropriations. The report shall describe in detail the expenditure of moneys appropriated under this section to support the department’s administration, regulation, and programs.
Sec. 10. TRANSITION UPON REPEAL.

1. Upon repeal of the targeted small business financial assistance program established in section 15.247, the authority shall transfer all unencumbered and unobligated moneys accruing to the authority pursuant to existing agreements to a fund established by the authority in the state treasury under the control of the authority pursuant to section 15.106A, subsection 1, paragraph “o”, to be used for the purposes of providing assistance to targeted small businesses pursuant to subsection 3 of this section of this Act.

2. Loan payments or repayments and recaptures of principal, interest, or other moneys accruing to the authority on or after June 30, 2013, pursuant to an agreement under section 15.247, shall be transferred to a fund established by the authority in the state treasury under the control of the authority pursuant to section 15.106A, subsection 1, paragraph “o”, to be used for the purposes of providing assistance to targeted small businesses pursuant to subsection 3 of this section of this Act.

3. a. From the moneys transferred pursuant to subsections 1 and 2, the authority shall procure the services of a qualified microloan service provider to provide financial and technical assistance to targeted small businesses in Iowa.

   b. The authority shall enter into an agreement with a microloan service provider for the provision of services to targeted small businesses. The agreement shall provide for an initial performance period of three years. In engaging the services of a qualified microloan service provider, the authority shall require the service provider to offer financial and technical assistance to targeted small businesses at a discounted rate. The authority shall ensure that the moneys transferred for purposes of this subsection are used to subsidize the provision of financial and technical assistance by the microloan service provider to targeted small businesses in order for the microloan service provider to offer its services at a discounted rate.

   c. The authority shall, upon completion of the initial performance period and the other applicable terms of the agreement with the microloan service provider, submit a report to the general assembly and the governor’s office describing the results achieved by the service provider and shall make recommendations as to whether the state should continue to provide funds for future fiscal years for the purpose of providing financial and technical assistance to targeted small businesses through the services of a microloan service provider.

   d. For purposes of this subsection, “targeted small business” means the same as defined in section 15.102.
Sec. 6. Section 15E.52, Code 2013, is amended by adding the following new subsections:

NEW SUBSECTION 10. On or before January 31 of each year, the board, in cooperation with the department of revenue, shall submit to the general assembly and the governor a report describing the activities of the innovation funds during the preceding fiscal year. The report shall at a minimum include the following information:

a. The amount of tax credit certificates issued to equity investors in each innovation fund.

b. The amount of approved tax credit applications that were placed on the wait list for certificates.

c. The amount of tax credits claimed.

d. The amount of tax credits transferred to other persons.

e. The amount of investments in each innovation fund.

f. For each investment by an innovation fund in a business:

   (1) The amount of the investment.

   (2) The name and industry of the business.

   (3) The location or locations from which the business operates.

   (4) The number of employees of the business located in Iowa.

   (5) The number of employees of the business located in Iowa and the number of employees of the business located outside Iowa at the close of the fiscal year which is the subject of the report.
Sec. 4.  NEW SECTION.  **15J.4 District establishment — approval.**

7. All reports received by the board under subsection 6 shall be posted on the economic development authority’s internet site as soon as practicable following receipt of the report. The board shall submit a written report to the governor and the general assembly on or before January 15 of each year. The report shall summarize and analyze the information submitted by municipalities under subsection 6.
Sec. 28. ECONOMIC DEVELOPMENT AUTHORITY — COMMUNITY ATTRACTION AND TOURISM PROJECT STUDY. The economic development authority shall conduct a study to determine the effectiveness of giving priority to projects that receive moneys from the community attraction and tourism fund that attract the highest number of visitors and that attain the highest match levels. The authority shall submit a report and recommendations to the general assembly by January 1, 2014.
Sec. 9. GENERAL FUND APPROPRIATIONS — FY 2012-2013. There is appropriated from the general fund of the state to the following departments and agencies for the fiscal year beginning July 1, 2012, and ending June 30, 2013, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

3. DEPARTMENT OF COMMERCE — DIVISION OF BANKING

For financial literacy education:

.................................................. $    100,000

a. DEFINITIONS

For the purposes of this subsection, unless the context otherwise requires:

(1) “Administrator” means the division of banking of the department of commerce.

(2) “Financial institution” means a bank, bank holding company, savings bank, or savings and loan association organized under the laws of this state, another state, or the United States, approved for participation by the administrator.

(3) “Operating organization” means an agency selected by the administrator for involvement in financial literacy education.

b. PROGRAM — ELIGIBILITY

(1) The administrator shall utilize a request for proposals process for selection of operating organizations.

(2) The selected operating organization shall administer a financial literacy education program through financial institutions to citizens of the state. The program shall include any of the following:

(a) Home buyer education.

(b) Financial literacy education for students in kindergarten through grade twelve and for college students.

(c) Financial literacy programs for entrepreneurs.

(d) Financial literacy teacher training.

c. By October 1, each year through October 1, 2016, the division shall submit a report to the general assembly detailing the expenditures made from the moneys appropriated in this subsection during the previous fiscal year.
d. Notwithstanding section 8.33, moneys appropriated in this paragraph that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year beginning July 1, 2015.
Sec. 9. GENERAL FUND APPROPRIATIONS — FY 2012-2013. There is appropriated from the general fund of the state to the following departments and agencies for the fiscal year beginning July 1, 2012, and ending June 30, 2013, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

5. IOWA ECONOMIC DEVELOPMENT AUTHORITY

   e. For the provision of financial assistance including the establishment of a loan program; for technical assistance, marketing, and education to businesses interested in establishing employee stock ownership plans; and for procurement of the services of an independent contractor with expertise in the formation of the employee stock ownership plans:

   .................................................. $ 500,000

   Notwithstanding section 8.33, moneys appropriated in this paragraph that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year beginning July 1, 2014.

   On or before January 1, 2016, the authority shall submit a report to the general assembly and the governor’s office describing the expenditure of moneys appropriated pursuant to this lettered paragraph “e” and evaluating the success of the assistance and promotion program.
Sec. 9. GENERAL FUND APPROPRIATIONS — FY 2012-2013. There is appropriated from the general fund of the state to the following departments and agencies for the fiscal year beginning July 1, 2012, and ending June 30, 2013, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

7. DEPARTMENT OF HUMAN RIGHTS
   For deposit in the individual development account state match fund created in section 541A.7 to support the operating organizations providing individual development accounts in Iowa:
   
   $100,000
   
   a. If the term of a contract with an operating organization ends prior to June 30, 2014, the department shall renew the contract to at least June 30, 2014.
   
   b. By October 1, each year through October 1, 2016, the department shall submit a report to the general assembly detailing the expenditures made from the moneys appropriated in this subsection during the previous fiscal year by the operating organizations.
   
   c. Notwithstanding section 8.33, moneys appropriated in this subsection that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year beginning July 1, 2015.
Sec. 7. DEPARTMENT OF COMMERCE.
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, 2013, and ending June 30, 2014, the following amounts, or so much thereof as is necessary, for the purposes designated:
   c. INSURANCE DIVISION
   (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.
      (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.

Sec. 36. DEPARTMENT OF COMMERCE.
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, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, for the purposes designated:
   c. INSURANCE DIVISION
   (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.
      (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.
2013 Iowa Acts, H.F. 603, §§ 7 and 36

Sec. 7.  DEPARTMENT OF COMMERCE.
    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, 2013, and ending June 30, 2014, the following amounts, or so much thereof as is necessary, for the purposes designated:
    d.  UTILITIES DIVISION
        (1)  For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:
                          ................................................................. $  8,179,405
                          ................................................................. 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.

Sec. 36.  DEPARTMENT OF COMMERCE.
    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, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, for the purposes designated:
    d.  UTILITIES DIVISION
        (1)  For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions:
                          ................................................................. $  4,089,703
                          ................................................................. 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.
Sec. 7. 2011 Iowa Acts, chapter 133, is amended by adding the following new section:

SEC. 13A. TRANSITION UPON REPEAL. Any moneys in the economic development fund created pursuant to section 15G.111, Code Supplement 2011, that remain unobligated on July 1, 2013, shall be transferred to the rebuild Iowa infrastructure fund. The authority shall provide notification to the department of management and to the legislative services agency at the time of the transfer.
Sec. 47. Section 256.7, subsection 21, paragraph b, Code 2013, is amended to read as follows:

b. A set of core academic indicators in mathematics and reading in grades four, eight, and eleven, a set of core academic indicators in science in grades eight and eleven, and another set of core indicators that includes but is not limited to graduation rate, postsecondary education, and successful employment in Iowa.

(1) Annually, the department shall report state data for each indicator in the condition of education report. Rules adopted pursuant to this subsection shall specify that the approved district-wide assessment of student progress administered for purposes of this paragraph the indicators shall be the assessment utilized by school districts statewide in the school year beginning July 1, 2011, or a successor assessment administered by the same assessment provider.

(2) Notwithstanding subparagraph (1), for the school year beginning July 1, 2016, and each succeeding school year, the rules shall provide that all students enrolled in school districts in grades three through eleven shall be administered an assessment during the last quarter of the school year that at a minimum assesses the indicators identified in this paragraph “b”; is aligned with the Iowa common core standards in both content and rigor; accurately describes student achievement and growth for purposes of the school, the school district, and state accountability systems; and provides valid, reliable, and fair measures of student progress toward college or career readiness.

(3) The director shall establish an assessment task force to review and make recommendations for a statewide assessment of student progress on the indicators identified pursuant to this paragraph “b”. The task force shall recommend a statewide assessment that is aligned to the Iowa common core standards and is, at a minimum, valid, reliable, tested, and piloted in Iowa. In addition, in developing recommendations, the task force shall consider the costs to school districts and the state in providing and administering such an assessment and the technical support necessary to implement the assessment. The task force shall submit its recommendations in a report to the director, the state board, and the general assembly by January 1, 2015. The task force shall assist with the final development and implementation of the assessment administered pursuant to subparagraph (2). The task force members shall include but not be limited to teachers, school administrators, business leaders, representatives of state agencies, and members of the general public. This subparagraph is repealed July 1, 2020.

(4) The state board may shall submit to the general assembly recommendations the state board deems appropriate for modifications of assessments of student progress administered for purposes of this paragraph “b”.

lii
Sec. 48. NEW SECTION. 256.29 Council on educator development established.

1. A council on educator development is established to conduct a study and make recommendations regarding the following:
   a. A statewide teacher evaluation system and performance review requirements.
   b. A statewide administrator evaluation system.

2. The goal of the study shall be to determine the efficacy of the current systems in providing practitioners with clear and actionable feedback to enhance their practice and advance student learning. The council shall receive input from teachers, administrators, and evaluators regarding educators’ personal experiences with evaluations.

3. The study shall review the following:
   a. The current teacher evaluation system and performance review requirements and the current administrator evaluation system requirements.
   b. The Iowa teaching standards.
   c. Criteria used to further define the Iowa teaching standards.
   d. The Iowa standards for school administrators.
   e. Nationally accepted teaching standards.
   f. The process for developing individual teacher and individual administrator professional development plans.
   g. Evaluator training.
   h. The peer group reviews conducted pursuant to chapter 284.
   i. The interrelated facets of the teacher and administrator evaluation systems and performance review requirements.

4. Any evaluation system recommended by the council shall be designed, at a minimum, so that the system is or does all of the following:
   a. Is meaningful, providing all teachers and administrators with clear and actionable feedback.
   b. Is comprehensive and based on multiple indicators designed to enhance an educator’s practice.
   c. Provides for ongoing, nonevaluation feedback and regular, comprehensive, and fair evaluations.
   d. Is developed and implemented with input from teachers and administrators, respecting their own evaluation systems; and is developed and implemented in partnership with organizations representing teachers, administrators, and school board members at the state and local school district levels.
   e. Is based on clear standards for what teachers and administrators should know and be able to do.
   f. Is adequately funded, staffed, and fully developed and validated, and includes training for all teachers and administrators concerning the new systems before the systems are used to make any high-stakes employment decisions.
   g. Is applicable to teachers and administrators in all content areas.

5. In developing recommendations for any evaluation system, the council shall consider, at a minimum, all of the following:
   a. Any proposed revisions to systems, standards, or training reviewed pursuant to subsection 3.
   b. The fair and balanced use of student outcome measures, comprised of multiple, reliable indicators of student growth and learning that are appropriate to the curriculum and the students being taught. These measures
may include but are not limited to gauges of higher order skills such as student research papers, science investigations, technology products, and art projects; teacher-defined objectives for individual student growth; student learning objectives developed jointly by a teacher and principal or evaluator; district, school, or teacher-created assessments; and high-quality standardized tests that provide valid, reliable, timely, and meaningful information regarding student learning and growth.

c. Multiple indicators to provide evidence of practice, including but not limited to classroom observations; proof of practice such as lesson plans, curriculum plans, and instructional notes; teacher and administrator interviews, respecting their own evaluation systems; self-assessment; and evidence of professional contributions and collaboration.

d. Student and parent surveys.

e. A multitiered evaluation system that differentiates at least three levels of teacher and administrator performance.

6. The council shall be comprised of at least seventeen voting members appointed by the director by October 1, 2013, as follows:

a. Eight members representing education stakeholders who shall be subject to the evaluation systems being recommended.

b. One member representing the department.

c. One member representing the area education agencies.

d. One member representing the Iowa state education association.

e. One member representing the school administrators of Iowa.

f. One member representing the Iowa association of school boards.

g. One member representing the urban education network.

h. One member representing the largest approved practitioner preparation institution in the state.

i. One member representing Iowa’s approved administrator preparation programs.

j. One member representing parents of Iowa elementary or secondary students.

7. Four members of the general assembly shall serve as ex officio, nonvoting members of the council, with one member to be appointed by each of the following: the majority leader of the senate, the minority leader of the senate, the speaker of the house of representatives, and the minority leader of the house of representatives. A legislative member serves for a term as provided in section 69.16B and is eligible for per diem and expenses as provided in section 2.10.

8. To the extent possible, the council shall have balanced representation with regard to teachers and administrators. Teachers and administrators from elementary and secondary education shall be included in the membership, as well as school and area education agency personnel who are evaluated under the teacher evaluation system but who are not classroom teachers.

9. The member representing the area education agencies shall convene the initial meeting. The council shall elect a chairperson from among its members for a term of one year. Administrative support and staffing for the council shall be provided by the department. The voting members of the council shall be reimbursed for actual and necessary expenses incurred in the performance of their duties and shall receive a per diem as specified in section 7E.6.

10. The council shall provide for the wide distribution of a preliminary draft of its recommendations for evaluation systems and performance review requirements to teachers, administrators, and school board members throughout
the state by October 1, 2015, and shall provide a mechanism and opportunity for practitioners and school board members to submit feedback to the council. Such feedback shall be reviewed by the council prior to making final recommendations.

11. The council shall submit its findings and recommendations to the state board of education, the governor, and the general assembly by November 15, 2016.
Sec. 66. NEW SECTION. 284.11 State supplemental assistance for high-need schools.

1. Findings and intent. The general assembly finds that students whose first language is not English, who have special needs, or who come from low-income backgrounds face potential obstacles to learning. Schools across Iowa, both urban and rural, have increasing numbers of students who face these challenges. Therefore, it is the intent of the general assembly to provide supplemental assistance to the highest-need schools in Iowa to address these challenges. This section provides for state assistance to allow school districts to develop extended learning time programs, hire instructional support staff, provide additional professional development, or supplement the salary of teachers in the identified schools.

2. Department’s responsibilities. The department shall do the following:
   a. Collect relevant data and establish a list of high-need schools eligible for state supplemental assistance. The department shall establish a process and criteria to determine which schools are placed on the list and the department shall revise the list annually. Criteria for the determination of which high-need schools shall be placed on the list shall be based upon factors that include but are not limited to the socioeconomic status of the students enrolled in the school, the percentage of the school’s student body who are limited English proficient students, student academic growth, certified instructional staff attrition, and geographic balance. The department may approve or disapprove requests for revision of the list, which a school district submits pursuant to subsection 3.
   b. Develop a standardized process for distributing moneys appropriated for supplemental assistance for high-need schools under section 284.13, subsection 1, paragraph “00e”, to school districts. In determining the process for distribution of such moneys, the department shall take into consideration the amount of moneys appropriated for supplemental assistance in high-need schools for the given year and the minimal amount of moneys needed to increase the academic achievement of students. A school district receiving moneys pursuant to this section shall certify annually to the department how the moneys distributed to the school district pursuant to this section were used by the school district.
   c. Review the use and effectiveness of the funds distributed to school districts for supplemental assistance in high-need schools under this section, and consider the findings and recommendations of the commission on educator leadership and compensation submitted pursuant to section 284.15, subsection 13, relating to the use and effectiveness of the funds distributed to school districts under this section. The department shall submit its findings and recommendations in a report to the general assembly by January 15 annually.
Sec. 70. NEW SECTION. 284.15 Iowa teacher career paths, leadership roles, and compensation framework.

12. The department shall establish, and provide staffing and administrative support for a commission on educator leadership and compensation. The commission shall monitor with fidelity the implementation of the frameworks and comparable systems by school districts pursuant to this section and sections 284.16 and 284.17. The commission shall also evaluate and make recommendations to the department on applications for approval of a framework or comparable system submitted to the department pursuant to subsection 6, and on the expenditure of moneys appropriated for purposes of this section. In addition, the commission shall review the use and effectiveness of the funds distributed to school districts for supplemental assistance to high-need schools under section 284.11.

a. The commission shall be comprised of nineteen voting members. The director of the department or the director’s designee shall serve as a nonvoting, ex officio member. The voting members shall include the following:

(1) Members appointed by the following designated organizations, at the discretion of the organization:
   (a) Five teachers by the Iowa state education association.
   (b) Three school administrators by the school administrators of Iowa.
   (c) Two school board members by the Iowa association of school boards.
   (d) One person appointed jointly by the administrators of the area education agencies created under chapter 273.

(2) Members appointed by the director as follows:
   (a) Two teachers, each of whom shall be employed by a school district, an area education agency, or an accredited nonpublic school.
   (b) One person who is a parent of a child enrolled in a school district.
   (c) One person who is a business leader.
   (d) One person who represents the largest approved practitioner preparation institution in the state.

(3) The executive director of the Iowa state education association or the executive director’s designee.

(4) The executive director of the school administrators of Iowa or the executive director’s designee.

(5) The executive director of the Iowa association of school boards or the executive director’s designee.

b. Members shall be appointed to staggered three-year terms which begin and end as provided in section 69.19. Appointments shall comply with sections 69.16, 69.16A, and 69.16C. Vacancies on the commission shall be filled in the same manner as the original appointment. A person appointed to fill a vacancy shall serve only for the unexpired portion of the term. Members are entitled to reimbursement of actual expenses incurred in performance of their official duties.

c. By December 15 annually, the commission shall submit its findings and any recommendations, including but not limited to any recommendations for changes to the framework established in subsections 1 and 2, and the comparable systems set forth in sections 284.16 and 284.17, and for changes to section 284.11 relating to state supplemental assistance to high-need schools, in a report to the director, the state board, the governor, and the general assembly.
Sec. 70. NEW SECTION. 284.15 Iowa teacher career paths, leadership roles, and compensation framework.

14. The provisions of this chapter shall be subject to legislative review at least every three years. The review shall be based upon a status report from the commission on educator leadership and compensation, which shall be prepared with the assistance of the departments of education, management, and revenue. The status report shall review and report on the department’s assignment and utilization of full-time equivalent positions, and shall include information on teacher retention, teacher compensation, academic quality of beginning teachers, teacher evaluation results, student achievement trend and comparative data, and recommendations for changes to the teacher leadership supplement foundation aid and the framework or comparable systems approved pursuant to this section. The first status report shall be submitted to the general assembly by January 15, 2017, with subsequent status reports prepared and submitted to the general assembly by January 15 at least every third year thereafter.
Sec. 73. ATTENDANCE CENTER PERFORMANCE RANKINGS — PERFORMANCE INDEX.
1. The department of education shall develop criteria and a process for school districts to use to establish specific performance goals and to evaluate the performance of each attendance center operated by the district in order to arrive at an overall school performance grade and report card for each attendance center. This information must be posted on the department of education’s internet site with information for each attendance center listed separately. The criteria shall include but not be limited to student academic growth, parent involvement, student attendance, employee turnover, and community activities and involvement.

2. The department shall develop an achievement score that calculates aggregate growth as well as aggregate proficiency of students which when combined with other academic indicators results in an overall school performance grade for each attendance center in the school district. The performance grade may also be used as one measure to rank and classify schools into six different performance categories: exceptional, high performing, commendable, acceptable, needs improvement, and priority. The categories may be used to define support and specialized assistance to schools classified as needs improvement or priority as well as to recognize schools designated exceptional or high performing. Additionally, a closing gap score shall be calculated as another measure to determine subgroup performance and to rank and classify attendance centers. Other academic indicators shall be defined as criterion referenced variables that will be utilized in the calculation of the performance grade. Other academic indicators shall include but not be limited to graduation rates, attendance rates, and college-readiness rates. Additional indicators of academic success and progress may include post-graduation data, suspension and expulsion rates, levels of student engagement, parent satisfaction, parent engagement, and staff working conditions.

3. The department shall submit its findings and recommendations in a report to the state board of education, the governor, and the general assembly by July 1, 2014.
Sec. 76. NEW SECTION. 256.24 Competency-based education grant program.
1. The department shall establish a competency-based education grant program to award grants to not more than ten school districts annually for purposes of developing, implementing, and evaluating competency-based education pilot and demonstration projects.
2. The department shall develop grant application, selection, and evaluation criteria.
3. Each pilot or demonstration project shall be conducted for a minimum of one year, but may be conducted for multiple school years as proposed by the applicant and approved by the department.
4. Grant moneys shall be distributed to selected school districts by the department no later than December 1, 2013. Grant amounts shall be distributed as determined by the department.
5. The department shall submit progress reports analyzing the status and preliminary findings of the projects to the state board, the governor, and the general assembly by January 15 annually. The department shall summarize the projects’ findings, including student achievement results, and submit the summary and any recommendations in a final report to the state board, the governor, and the general assembly by January 15, 2019.
6. This section is repealed July 1, 2019.
2013 Iowa Acts, H.F. 215, § 77

Sec. 77. 2012 Iowa Acts, chapter 1119, section 2, subsection 2, is amended by adding the following new paragraph:

NEW PARAGRAPH.  f. Develop a draft strategic plan and proposed timeline for statewide implementation of competency-based learning for consideration by the general assembly.
Sec. 106.  SCHOOL DISTRICT REPORTING REQUIREMENT TASK FORCE — STATE BOARD OF EDUCATION.

1.  a.  A reporting requirement review task force is established consisting of five members who shall be appointed by the director of the department of education as follows:

(1) One member from nominees submitted by an organization representing the boards of Iowa school districts.
(2) One member from nominees submitted by an organization representing Iowa school administrators.
(3) One member from nominees submitted by the largest statewide certified employee organization representing Iowa teachers.
(4) One member representing the department of education.
(5) One member representing the general public.

b.  The member representing the department of education shall convene the initial meeting, at which the members shall elect a chairperson.

2.  The department of education shall compile a list of reports that school districts are required to submit to the department biennially or more frequently.  The department shall submit the list to the reporting requirement review task force by September 3, 2013.

3.  The task force shall review the list submitted by the department pursuant to subsection 2.  For each reporting requirement listed, the task force shall produce written justification for continuing, modifying, or eliminating the requirement.  The task force shall compile its written justifications in a report the task force shall submit to the state board of education and to the general assembly by December 2, 2013.

4.  The state board of education shall review the report submitted pursuant to subsection 3, and shall determine which of the task force recommendations for modifying or eliminating requirements may be accomplished by administrative rule and which must be accomplished by statute.  The state board shall submit its findings and recommendations, including plans for board action relating to administrative rules and board recommendations for specific statutory changes, in a report to the general assembly by February 3, 2014.
Sec. 109. EXTENDED LEARNING TIME PILOT PROJECT MODEL.

1. The department of education shall develop a proposed model for an extended learning time pilot project. In developing the model, the department shall consider the recommendations submitted in the final report of the instructional time task force, as well as existing, successful extended time learning opportunities offered within and outside of the state. Three program proposals representing school districts of varied sizes, geographical locations, and socioeconomic status shall be included in the model. Component measures, criteria, and associated benchmarks for selecting participants and gauging success for the model shall include but not be limited to the following considerations: impact on student achievement; overall cost; governance structure; transportation issues; recommended age of students; potential use of teacher preparation candidates; 21st century learning center guidelines as applicable; potential collaboration with area education agencies and other public and private partners for cost effectiveness, efficiency, and community involvement; recommended staffing levels; licensure for staff; involvement of nonprofit organizations; collaboration with the staff in the existing school district; whether all or some students in a district should participate; and use of best practices and latest research in the field. The department shall also recommend potential funding sources for the full implementation of the proposed model for extended learning time pilot projects and of future sustained extended time learning efforts.

2. The department shall submit the proposed model and the department’s findings and recommendations in a report to the state board of education, the governor, and the general assembly by December 16, 2013.
Sec. 6. There is appropriated from the general fund of the state to the department of education for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

3. VOCATIONAL REHABILITATION SERVICES DIVISION

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

.................................................. $ 5,113,168
............................................... FTEs     255.00

For purposes of optimizing the job placement of individuals with disabilities, the division shall make its best efforts to work with community rehabilitation program providers for job placement and retention services for individuals with significant disabilities and most significant disabilities. By January 15, 2014, the division shall submit a written report to the general assembly on the division’s outreach efforts with community rehabilitation program providers.
Sec. 7. ONLINE CURRICULUM FOR UNIFORM TRANSFER OF ACADEMIC CREDIT — STUDY AND REPORT.

1. The department of education shall conduct a study regarding the establishment of an online curriculum to facilitate the transfer of academic credits earned by students residing in child foster care facilities licensed under section 237.4, and in institutions controlled by the department of human services and listed in section 218.1, between those facilities and institutions and public and accredited nonpublic schools. The goal of the curriculum shall be to minimize wherever possible the loss of academic credit for coursework completed by such students.

2. Instruction provided through the online curriculum shall be taught by teachers licensed under chapter 272. All courses in the online curriculum shall meet existing accreditation standards.

3. The department shall submit a report of its findings and recommendations to the general assembly by January 3, 2014.
2013 Iowa Acts, H.F. 604, § 13(3)

Sec. 13. NEW SECTION. 256I.13 Home visitation program — funding intent.

3.  a. The data reporting requirements adopted by the state board pursuant to section 256I.4 for the family support programs targeted to families expecting a child or with newborn and infant children through age five and funded through the state board shall require the programs to participate in a state-administered internet-based data collection system. The data reporting requirements shall be developed in a manner to provide for compatibility with local data collection systems. The state board’s annual report submitted each January to the governor and general assembly under section 256I.4 shall include family support program outcomes beginning with the January 2015 report.

b. The data on families served that is collected by the family support programs funded through the early childhood Iowa initiative shall include but is not limited to basic demographic information, services received, funding utilized, and program outcomes for the children and families served. The state board shall adopt performance benchmarks for the family support programs and shall revise the Iowa family support credential to incorporate the performance benchmarks on or before January 1, 2014.

c. The state board shall identify minimum competency standards for the employees and supervisors of family support programs funded through the early childhood Iowa initiative. The state board shall submit recommendations concerning the standards to the governor and general assembly on or before January 1, 2014.

d. The state board shall adopt criminal and child abuse record check requirements for the employees and supervisors of family support programs funded through the early childhood Iowa initiative.

e. The state board shall develop a plan to implement a coordinated intake and referral process for publicly funded family support programs in order to engage the families expecting a child or with newborn and infant children through age five in all communities in the state by July 1, 2015.
Sec. 26. There is appropriated from the general fund of the state to the department of education for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

3. VOCATIONAL REHABILITATION SERVICES DIVISION

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

   .......................................................... $ 2,556,584
   .......................................................... FTEs  255.00

   For purposes of optimizing the job placement of individuals with disabilities, the division shall make its best efforts to work with community rehabilitation program providers for job placement and retention services for individuals with significant disabilities and most significant disabilities. By January 15, 2015, the division shall submit a written report to the general assembly on the division’s outreach efforts with community rehabilitation program providers.
2013 Iowa Acts, H.F. 604, § 30(3)

Sec. 30. There is appropriated from the Iowa skilled worker and job creation fund created in section 8.75 to the following departments, agencies, and institutions for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

3. REGENTS INSTITUTIONS

   a. To the state board of regents for capacity building infrastructure in areas related to technology commercialization, marketing and business development efforts in areas related to technology commercialization, entrepreneurship, and business growth, and infrastructure projects and programs needed to assist in implementation of activities under chapter 262B: .................................................. $ 3,000,000

   Of the moneys appropriated pursuant to this paragraph, 35 percent shall be allocated for Iowa state university, 35 percent shall be allocated for the university of Iowa, and 30 percent shall be allocated for the university of northern Iowa.

   (1) The institutions shall provide a one-to-one match of additional moneys for the activities funded with moneys appropriated under this paragraph.

   (2) The state board of regents shall annually submit a report by January 15 of each year to the governor, the general assembly, and the legislative services agency regarding the activities, projects, and programs funded with moneys allocated under this paragraph. The report shall be provided in an electronic format and shall include a list of metrics and criteria mutually agreed to in advance by the board of regents and the economic development authority. The metrics and criteria shall allow the governor’s office and the general assembly to quantify and evaluate the progress of the board of regents institutions with regard to their activities, projects, and programs in the areas of technology commercialization, entrepreneurship, regional development, and market research.
Sec. 52. SECONDARY CAREER AND TECHNICAL PROGRAMMING TASK FORCE.

1. The director of the department of education, or the director’s designee, shall convene a task force that includes secondary and postsecondary education stakeholders, including representatives from business, industry, construction trade industry professionals, and labor, to review current secondary career and technical programming offered by community colleges and make recommendations for programming that reduces skill shortages, enhances the state’s economic growth, and ensures that all students statewide have access to high quality globally competitive career and technical education programs.

2. The task force shall review appropriate provisions of the Iowa Code, including but not limited to Code chapter 258, relating to vocational education, and section 256.11, subsection 5, paragraph “h”, relating to vocational service area requirements in the core curriculum standards for grades nine through 12, and related provisions of the Iowa administrative code. The task force shall consider measures to ensure rigorous standards, consistency in program quality statewide, alignment with postsecondary programs leading to middle-skill occupations with family-sustaining wages, curricula that align workforce skills with industry-recognized standards where such standards exist, responsiveness to labor market needs, robust business and industry participation, including participation on advisory committees, and efficient statewide delivery of programming. The task force shall also review the definition of “career academy” for purposes of Code sections 260C.18A and 261E.10, and review and recommend core components of career academies and regional centers.

3. The task force shall recommend specific changes in policy or statute to ensure that all students statewide have access to high-quality, globally competitive career and technical education programs. The task force shall submit an interim progress report by January 15, 2014, and a final report with its findings and recommendations by November 1, 2015, to the state board of education, the governor, and the general assembly.
Sec. 53. BOARD OF REGENTS REPORT. By January 15, 2014, the state board of regents shall submit a report on the progress of regents institutions in meeting the strategic plan for technology transfer and economic development to the secretary of the senate, the chief clerk of the house of representatives, and the legislative services agency.
WORKFORCE TRAINING PROGRAMS — APPROPRIATIONS FY 2014-2015

Sec. 54. There is appropriated from the Iowa skilled worker and job creation fund created in section 8.75 to the following departments, agencies, and institutions for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

3. REGENTS INSTITUTIONS

a. To the state board of regents for capacity building infrastructure in areas related to technology commercialization, marketing and business development efforts in areas related to technology commercialization, entrepreneurship, and business growth, and infrastructure projects and programs needed to assist in implementation of activities under chapter 262B: .................................................. $ 1,500,000

Of the moneys appropriated pursuant to this paragraph, 35 percent shall be allocated for Iowa state university, 35 percent shall be allocated for the university of Iowa, and 30 percent shall be allocated for the university of northern Iowa.

(1) The institutions shall provide a one-to-one match of additional moneys for the activities funded with moneys appropriated under this paragraph.

(2) The state board of regents shall annually submit a report by January 15 of each year to the governor, the general assembly, and the legislative services agency regarding the activities, projects, and programs funded with moneys allocated under this paragraph. The report shall be provided in an electronic format and shall include a list of metrics and criteria mutually agreed to in advance by the board of regents and the economic development authority. The metrics and criteria shall allow the governor’s office and the general assembly to quantify and evaluate the progress of the board of regents institutions with regard to their activities, projects, and programs in the areas of technology commercialization, entrepreneurship, regional development, and market research.
Sec. 8. There is appropriated from the general fund of the state to the state board of regents for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. OFFICE OF STATE BOARD OF REGENTS
   a. For salaries, support, maintenance, miscellaneous purposes, and for not more than the following full-time equivalent positions:
      ................................................................................................................. $  1,065,005
      ................................................................................................................. FTEs      15.00
      The state board of regents shall submit a monthly financial report in a format agreed upon by the state board of regents office and the legislative services agency. The report submitted in December 2013 shall include the five-year graduation rates for the regents universities.
   b. For moneys to be allocated to the southwest Iowa regents resource center in Council Bluffs:
      ................................................................................................................. $    182,734
   c. For moneys to be allocated to the northwest Iowa regents resource center in Sioux City under section 262.9, subsection 22:
      ................................................................................................................. $     66,601
   d. For moneys to be allocated to the quad-cities graduate studies center:
      ................................................................................................................. $     34,513

   The board may transfer moneys appropriated under paragraph “b”, “c”, or “d”, of this subsection to any of the other centers specified in paragraph “b”, “c”, or “d”, if the board notifies, in writing, the general assembly and the legislative services agency of the amount, the date, and the purpose of the transfer.

Sec. 27. There is appropriated from the general fund of the state to the state board of regents for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

1. OFFICE OF STATE BOARD OF REGENTS
   a. For salaries, support, maintenance, miscellaneous purposes, and for not more than the following full-time equivalent positions:
      ................................................................................................................. $    532,502
      ................................................................................................................. FTEs      15.00
      The state board of regents shall submit a monthly financial report in a format agreed upon by the state board of regents office and the legislative services agency. The report submitted in December 2014 shall include the five-year graduation rates for the regents universities.
   b. For moneys to be allocated to the southwest Iowa regents resource center in Council Bluffs:
      ................................................................................................................. $    91,367
   c. For moneys to be allocated to the northwest Iowa regents resource center in Sioux City under section 262.9, subsection 22:
      ................................................................................................................. $    33,301
   d. For moneys to be allocated to the quad-cities graduate studies center:
      ................................................................................................................. $     17,257

   The board may transfer moneys appropriated under paragraph “b”, “c”, or “d”, of this subsection to any of the other centers specified in paragraph “b”, “c”, or “d”, if the board notifies, in writing, the general assembly and the legislative services agency of the amount, the date, and the purpose of the transfer.
Sec. 8. Section 34A.7A, Code 2013, is amended by adding the following new subsection:

NEW SUBSECTION. 5. a. The program manager, in consultation with the E911 communications council and the auditor of state, shall establish a methodology for determining and collecting comprehensive public safety answering point cost and expense data through the county joint E911 service boards. The methodology shall include the collection of data for all costs and expenses related to the operation of a public safety answering point and account for the extent to which identified costs and expenses are compensated for or addressed through E911 surcharges versus other sources of funding.

b. Data collection pursuant to paragraph “a” shall commence no later than January 1, 2014, and shall be subject to an audit by the auditor of state beginning July 1, 2014. The program manager shall prepare a report detailing the methodology developed and the data collected after such data has been collected for a two-year period. The report and the results of the initial audit shall be submitted to the general assembly by March 1, 2016. A new report regarding data collection and the results of an ongoing audit for each successive two-year period shall be submitted by March 1 every two years thereafter. Expenses associated with the audit shall be paid to the auditor of state by the program manager from the E911 emergency communications fund established in section 34A.7A.

c. A county joint E911 service board which fails to submit expenses and costs pursuant to the methodology developed pursuant to paragraph “a” by March 31 of each year shall be allocated sixty-five cents out of the one dollar emergency communications service surcharge until March 31 of the following year. Remaining funds shall be held in the carryover operating surplus fund until the expenses and cost report is submitted by the county joint E911 service board. If the county joint E911 service board submits the expense and cost report before March 30 of the following year, the set aside funds shall be provided to the county joint E911 service board. If the county joint E911 service board fails to submit the expense and cost report within one year, funds shall revert to the carryover operating surplus fund and be used in accordance with section 34A.7A, subsection 2, paragraph “e”.

Sec. 10. E911 EMERGENCY COMMUNICATION SYSTEMS — EFFICIENCIES STUDIES.

1. The homeland security and emergency management division of the department of public defense shall conduct a study to identify areas in which efficiencies of operations and expenses could be achieved with regard to E911 emergency communication systems at both the state and local level. The division shall submit a report containing the results of the study to the general assembly by July 1, 2014.
Sec. 10.  E911 EMERGENCY COMMUNICATION SYSTEMS — EFFICIENCIES STUDIES.

2. The homeland security and emergency management division of the department of public defense shall conduct a study to review the administration of the enhanced E911 emergency telephone communication system and expenditures associated with maintaining and operating the system commencing July 1, 2013. The study shall include an assessment of the adequacy of and necessity for the one dollar wire-line E911 service surcharge imposed pursuant to section 34A.7 and the one dollar emergency communications service surcharge imposed pursuant to section 34A.7A, and a recommendation regarding continuation of the surcharges at those levels or at a reduced level. The division shall submit a report containing the results of the study to the general assembly by January 1, 2016.
Sec. 5. STUDY OF BACKGROUND CHECK IMPROVEMENTS AND REQUIREMENTS FOR CERTAIN PROVIDERS OF HOME HEALTH SERVICES. The department of inspections and appeals, in conjunction with the departments of administrative services, human services, public health, and public safety, shall study the potential for applying new technologies and other improvements that may be implemented for the current processes of performing and evaluating child and dependent adult abuse and criminal record checks of persons providing health care services. In addition, the study shall consider applying record check requirements to individuals and agencies providing home health services that are not subject to certification, licensing, or other regulation by state government. The department shall submit a report with findings and recommendations to the governor and general assembly on or before December 15, 2013.
2013 Iowa Acts, S.F. 446, § 56(4)

Sec. 56. EMERGENCY MEDICAL SERVICES TASK FORCE AND REPORT.

1. The department of public health shall establish a task force to ensure the future availability of quality emergency medical services for the state.

4. The task force shall, by December 15, 2013, submit a final report of its findings and recommendations to the governor, the general assembly, the department of public health, and the emergency medical services advisory council. The emergency medical services advisory council shall review the report and make recommendations related to implementation of the report’s recommendations to the director of the department of public health.
Sec. 108. MUNICIPAL YOUTH SPORTS INJURY PREVENTION STUDY AND REPORT.

1. A municipal youth sports injury prevention study is established to make recommendations regarding how cities can most effectively prevent concussions and other sports-related injuries in children participating in municipal youth sports programs. The national center for sports safety is requested to administer the study in coordination with the department of public health and interested parties representing cities, municipal youth sports programs, parents, coaches, trainers, and other stakeholders. The study shall include recommendations for safety equipment for participants and training for employees and volunteers to be required by cities as part of municipal youth sports programs.

2. The national center for sports safety is requested to submit a report on its findings and recommendations to the general assembly by December 15, 2013.
Sec. 186. DIRECTIVES TO DEPARTMENT OF HUMAN SERVICES.

1. Upon enactment of this division of this Act, the department of human services shall request federal approval of a medical assistance state plan amendment or section 1115 demonstration waiver, as necessary, to implement this division of this Act effective January 1, 2014. The state plan or waiver shall include a provision specifying that if the methodology for calculating the federal medical assistance percentage for eligible individuals as defined in section 249N.1, as provided in 42 U.S.C. § 1396d(y), is modified through federal law or regulation, in a manner that reduces the percentage of federal assistance to the state in a manner inconsistent with 42 U.S.C. § 1396d(y), or if federal law or regulation affecting eligibility or benefits for the Iowa health and wellness plan is modified, the department of human services shall implement an alternative plan for coverage of the affected population, subject to prior, statutory approval of the implementation.

The state plan or waiver shall also include a provision that if the methodology for calculating the federal medical assistance percentage for eligible individuals, as provided in 42 U.S.C. § 1396d(y), is modified through federal law or regulation resulting in a reduction of the percentage of federal assistance to the state below ninety percent but not below eighty-five percent, the medical assistance program reimbursement rates for inpatient and outpatient hospital services shall be reduced by a like percentage in the succeeding fiscal year, subject to prior, statutory approval of implementation of the reduction.

2. The director of human services shall report at least monthly, and upon request of a chairperson of the joint appropriations subcommittee on health and human services, to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services, the legislative services agency, and the legislative caucus staffs on the progress of the request for federal approval.

3. The department shall prepare a plan for the transition of expansion population members under chapter 249J to other health care coverage options beginning January 1, 2014. To the greatest extent possible, the plan shall maintain and incorporate the existing medical home and service delivery structure developed under chapter 249J, including the utilization of federally qualified health centers, public hospitals, and other safety net providers, in providing access to care. The department shall submit the plan to the governor and the general assembly no later than September 1, 2013.

4. The provisions in appropriations made in this Act to the medical assistance program relating to abortion shall also apply to the Iowa health and wellness plan created in chapter 249N as enacted in this Act.
Sec. 12. MEDICAL ASSISTANCE. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purpose designated:

19. a. The department shall implement the following cost containment strategies for the medical assistance program and shall adopt emergency rules for such implementation:

(1) Notwithstanding any provision of law to the contrary, the department shall integrate medical assistance program habilitation services into the Iowa plan contract for the fiscal year beginning July 1, 2013.

(2) The department shall only provide coverage for medically necessary, elective cesarean sections.

(3) The department shall require prior authorization based on specified criteria before providing reimbursement for hospital swing bed placements and continued stays.

(4) The department shall align payment methodologies and rates between medical and nonmedical transportation services through the transportation brokerage provider.

(5) The department shall require that all fees for employee records checks shall be paid by the medical assistance home and community-based waiver services consumer-directed attendant care or consumer choices option provider, with the exception of one initial state records check per employee which shall be paid by the Iowa Medicaid enterprise.

(6) The department shall require transition of the provision by individual providers of personal care under the consumer-directed attendant care option to agency-provided personal care services and shall retain the consumer choice option for those individuals able and desiring to self-direct services.

(7) The department shall require that persons with an intellectual disability receiving services under the medical assistance program receive a functional assessment utilizing the supports intensity scale tool. The department shall contract with an independent entity to perform the functional assessments. The department shall implement a tiered resource allocation methodology for service plans under the medical assistance home and community-based services waiver for persons with an intellectual disability.

(8) The department shall develop a new reimbursement methodology for medical assistance targeted case management that applies appropriate cost limits.

(9) The department shall implement an integrated health home approach under the medical assistance program for persons with chronic mental illness. The approach shall integrate the functions of medical assistance targeted case management.

(10) The department shall expand the categories of diabetic supplies for which a rebate may be received.

(11) The department shall limit initial authorizations for institutional-based care to 30 days for members following discharge from a hospital if the member previously lived in a community-based setting.

b. The department shall not implement the cost containment strategies to require a primary care referral for the provision of chiropractic services or to require prior authorization of the provision of any home health services for adults in excess of 100 visits per year.
c. The department may increase the amounts allocated for salaries, support, maintenance, and miscellaneous purposes associated with the medical assistance program, as necessary, to implement the cost containment strategies. The department shall report any such increase to the legislative services agency and the department of management.

d. If the savings to the medical assistance program exceed the cost for the fiscal year, the department may transfer any savings generated for the fiscal year due to medical assistance program cost containment efforts to the appropriation made in this division of this Act for medical contracts or general administration to defray the increased contract costs associated with implementing such efforts.

e. The department shall report the implementation of any cost containment strategies under this subsection to the individuals specified in this division of this Act for submission of reports on a quarterly basis.

Sec. 142. MEDICAL ASSISTANCE. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purpose designated:

18. a. The department shall continue to implement the cost containment strategies for the medical assistance program in the fiscal year beginning July 1, 2014, that were recommended by the governor for the fiscal year beginning July 1, 2013, as specified in this Act and may adopt emergency rules for such implementation.

b. The department may increase the amounts allocated for salaries, support, maintenance, and miscellaneous purposes associated with the medical assistance program, as necessary, to implement the cost containment strategies. The department shall report any such increase to the legislative services agency and the department of management.

c. If the savings to the medical assistance program exceed the cost for the fiscal year beginning July 1, 2014, the department may transfer any savings generated for the fiscal year due to medical assistance program cost containment efforts to the appropriation made in this division of this Act for medical contracts or general administration to defray the increased contract costs associated with implementing such efforts.

d. The department shall report the implementation of any cost containment strategies under this subsection to the individuals specified in this division of this Act for submission of reports on a quarterly basis.
Sec. 128. 2011 Iowa Acts, chapter 63, section 36, subsections 2 and 4, are amended to read as follows:

2. The board of pharmacy shall adopt rules and procedures pursuant to chapter 17A for application for and approval of such projects. The rules may include exceptions to any existing rules under the purview of the board of pharmacy as necessary for completion of the project, limited to the duration of the project. The initial duration of any project approved by the board of pharmacy shall not exceed eighteen months. However, the board of pharmacy may approve an extension or renewal of a project in accordance with rules adopted by the board of pharmacy. Any project approved shall comply with the rules and procedures adopted for such projects.

4. The board of pharmacy shall submit a report to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services regarding all of the following:
   a. The approval or denial of any projects.
   b. By December 15, 2013, any changes in law or rules necessary to implement telepharmacy throughout the state.
2013 Iowa Acts, S.F. 446, §§ 31 and 161

Sec. 31. REPORTS. Any reports or other information required to be compiled and submitted under this Act during the fiscal year beginning July 1, 2013, shall be submitted to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services, the legislative services agency, and the legislative caucus staffs on or before the dates specified for submission of the reports or information.

Sec. 161. REPORTS. Any reports or other information required to be compiled and submitted under this Act during the fiscal year beginning July 1, 2013, shall be submitted to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services, the legislative services agency, and the legislative caucus staffs on or before the dates specified for submission of the reports or information.
2013 Iowa Acts, H.F. 614, § 12

Sec. 12. SOCIAL SERVICES BLOCK GRANT PLAN. The department of human services during each state fiscal year shall develop a plan for the use of federal social services block grant funds for the subsequent state fiscal year.

The proposed plan shall include all programs and services at the state level which the department proposes to fund with federal social services block grant funds, and shall identify state and other funds which the department proposes to use to fund the state programs and services.

The proposed plan shall also include all local programs and services which are eligible to be funded with federal social services block grant funds, the total amount of federal social services block grant funds available for the local programs and services, and the manner of distribution of the federal social services block grant funds to the counties. The proposed plan shall identify state and local funds which will be used to fund the local programs and services.

The proposed plan shall be submitted with the department’s budget requests to the governor and the general assembly.
Sec. 17. PROCEDURE FOR EXPENDITURE OF ADDITIONAL FEDERAL FUNDS. If other federal grants, receipts, and funds and other nonstate grants, receipts, and funds become available or are awarded which are not available or awarded during the period in which the general assembly is in session, but which require expenditure by the applicable department or agency prior to March 15 of the fiscal years beginning July 1, 2013, and July 1, 2014, these grants, receipts, and funds are appropriated to the extent necessary, provided that the fiscal committee of the legislative council is notified within 30 days of receipt of the grants, receipts, or funds and the fiscal committee of the legislative council has an opportunity to comment on the expenditure of the grants, receipts, or funds.
Sec. 185. CHILDREN’S SERVICES. The department of human services shall reconvene the children’s services workgroup initially created by the department of human services pursuant to 2011 Iowa Acts, chapter 121, section 1, and continued pursuant to 2012 Iowa Acts, chapter 1120, section 26. The workgroup shall complete its deliberations to develop a proposal for publicly funded children’s disability services and make a report with recommendations and findings to the general assembly on or before November 15, 2013. The workgroup, in consultation with affected stakeholders, shall consider options for appropriately consolidating or eliminating state councils or bodies that oversee, monitor, or provide input into policy involving publicly funded children’s services.
Sec. 16. CHILD CARE ASSISTANCE. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purpose designated:

7. Of the amount appropriated in this section, up to $75,000 shall be used by the department to conduct an independent evaluation of Iowa’s child care quality rating system. The evaluation shall address the system’s strengths and weaknesses, and shall provide recommendations for change. The department shall submit a final report on or before December 16, 2013, to the governor and general assembly concerning the evaluation. The evaluation shall also include but is not limited to all of the following:
2013 Iowa Acts, S.F. 446, § 50(3)

Sec. 50. TASK FORCE ON ELDER ABUSE PREVENTION AND INTERVENTION.

3. The task force shall submit a progress report to the elder abuse prevention and intervention legislative interim committee established pursuant to this Act for review, by October 31, 2013, and shall submit a final report of its recommendations and proposed legislation following approval by the legislative interim committee to the governor and the general assembly no later than December 31, 2013.
Sec. 6. TEMPORARY ASSISTANCE FOR NEEDY FAMILIES BLOCK GRANT. There is appropriated from the fund created in section 8.41 to the department of human services for the fiscal year beginning July 1, 2013, and ending June 30, 2014, from moneys received under the federal temporary assistance for needy families (TANF) block grant pursuant to the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, and successor legislation, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

13. a. Notwithstanding any provision to the contrary, including but not limited to requirements in section 8.41 or provisions in 2012 or 2013 Iowa Acts regarding the receipt and appropriation of federal block grants, federal funds from the temporary assistance for needy families block grant received by the state not otherwise appropriated in this section and remaining available for the fiscal year beginning July 1, 2013, are appropriated to the department of human services to the extent as may be necessary to be used in the following priority order: the family investment program, for state child care assistance program payments for individuals enrolled in the family investment program who are employed, and for the family investment program share of costs to develop and maintain a new, integrated eligibility determination system. The federal funds appropriated in this paragraph “a” shall be expended only after all other funds appropriated in subsection 1 for the assistance under the family investment program, in subsection 6 for child care assistance, or in subsection 12 for the family investment program share of the costs to develop and maintain a new, integrated eligibility determination system, as applicable, have been expended.

b. The department shall, on a quarterly basis, advise the legislative services agency and department of management of the amount of funds appropriated in this subsection that was expended in the prior quarter.

Sec. 136. TEMPORARY ASSISTANCE FOR NEEDY FAMILIES BLOCK GRANT. There is appropriated from the fund created in section 8.41 to the department of human services for the fiscal year beginning July 1, 2014, and ending June 30, 2015, from moneys received under the federal temporary assistance for needy families (TANF) block grant pursuant to the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, and successor legislation, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

13. a. Notwithstanding any provision to the contrary, including but not limited to requirements in section 8.41 or provisions in 2013 or 2014 Iowa Acts regarding the receipt and appropriation of federal block grants, federal funds from the temporary assistance for needy families block grant received by the state not otherwise appropriated in this section and remaining available for the fiscal year beginning July 1, 2014, are appropriated to the department of human services to the extent as may be necessary to be used in the following priority order: the family investment program, for state child care assistance program payments for individuals enrolled in the family investment program who are employed, and for the family investment program share of costs to develop and maintain a new, integrated eligibility determination system. The federal funds appropriated in this paragraph “a” shall be expended only after all other funds appropriated in subsection 1 for the assistance under the family investment program, in subsection 6 for child care assistance, or in subsection 12 for the family investment program share of the costs to develop and maintain a new, integrated eligibility determination system.
of the costs to continue to develop and maintain a new, integrated eligibility determination system, as applicable, have been expended.

b. The department shall, on a quarterly basis, advise the legislative services agency and department of management of the amount of funds appropriated in this subsection that was expended in the prior quarter.
Sec. 8. FAMILY INVESTMENT PROGRAM GENERAL FUND. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purpose designated:
3. Notwithstanding section 8.39, for the fiscal year beginning July 1, 2013, if necessary to meet federal maintenance of effort requirements or to transfer federal temporary assistance for needy families block grant funding to be used for purposes of the federal social services block grant or to meet cash flow needs resulting from delays in receiving federal funding or to implement, in accordance with this division of this Act, activities currently funded with juvenile court services, county, or community moneys and state moneys used in combination with such moneys, the department of human services may transfer funds within or between any of the appropriations made in this division of this Act and appropriations in law for the federal social services block grant to the department for the following purposes, provided that the combined amount of state and federal temporary assistance for needy families block grant funding for each appropriation remains the same before and after the transfer:
   a. For the family investment program.
   b. For child care assistance.
   c. For child and family services.
   d. For field operations.
   e. For general administration.
   f. For distribution to counties or regions for services to persons with mental illness or an intellectual disability.
   This subsection shall not be construed to prohibit the use of existing state transfer authority for other purposes. The department shall report any transfers made pursuant to this subsection to the legislative services agency.

Sec. 138. FAMILY INVESTMENT PROGRAM GENERAL FUND. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purpose designated:
3. Notwithstanding section 8.39, for the fiscal year beginning July 1, 2014, if necessary to meet federal maintenance of effort requirements or to transfer federal temporary assistance for needy families block grant funding to be used for purposes of the federal social services block grant or to meet cash flow needs resulting from delays in receiving federal funding or to implement, in accordance with this division of this Act, activities currently funded with juvenile court services, county, or community moneys and state moneys used in combination with such moneys, the department of human services may transfer funds within or between any of the appropriations made in this division of this Act and appropriations in law for the federal social services block grant to the department for the following purposes, provided that the combined amount of state and federal temporary assistance for needy families block grant funding for each appropriation remains the same before and after the transfer:
   a. For the family investment program.
   b. For child care assistance.
   c. For child and family services.
d. For field operations.
e. For general administration.
f. For distribution to counties or regions for services to persons with mental illness or an intellectual disability.

This subsection shall not be construed to prohibit the use of existing state transfer authority for other purposes. The department shall report any transfers made pursuant to this subsection to the legislative services agency.
Sec. 26. FIELD OPERATIONS. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

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

$66,522,388

FTEs 1,837.00

1. As a condition of this appropriation, the department shall make every possible effort to fill the entire number of positions authorized by this section and, unless specifically provided otherwise by an applicable collective bargaining agreement, the department is not subject to any approval requirement external to the department to fill a field operations vacancy within the number of full-time equivalent positions authorized by this section. The department shall report on the first of each month to the chairpersons and ranking members of the appropriations committees of the senate and house of representatives, and the persons designated by this Act for submission of reports concerning the status of filling the positions.

2. Priority in filling full-time equivalent positions shall be given to those positions related to child protection services and eligibility determination for low-income families.

Sec. 156. FIELD OPERATIONS. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purposes designated:

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

$33,261,194

FTEs 1,837.00

1. As a condition of this appropriation, the department shall make every possible effort to fill the entire number of positions authorized by this section and, unless specifically provided otherwise by an applicable collective bargaining agreement, the department is not subject to any approval requirement external to the department to fill a field operations vacancy within the number of full-time equivalent positions authorized by this section. The department shall report on the first of each month to the chairpersons and ranking members of the appropriations committees of the senate and house of representatives, and the persons designated by this Act for submission of reports concerning the status of filling the positions.

2. Priority in filling full-time equivalent positions shall be given to those positions related to child protection services and eligibility determination for low-income families.
Human Services

2013 Iowa Acts, S.F. 446, §§ 27 and 157

Sec. 27. GENERAL ADMINISTRATION. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amount, or so much thereof as is necessary, to be used for the purpose designated:

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

\[ \text{\$16,304,771} \quad \text{FTEs} \quad 309.00 \]

1. Of the funds appropriated in this section, $63,543 is allocated for the prevention of disabilities policy council established in section 225B.3. Of the amount allocated in this subsection, $25,000 shall be passed through to the council for the costs involved with holding a summit meeting of the multiple entities providing services to persons with disabilities. The focus of the summit meeting shall be to review existing disability prevention activities in order to identify cost effective public policy options for reaching the greatest number of children and adults in order to eliminate the risk of disabilities. The review shall also address options for health care services available to youth transitioning to the adult system of health care. The council shall report to the individuals identified in this Act for submission of reports within 60 calendar days of completing the summit meeting concerning the review, policy options identified, and recommendations made.

2. The department shall report at least monthly to the legislative services agency concerning the department’s operational and program expenditures.

Sec. 157. GENERAL ADMINISTRATION. There is appropriated from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amount, or so much thereof as is necessary, to be used for the purpose designated:

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

\[ \text{\$8,152,386} \quad \text{FTEs} \quad 309.00 \]

1. Of the funds appropriated in this section, $31,772 is allocated for the prevention of disabilities policy council established in section 225B.3.

2. The department shall report at least monthly to the legislative services agency concerning the department’s operational and program expenditures.
Sec. 52. PILOT PROJECT — GUARDIANSHIP AND CONSERVATORSHIP MONITORING. The department on aging shall collaborate with the national health law and policy resource center at the university of Iowa college of law to establish a three-year pilot project to train, recruit, and oversee volunteers to assist the courts in monitoring guardianships and conservatorships and to provide assistance to guardians and conservators. The pilot project shall be implemented initially in the sixth judicial district. The pilot project shall be utilized to establish a basis for an ongoing guardianship and conservatorship monitoring and assistance program administered through the department on aging. The department on aging shall submit an annual report to the individuals identified in this Act for submission of reports. The annual report shall include the objectives and results for the pilot project year, how the funds allocated were utilized in meeting the pilot project’s objectives, the number of individuals served, the types of services provided, any other sources of funding utilized or identified as available for the pilot project, and the continuing needs of the pilot project.
2013 Iowa Acts, S.F. 446, §§ 31 and 161

Sec. 31. REPORTS. Any reports or other information required to be compiled and submitted under this Act during the fiscal year beginning July 1, 2013, shall be submitted to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services, the legislative services agency, and the legislative caucus staffs on or before the dates specified for submission of the reports or information.

Sec. 161. REPORTS. Any reports or other information required to be compiled and submitted under this Act during the fiscal year beginning July 1, 2013, shall be submitted to the chairpersons and ranking members of the joint appropriations subcommittee on health and human services, the legislative services agency, and the legislative caucus staffs on or before the dates specified for submission of the reports or information.
2013 Iowa Acts, S.F. 425, § 175

Sec. 175. 2012 Iowa Acts, chapter 1120, section 60, is amended to read as follows:

SEC. 60. CRISIS STABILIZATION PROGRAM PILOT PROJECT.

1. The department of human services shall authorize a facility-based, crisis stabilization program pilot project implemented by the regional service network initiated pursuant to 2008 Iowa Acts, chapter 1187, section 59, subsection 9. The facility operated by the program shall not be required to be licensed under chapter 135B, 135C, or 231C. The purpose of the pilot project is to provide a prototype for the departments of human services, inspections and appeals, and public health to develop regulatory standards for such programs and facilities. The pilot project shall comply with appropriate standards associated with funding of the services provided by the project that are identified by the department of human services. The facility shall be limited to not more than 10 beds and shall be authorized to operate through June 30, 2014.

2. The network, in cooperation with the departments of human services, inspections and appeals, and public health, shall report to the governor, the general assembly, and the legislative services agency concerning the pilot project on or before December 14, 2012, and shall submit a report update on or before December 16, 2013, providing findings and recommendations. The report and report update shall include recommendations for criteria concerning admissions, staff qualifications, staffing levels, exclusion and inclusion of service recipients, lengths of stays, transition between services, and facility requirements, and for goals and objectives for such programs and facilities.
2013 Iowa Acts, S.F. 442, §§ 1(8) and 7(8)

Section 1. JUDICIAL BRANCH.

8. The judicial branch shall provide a report to the general assembly by January 1, 2014, concerning the amounts received and expended from the enhanced court collections fund created in section 602.1304 and the court technology and modernization fund created in section 602.8108, subsection 7, during the fiscal year beginning July 1, 2012, and ending June 30, 2013, and the plans for expenditures from each fund during the fiscal year beginning July 1, 2013, and ending June 30, 2014. A copy of the report shall be provided to the legislative services agency.

Sec. 7. JUDICIAL BRANCH.

8. The judicial branch shall provide a report to the general assembly by January 1, 2015, concerning the amounts received and expended from the enhanced court collections fund created in section 602.1304 and the court technology and modernization fund created in section 602.8108, subsection 7, during the fiscal year beginning July 1, 2013, and ending June 30, 2014, and the plans for expenditures from each fund during the fiscal year beginning July 1, 2014, and ending June 30, 2015. A copy of the report shall be provided to the legislative services agency.
Sec. 8. ELECTRONIC MONITORING REPORT. The department of corrections shall submit a report on electronic monitoring to the general assembly, to the co-chairpersons and the ranking members of the joint appropriations subcommittee on the justice system, and to the legislative services agency by January 15, 2014. The report shall specifically address the number of persons being electronically monitored and break down the number of persons being electronically monitored by offense committed. The report shall also include a comparison of any data from the prior fiscal year with the current year.

Sec. 26. ELECTRONIC MONITORING REPORT. The department of corrections shall submit a report on electronic monitoring to the general assembly, to the co-chairpersons and the ranking members of the joint appropriations subcommittee on the justice system, and to the legislative services agency by January 15, 2015. The report shall specifically address the number of persons being electronically monitored and break down the number of persons being electronically monitored by offense committed. The report shall also include a comparison of any data from the prior fiscal year with the current year.
Section 1. DEPARTMENT OF JUSTICE.

2. a. The department of justice, in submitting budget estimates for the fiscal year commencing July 1, 2014, pursuant to section 8.23, shall include a report of funding from sources other than amounts appropriated directly from the general fund of the state to the department of justice or to the office of consumer advocate. These funding sources shall include but are not limited to reimbursements from other state agencies, commissions, boards, or similar entities, and reimbursements from special funds or internal accounts within the department of justice. The department of justice shall also report actual reimbursements for the fiscal year commencing July 1, 2012, and actual and expected reimbursements for the fiscal year commencing July 1, 2013.

b. The department of justice shall include the report required under paragraph “a”, as well as information regarding any revisions occurring as a result of reimbursements actually received or expected at a later date, in a report to the co-chairpersons and ranking members of the joint appropriations subcommittee on the justice system and the legislative services agency. The department of justice shall submit the report on or before January 15, 2014.

Sec. 19. DEPARTMENT OF JUSTICE.

2. a. The department of justice, in submitting budget estimates for the fiscal year commencing July 1, 2015, pursuant to section 8.23, shall include a report of funding from sources other than amounts appropriated directly from the general fund of the state to the department of justice or to the office of consumer advocate. These funding sources shall include but are not limited to reimbursements from other state agencies, commissions, boards, or similar entities, and reimbursements from special funds or internal accounts within the department of justice. The department of justice shall also report actual reimbursements for the fiscal year commencing July 1, 2013, and actual and expected reimbursements for the fiscal year commencing July 1, 2014.

b. The department of justice shall include the report required under paragraph “a”, as well as information regarding any revisions occurring as a result of reimbursements actually received or expected at a later date, in a report to the co-chairpersons actually received or expected at a later date, in a report to the co-chairpersons and ranking members of the joint appropriations subcommittee on the justice system and the legislative services agency. The department of justice shall submit the report on or before January 15, 2015.
Sec. 3. DEPARTMENT OF CORRECTIONS — FACILITIES.
1. There is appropriated from the general fund of the state to the
department of corrections for the fiscal year beginning July 1, 2013, and
ending June 30, 2014, the following amounts, or so much thereof as is
necessary, to be used for the operation of adult correctional institutions,
reimbursement of counties for certain confinement costs, and federal prison
reimbursement, to be allocated as follows:
a. For the operation of the Fort Madison correctional facility, including
salaries, support, maintenance, and miscellaneous purposes:
.................................................. $ 43,107,133

The department of corrections shall submit, to the co-chairpersons and
ranking members of the joint appropriations subcommittee on the justice
system by January 15, 2014, the plans for the integration of the John Bennett
facility and the clinical care unit into the new Fort Madison maximum
security correctional facility and the future plans for the use of the
current Fort Madison maximum security correctional facility after the inmates
are transferred to the new facility.

Sec. 21. DEPARTMENT OF CORRECTIONS — FACILITIES.
1. There is appropriated from the general fund of the state to the
department of corrections for the fiscal year beginning July 1, 2014, and
ending June 30, 2015, the following amounts, or so much thereof as is
necessary, to be used for the operation of adult correctional institutions,
reimbursement of counties for certain confinement costs, and federal prison
reimbursement, to be allocated as follows:
a. For the operation of the Fort Madison correctional facility, including
salaries, support, maintenance, and miscellaneous purposes:
.................................................. $ 21,553,567

The department of corrections shall submit, to the co-chairpersons and
ranking members of the joint appropriations subcommittee on the justice
system by January 15, 2015, the plans for the integration of the John Bennett
facility and the clinical care unit into the new Fort Madison maximum
security correctional facility and the future plans for the use of the
current Fort Madison maximum security correctional facility after the inmates
are transferred to the new facility.
Sec. 6. DEPARTMENT OF CORRECTIONS — REALLOCATION OF APPROPRIATIONS. Notwithstanding section 8.39, within the moneys appropriated in this division of this Act to the department of corrections, the department may reallocate the moneys appropriated and allocated as necessary to best fulfill the needs of the correctional institutions, administration of the department, and the judicial district departments of correctional services. However, in addition to complying with the requirements of sections 904.116 and 905.8 and providing notice to the legislative services agency, the department of corrections shall also provide notice to the department of management, prior to the effective date of the revision or reallocation of an appropriation made pursuant to this section. The department of corrections shall not reallocate an appropriation or allocation for the purpose of eliminating any program.

Sec. 24. DEPARTMENT OF CORRECTIONS — REALLOCATION OF APPROPRIATIONS. Notwithstanding section 8.39, within the moneys appropriated in this division of this Act to the department of corrections, the department may reallocate the moneys appropriated and allocated as necessary to best fulfill the needs of the correctional institutions, administration of the department, and the judicial district departments of correctional services. However, in addition to complying with the requirements of sections 904.116 and 905.8 and providing notice to the legislative services agency, the department of corrections shall also provide notice to the department of management, prior to the effective date of the revision or reallocation of an appropriation made pursuant to this section. The department of corrections shall not reallocate an appropriation or allocation for the purpose of eliminating any program.
2013 Iowa Acts, S.F. 447, §§ 7 and 25

Sec. 7. INTENT — REPORTS.
1. The department of corrections in cooperation with townships, the Iowa cemetery associations, and other nonprofit or governmental entities may use inmate labor during the fiscal year beginning July 1, 2013, to restore or preserve rural cemeteries and historical landmarks. The department in cooperation with the counties may also use inmate labor to clean up roads, major water sources, and other water sources around the state.

2. On a quarterly basis the department shall provide a status report regarding private-sector employment to the legislative services agency beginning on July 1, 2013. The report shall include the number of offenders employed in the private sector, the combined number of hours worked by the offenders, the total amount of allowances, and the distribution of allowances pursuant to section 904.702, including any moneys deposited in the general fund of the state.

3. The department of corrections, in cooperation with the attorney general’s office, shall submit a report to the co-chairpersons and ranking members of the joint appropriations subcommittee on the justice system, and the legislative agency, by January 15, 2014. The report shall detail the results of the central pharmacy pilot project that utilizes the Iowa prescription drug corporation’s voucher program for indigent offenders. The report shall include but is not limited to the number of offenders annually served by the pilot project, funding sources, and the recidivism rates of offenders in the pilot project.

Sec. 25. INTENT — REPORTS.
1. The department of corrections in cooperation with townships, the Iowa cemetery associations, and other nonprofit or governmental entities may use inmate labor during the fiscal year beginning July 1, 2014, to restore or preserve rural cemeteries and historical landmarks. The department in cooperation with the counties may also use inmate labor to clean up roads, major water sources, and other water sources around the state.

2. On a quarterly basis the department shall provide a status report regarding private-sector employment to the legislative services agency beginning on July 1, 2014. The report shall include the number of offenders employed in the private sector, the combined number of hours worked by the offenders, the total amount of allowances, and the distribution of allowances pursuant to section 904.702, including any moneys deposited in the general fund of the state.
Sec. 22. DEPARTMENT OF CORRECTIONS — ADMINISTRATION. There is appropriated from the general fund of the state to the department of corrections for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

7. It is the intent of the general assembly that for the fiscal year addressed by this section the department of corrections shall continue to operate the correctional farms under the control of the department at the same or greater level of participation and involvement as existed as of January 1, 2011; shall not enter into any rental agreement or contract concerning any farmland under the control of the department that is not subject to a rental agreement or contract as of January 1, 2011, without prior legislative approval; and shall further attempt to provide job opportunities at the farms for inmates. The department shall attempt to provide job opportunities at the farms for inmates by encouraging labor-intensive farming or gardening where appropriate; using inmates to grow produce and meat for institutional consumption; researching the possibility of instituting food canning and cook-and-chill operations; and exploring opportunities for organic farming and gardening, livestock ventures, horticulture, and specialized crops.
Sec. 56. STUDY – BED AVAILABILITY TRACKING SYSTEM. The department of human services shall conduct a study regarding the possible development of a hospital bed tracking system in order to most efficiently and effectively serve the needs of persons suffering from mental illness. The department shall submit a report of the study and make recommendations to the governor and the general assembly by December 16, 2013.
Sec. 83.  NEW SECTION.  225D.2 Autism support program – fund.

5.  e. The department shall submit an annual report to the governor and
the general assembly no later than January 1 of each year that includes but
is not limited to all of the following:

   (1) The total number of applications received under the program for the
       immediately preceding fiscal year.

   (2) The number of applications approved and the total amount of funding
       expended for reimbursements under the program in the immediately preceding
       fiscal year.

   (3) The cost of administering the program in the immediately preceding
       fiscal year.

   (4) The number of eligible individuals on a waiting list, if any, and the
       amount of funding necessary to reduce the existing waiting list.

   (5) Recommendations for any changes to the program.
Sec. 173. NEW SECTION. 249N.8 Mental health services reports.

The department shall submit all of the following to the governor and the general assembly:

1. Biennially, a report of the results of a review, by county and region, of mental health services previously funded through taxes levied by counties pursuant to section 331.424A, that are funded during the reporting period under the Iowa health and wellness plan.

2. Annually, a report of the results of a review of the outcomes and effectiveness of mental health services provided under the Iowa health and wellness plan.
Sec. 180. Section 426B.3, as enacted by 2012 Iowa Acts, chapter 1120, section 137, is amended by adding the following new subsection:

NEW SUBSECTION. 5. a. For the purposes of this subsection, “Medicaid offset amount” means the projected amount for a fiscal year that would have been paid from a county’s services fund for those services for persons eligible under the county’s approved service management plan that would be non-Medicaid services, but due to the persons’ enrollment in the Iowa health and wellness plan established under chapter 249N, those services are instead covered under chapter 249N.

b. For the fiscal year beginning July 1, 2013, and succeeding fiscal years, the department of human services shall calculate a Medicaid offset amount for each county for the fiscal year. The department shall adopt rules in consultation with the county finance committee specifying the information to be used in calculating a Medicaid offset amount. The information shall include but is not limited to identification of specific services and supports that would otherwise be payable by the county for persons eligible under a county’s approved service management plan but are instead paid by the Iowa health and wellness plan. The amount calculated for a county shall be subject to review by the auditor of that county or subject to independent audit. The Medicaid offset amounts calculated by the department for a county for a fiscal year are not official until certified by the director of human services and submitted to the governor and general assembly by October 15 immediately following the end of the fiscal year for which the offset amounts were calculated.

c. The Medicaid offset amounts certified for each county by the director of human services for the fiscal year beginning July 1, 2013, shall be annualized by doubling the amounts. For the fiscal year beginning July 1, 2014, a county shall repay the state from any equalization payment due the county for the fiscal year, eighty percent of the county’s annualized Medicaid offset amount for the fiscal year beginning July 1, 2013. To the extent a county’s repayment obligation for the fiscal year beginning July 1, 2014, exceeds the amount of any equalization payment due the county for the fiscal year, the county shall, for the following fiscal year, reduce the dollar amount of the county’s services fund levy by the amount of the excess.

d. For the fiscal year beginning July 1, 2015, and succeeding fiscal years, a county shall repay the state from any equalization payment due the county for the fiscal year, eighty percent of the county’s Medicaid offset amount certified for the previous fiscal year. To the extent a county’s repayment obligation for a fiscal year exceeds the amount of any equalization payment due the county for that fiscal year, the county shall, for the following fiscal year, reduce the dollar amount of the county’s services fund levy by the amount of the excess.
e. A county’s repayment pursuant to this subsection shall be remitted on or before January 1 of the fiscal year in which repayment is due and shall be credited to the property tax relief fund. Moneys credited to the property tax relief fund in accordance with this paragraph are subject to appropriation by the general assembly to support mental health and disability services administered by the regional system.
DIVISION XIX
OPTIONS — PERSONS WITH AGGRESSIVE OR PSYCHIATRIC BEHAVIORS
Sec. 107. FACILITY FOR PERSONS WITH AGGRESSIVE OR PSYCHIATRIC BEHAVIORS — COMMITTEE — REPORT.
1. The department of inspections and appeals, in conjunction with the department of human services, shall establish and facilitate a committee of stakeholders to examine options for designating a facility to provide care for persons in this state who are sexually aggressive, combative, or have unmet psychiatric needs.
2. The membership of the committee shall include but is not limited to the following:
   a. Representatives of the departments of inspections and appeals, human services, corrections, and public health, the department on aging, the state public defender, the office of the citizens’ aide, the office of the state long-term care resident’s advocate, and the judicial branch.
   b. Consumers of services provided by long-term care facilities and family members of consumers.
   c. Representatives from leadingage Iowa, the Iowa health care association, and the Iowa association of community providers.
   d. Direct care workers employed by long-term care facilities.
   e. Representatives from Iowa legal aid.
   f. Representatives from AARP Iowa.
   g. Representatives from the Iowa civil liberties union.
   h. Other stakeholders as the department of inspections and appeals and the department of human services deem appropriate.
3. The committee shall discuss whether a long-term care facility, as defined in section 142D.2, should have the ability to refuse admission to, or discharge, residents who are sexually aggressive, combative, or have unmet psychiatric needs. The committee shall consider options for establishment of a facility to provide care for persons who are sexually aggressive, combative, or have unmet psychiatric needs. The committee shall identify the characteristics of residents for such a facility, options for creating a new facility to house such residents, options for the expansion of an existing facility to house such residents, options for using any alternative facilities for such residents, the workforce and training necessary for the workforce in such facility, options to qualify a facility for Medicaid reimbursement, cost projections for any recommendations, and other information deemed relevant by the department of inspections and appeals.
4. The committee shall provide a report detailing its findings and recommendations to the governor and the general assembly by December 15, 2013.
Sec. 40. PUBLIC SAFETY TRAINING AND FACILITIES TASK FORCE.

1. A public safety training and facilities task force is established. The department of public safety shall provide administrative support for the task force.

2. The task force shall consist of the following members:
   a. One member appointed by the Iowa state sheriffs’ and deputies’ association.
   b. One member appointed by the Iowa police chiefs association.
   c. One member who is a fire fighter appointed by the Iowa professional fire fighters association.
   d. One member who is the administrator of the Iowa fire service training bureau or the administrator’s designee.
   e. One member who is a representative of the fire service who is not a fire chief appointed by the Iowa firefighters association.
   f. The director of the Iowa law enforcement academy or the director’s designee.
   g. The commissioner of public safety or the training coordinator of the department of public safety, as designated by the commissioner.
   h. The state fire marshal or the state fire marshal’s designee.
   i. One member appointed by the Iowa state police association.
   j. One member who is a fire chief appointed by the Iowa fire chiefs association.
k. One member appointed by the Iowa emergency medical services association.

l. One member appointed by the Iowa emergency management association.

m. One member who is a fire chief appointed by the Iowa association of professional fire chiefs.

n. One member who is a member of the office of motor vehicle enforcement of the department of transportation appointed by the director of the department of transportation.

o. Four members of the general assembly serving as ex officio, nonvoting members, one representative to be appointed by the speaker of the house of representatives, one representative to be appointed by the minority leader of the house of representatives, one senator to be appointed by the majority leader of the senate, and one senator to be appointed by the minority leader of the senate.
Sec. 40. PUBLIC SAFETY TRAINING AND FACILITIES TASK FORCE.

6. a. The task force shall provide interim reports to the general assembly by December 31 of each year concerning the activities of the task force and shall submit its final report, including its findings and recommendations, to the general assembly by December 31, 2016.

b. The final report shall include but not be limited to recommendations concerning the following:

(1) Consolidation of public safety governance within a single board and the membership of the board. Board duties would include overseeing the construction and maintenance of a consolidated fire and police public safety training facility.

(2) Development of a consolidated fire and police public safety training facility, including possible locations, building recommendations, and financing options.

(3) Any other recommendations relating to public safety training and facilities requirements.
Sec. 14. DEPARTMENT OF PUBLIC SAFETY. There is appropriated from the general fund of the state to the department of public safety for the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

9. For costs associated with the training and equipment needs of volunteer fire fighters:

.......................................................... $ 725,520

a. Notwithstanding section 8.33, moneys appropriated in this subsection that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure only for the purpose designated in this subsection until the close of the succeeding fiscal year.

b. Notwithstanding section 8.39, the department of public safety may reallocate moneys appropriated in this section as necessary to best fulfill the needs provided for in the appropriation. However, the department shall not reallocate moneys appropriated to the department in this section unless notice of the reallocation is given to the legislative services agency and the department of management prior to the effective date of the reallocation. The notice shall include information regarding the rationale for reallocating the moneys. The department shall not reallocate moneys appropriated in this section for the purpose of eliminating any program.

Sec. 32. DEPARTMENT OF PUBLIC SAFETY. There is appropriated from the general fund of the state to the department of public safety for the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

9. For costs associated with the training and equipment needs of volunteer fire fighters:

.......................................................... $ 362,760

a. Notwithstanding section 8.33, moneys appropriated in this subsection that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available for expenditure only for the purpose designated in this subsection until the close of the succeeding fiscal year.

b. Notwithstanding section 8.39, the department of public safety may reallocate moneys appropriated in this section as necessary to best fulfill the needs provided for in the appropriation. However, the department shall not reallocate moneys appropriated to the department in this section unless notice of the reallocation is given to the legislative services agency and the department of management prior to the effective date of the reallocation. The notice shall include information regarding the rationale for reallocating the moneys. The department shall not reallocate moneys appropriated in this section for the purpose of eliminating any program.
Sec. 49. Section 99D.14, subsection 2, Code 2013, is amended by adding the following new paragraphs:

NEW PARAGRAPH. d. The aggregate amount of the regulatory fee assessed under paragraph “a” during each fiscal year shall be reduced by an amount equal to the unexpended moneys from the previous fiscal year that were deposited into the revolving funds established in sections 80.43 and 99F.20 during that previous fiscal year.

NEW PARAGRAPH. e. By January 1, 2015, and by January 1 of every year thereafter, the division of criminal investigation shall provide the co-chairpersons and ranking members of the joint appropriations subcommittee on the justice system, the legislative services agency, and the commission with a report detailing the activities of the division during the previous fiscal year for each racetrack enclosure.

NEW PARAGRAPH. f. The division of criminal investigation shall conduct a review relating to the number of special agents permitted for each racetrack under this subsection and the activities of such agents. The review shall also include comments from the commission and licensees and be combined with the review conducted under section 99F.10, subsection 4, paragraph “g”. The division of criminal investigation shall file a report detailing the review conducted pursuant to this paragraph with the co-chairpersons and ranking members of the joint appropriations subcommittee on the justice system and the legislative services agency by July 1, 2020.
Sec. 51. GAMING ENFORCEMENT STUDY. The division of criminal investigation of the department of public safety and the Iowa gaming association shall jointly or separately file a report with the co-chairpersons and ranking members of the joint appropriations subcommittee on the justice system and the legislative services agency by December 15, 2013, detailing the activities of gaming enforcement officers and special agents working at excursion gambling boats, gambling structures, and racetrack enclosures. The report shall include the number of incidences the gaming enforcement officers handle versus private security, the number of fraud investigations and background checks performed by the special agents, and the percentage of time gaming enforcement officers and special agents work on gaming-related and nongaming-related cases. The report shall also include the time periods each excursion gambling boat, gambling structure, and racetrack enclosure are not staffed by at least one gaming enforcement officer or special agent.
Sec. 20. NEW SECTION. 437B.11 Allocation of revenue.

[NEW SUBSECTION] 7. The utility replacement tax task force created in section 437A.15 shall study the effects of the replacement tax on local taxing authorities, local taxing districts, consumers, and taxpayers through January 1, 2016. If the task force recommends modifications to the replacement tax that will further the purposes of tax neutrality for local taxing authorities, local taxing districts, taxpayers, and consumers, consistent with the stated purposes of this chapter, the department of management shall transmit those recommendations to the general assembly.
Sec. 36. PROPERTY TAXATION OF TELECOMMUNICATIONS COMPANIES STUDY — REPORT.

1. a. The department of revenue, in consultation with the department of management, representatives of companies providing telecommunications services in this state by any means, including but not limited to mobile, wireless, voice over internet protocol, and landline, and other interested persons shall study the current system of assessing telecommunications company property and levying property tax against companies that provide telecommunications services in this state and make recommendations for changes.

b. The department of revenue shall prepare and file a report detailing recommendations for changes to the current system of assessing telecommunications company property and levying property tax against companies providing telecommunications services in this state. The report shall also include recommendations for establishing methods to provide equivalent property tax treatment for all companies providing telecommunications services in this state and recommendations for apportioning property tax revenues to the appropriate local taxing authorities in the state. The report shall also include proposed legislation to implement the recommendations contained in the report. The report shall be filed by the department of revenue with the chairpersons and ranking members of the ways and means committees of the senate and the house of representatives and with the legislative services agency by August 1, 2015.

c. Upon receipt of the report by the chairpersons and ranking members of the ways and means committees under paragraph “b”, a legislative telecommunications company property tax review committee consisting of six members of the general assembly, two appointed by the majority leader of the senate, one appointed by the minority leader of the senate, two appointed by the speaker of the house of representatives, and one appointed by the minority leader of the house of representatives shall review the information and recommendations contained in the report. The department of revenue shall provide additional information and analysis to the review committee or the general assembly upon request of the review committee.
Sec. 133. ADMINISTRATIVE APPEALS PROCESS FOR TAX MATTERS AND NEW TAX APPEAL BOARD — REPORT. The department of revenue, in consultation with the department of management and other interested stakeholders, shall study the independence, effectiveness, and fairness of the state’s current administrative appeals processes for tax matters and shall make recommendations for changes, if necessary, and shall additionally study the desirability, practicality, and feasibility of replacing components of these processes with a new consolidated and independent administrative appeals board for tax matters within the executive branch to resolve disputes between the department of revenue and taxpayers. The department of revenue shall prepare and file a report detailing its findings and recommendations with the chairpersons and ranking members of the ways and means committees of the senate and the house of representatives and with the legislative services agency by January 8, 2014. This section of this Act shall not be construed to provide the department of revenue with the power or authority to eliminate or in any way modify the property assessment appeals board created pursuant to section 421.1A.
2013 Iowa Acts, S.F. 446, §§ 4(2) and 134(2)

Sec. 4. DEPARTMENT OF VETERANS AFFAIRS. There is appropriated from the
general fund of the state to the department of veterans affairs for the
fiscal year beginning July 1, 2013, and ending June 30, 2014, the following
amounts, or so much thereof as is necessary, to be used for the purposes
designated:
2. IOWA VETERANS HOME

For salaries, support, maintenance, and miscellaneous purposes:

.................................................. $ 7,525,714

a. The Iowa veterans home billings involving the department of human
services shall be submitted to the department on at least a monthly basis.
b. If there is a change in the employer of employees providing services
at the Iowa veterans home under a collective bargaining agreement, such
employees and the agreement shall be continued by the successor employer as
though there had not been a change in employer.
c. Within available resources and in conformance with associated state
and federal program eligibility requirements, the Iowa veterans home may
implement measures to provide financial assistance to or on behalf of
veterans or their spouses who are participating in the community reentry
program.
d. The Iowa veterans home expenditure report shall be submitted monthly
to the legislative services agency.

Sec. 134. DEPARTMENT OF VETERANS AFFAIRS. There is appropriated from the
general fund of the state to the department of veterans affairs for the
fiscal year beginning July 1, 2014, and ending June 30, 2015, the following
amounts, or so much thereof as is necessary, to be used for the purposes
designated:
2. IOWA VETERANS HOME

For salaries, support, maintenance, and miscellaneous purposes:

.................................................. $ 3,762,857

a. The Iowa veterans home billings involving the department of human
services shall be submitted to the department on at least a monthly basis.
b. If there is a change in the employer of employees providing services
at the Iowa veterans home under a collective bargaining agreement, such
employees and the agreement shall be continued by the successor employer as
though there had not been a change in employer.
c. Within available resources and in conformance with associated state
and federal program eligibility requirements, the Iowa veterans home may
implement measures to provide financial assistance to or on behalf of
veterans or their spouses who are participating in the community reentry
program.
d. The Iowa veterans home expenditure report shall be submitted monthly
to the legislative services agency.
34A.7A  Emergency communications service surcharge — fund established — distribution and permissible expenditures.

3.  a. The program manager shall submit an annual report by January 15 of each year to the general assembly’s standing committees on government oversight advising the general assembly of the status of E911 implementation and operations, including both wire-line and wireless services, the distribution of surcharge receipts, and an accounting of the revenues and expenses of the E911 program.

   b. The program manager shall submit a calendar quarter report of the revenues and expenses of the E911 program to the fiscal services division of the legislative services agency.

   c. The general assembly’s standing committees on government oversight shall review the priorities of distribution of funds under this chapter at least every two years.
321M.9 Financial responsibility.

4. Periodic fee adjustment. The auditor of state, in consultation with the state department of transportation and the Iowa county treasurers association, shall conduct a study of the fiscal impact of the county driver’s license issuance program and report its findings and recommendations to the general assembly prior to January 1, 2006, and repeat the study and reporting every four years thereafter. The auditor of state’s costs for conducting the study shall be paid by the department. The study shall include a comparison of the cumulative costs to issue driver’s licenses and nonoperator’s identification cards under both the state department of transportation program and the county issuance program. The study shall be based on those issuance activities that are common to both programs. Prior to the study period, the auditor of state shall meet with the department and the county treasurers association to determine the study methodology to ensure appropriate accounting for time and cost during the study. The findings and recommendations submitted by the auditor of state shall be considered by the general assembly in adjusting the amount of the fees retained by the county treasurers for issuance of driver’s licenses and nonoperator’s identification cards.
Sec. 36. PROPERTY TAXATION OF TELECOMMUNICATIONS COMPANIES STUDY — REPORT.

1. a. The department of revenue, in consultation with the department of management, representatives of companies providing telecommunications services in this state by any means, including but not limited to mobile, wireless, voice over internet protocol, and landline, and other interested persons shall study the current system of assessing telecommunications company property and levying property tax against companies that provide telecommunications services in this state and make recommendations for changes.

b. The department of revenue shall prepare and file a report detailing recommendations for changes to the current system of assessing telecommunications company property and levying property tax against companies providing telecommunications services in this state. The report shall also include recommendations for establishing methods to provide equivalent property tax treatment for all companies providing telecommunications services in this state and recommendations for apportioning property tax revenues to the appropriate local taxing authorities in the state. The report shall also include proposed legislation to implement the recommendations contained in the report. The report shall be filed by the department of revenue with the chairpersons and ranking members of the ways and means committees of the senate and the house of representatives and with the legislative services agency by August 1, 2015.

c. Upon receipt of the report by the chairpersons and ranking members of the ways and means committees under paragraph “b”, a legislative telecommunications company property tax review committee consisting of six members of the general assembly, two appointed by the majority leader of the senate, one appointed by the minority leader of the senate, two appointed by the speaker of the house of representatives, and one appointed by the minority leader of the house of representatives shall review the information and recommendations contained in the report. The department of revenue shall provide additional information and analysis to the review committee or the general assembly upon request of the review committee.
DIVISION XI
BOARDS AND COMMISSIONS

Sec. 62. Section 190A.3, subsection 3, Code 2013, is amended to read as follows:

3. The farm-to-school council department of agriculture and land stewardship and the department of education shall seek to establish partnerships with public agencies and nonprofit organizations to implement a structure to facilitate communication between farmers and schools.

Sec. 63. Section 190A.3, subsection 4, Code 2013, is amended to read as follows:

4. The farm-to-school council department of agriculture and land stewardship and the department of education shall actively seek financial or in-kind contributions from organizations or persons to support the program.

Sec. 64. Section 256.9, subsection 55, paragraph j, Code 2013, is amended by striking the paragraph.

Sec. 65. REPEAL. Section 190A.2, Code 2013, is repealed.