# Passed Senate, Date $4 / 4 / 90(p .1547)$ Passed House, Date $4 / 8 / 90$ ( $P$. 2380) 

 Vote: Ayes $\qquad$ Nays $\qquad$ Nays $\qquad$Approved $\qquad$
A BILL FOR

1 An Act relating to persons who act as the president of the 2 senate, providing for the term of office of the president of

12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
S.F. $242 U_{\text {n. . }}$ $\qquad$ 2 follows: as follows: section. alternative methods: employees are paid. each calendar year.

Sec. 2. Section 2.10, unnumbered paragraph 1 , and subsections 5 and 6, Code Supplement 1989, are amended to read

Members of the general assembly and-the-tieutenant-governor shall receive salaries and expenses as provided by this
5. The director of revenue and finance shall pay the travel and expenses of the members of the general assembly and the-tieutenant-governor commencing with the first pay period after the names of such persons are officially certified. The salaries of the members of the general assembly and-tieutenant governor shall be paid pursuant to any of the following
a. During each month of the year at the same time state
b. During each pay period during the first six months of
c. During the first six months of each calendar year by allocating two-thirds of the annual salary to the pay periods during those six months and one-third of the annual salary to the pay periods during the second six months of a calendar year. Each member of the general assembly and-the-tiettenant governor shall file with the director of revenue and finance a statement as to the method the member selects for receiving payment of salary. The presiding officers of the two houses

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9 this section, members of the general assembly shall be paid 10 forty dollars per day, except the speaker of the house who 11 shall be paid sixty dollars per day, and necessary travel and 12 actual expenses incurred in attending meetings for which per
13 diem or expenses are authorized by law for members of the
14 general assembly who serve on statutory boards, commissions,
15 or councils, and for standing or interim committee or
16 subcommittee meetings subject to the provisions of section
172.14 , or when on authorized legislative business when the

18 general assembly is not in session. However, if a member of
19 the general assembly or-the-łieutenant-governor is engaged in
20 authorized legislative business at a location other than at
21 the seat of government during the time the general assembly is
22 in session, payment may be made for the actual transportation
23 and lodging costs incurred because of the business. Such per
24 diem or expenses shall be paid promptly from funds
25 appropriated pursuant to section 2.12 .
26 Sec. 3. Section 2.35, unnumbered paragraph 1, Code 1989, 27 is amended to read as follows:

28 A communications review committee is established,
29 consisting of three members of the senate appointed by the
30 majority-zeacei president of the senate, after consultation
31 with the majority ieader and the minority leader of the
32 senate, and three members of the house of representatives
33 appointed by the speaker of the house. The committee shall
34 select a chairperson and vice chair son. Meetings may be
35 called by the chairperson or a majoricy of the members.
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1 2 follows:
3 2.41 LEGISLATIVE COUNCIL CREATED.
A continuing legislative council of twenty twenty-four members is created. The council is composed of the president and president pro tempore of the senate, the speaker and speaker pro tempore of the house of representatives, the majority and minority floor leaders of the senate, the chairperson of the senate committee on appropriations, the 10 minority party ranking member of the senate committee on 11 appropriations, sitie six members of the senate appointed by 12 the majority leader of the senate, the majority and minority 13 floor leaders of the house of representatives, the chairperson 14 of the house committee on appropriations, the minority party 15 ranking member of the house committee on appropriations, and 16 five six members of the house of representatives appointed by 17 the speaker of the house of representatives. The-tieutenant 18 governor-shazz-be-an-ex-officio-nonvoting-member-of-the 19 councit: Of the fite six members appointed by the majority 20 leader of the senate and speaker of the house, three from each 21 house shall be appointed from the majority party and two three 22 from each house shall be appointed from the minority party.
23 Members shall be appointed prior to the fourth Monday in 24 January of the first regular session of each general assembly 25 and shall serve for two-year terms ending upon the convening 26 of the following general assembly or when their successors are 27 appointed. Vacancies on the council, including vacancies 28 which occur when a member of the council ceases to be a member 29 of the general assembly, shall be filled by the majority 30 leader of the senate and the speaker of the house 31 respectively. Insofar as possible at least two members of the 32 council from each house shall be reappointed. The council 33 shall hold regular meetings at a time and place fixed by the 34 council and shall meet at any other time and place as the 35

Sec. 4. Section 2.41, Code 1989, is amended to read as
 council deems necessary.
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1 Sec. 5. Section 2.91, subsection 1, Code 1989, is amended to read as follows:
3 1. An Iowa boundary commission is established, consisting of three members of the senate appointed by the majority feader president of the senate, after consultation with the majority leader and the minority leader of the senate, and
7 three members of the house of representatives appointed by the 8 speaker of the house. The commission shall select a

9 chairperson and shall meet at the call of the chairperson.
10 Sec. 6. Section 7.8, Code 1989, is amended by adding the
11 following new unnumbered paragraph:
12 NEW UNNUMBERED PARAGRAPH. The salary, payment of expenses,
13 and any per diem of the lieutenant governor shall be as fixed
14 by the general assembly.
15 Sec. 7. Section 15.103, unnumbered paragraph 1, Code 1989,
16 is amended to read as follows:
17 The Iowa economic development board is created, consisting 18 of eleven voting members appointed by the governor and seven 19 ex officio nonvoting members. The ex officio nonvoting
20 members are four legislative members; one president, or the 21 president's designee, of the University of Northern Iowa, the
22 University of Iowa, or Iowa State University of science and
23 technology designated by the state board of regents on a
24 rotating basis; and one president, or the president's
25 designee, of a private college or university appointed by the
26 Iowa association of independent colleges and universities; and
27 one superintendent, or the superintendent's designee, of a 28 merged area school, appointed by the Iowa association of 29 community college presidents. The legislative members are two 30 state senators, one appointed by the majority-ieader president
31 of the senate, after consultation with the majority leader of
32 the senate, and one appointed by the minority leader of the
33 senate, after consultation with the president of the senate,
34 from their respective parties; and $t$ state representatives, 35 one appointed by the speaker and one appointed by the minority
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leader of the house of representatives from their respective parties. Not more than six of the voting members shall be 3 from the same political party. The secretary of agriculture 4 shall be one of the voting members. The governor shall

5 appoint the remaining ten voting members of the board for a 6 term of four years beginning and ending as provided by section
7 69.19, subject to confirmation by the senate, and the
8 governor's appointments shall include persons knowledgeable of
9 the various elements of the department's responsibilities.
10 Sec. 8. Section l8A.1, subsection 1, Code 1989, is amended
11 to read as follows:
12 I. Four members of the general assembly serving as ex 13 officio nonvoting members, two to be appointed by the speaker 14 of the house from the membership of the house, and two to be

15 appointed by the president of the senate, after consultation
16 with the majority leader and the minority leader of the
17 senate, from the membership of the senate.
18 Sec. 9. Section 18A.2, subsection 2, Code 1989, is amended
19 to read as follows:
20 2. The legislative members of the commission shall be
21 appointed to four-year terms of office, two of which shall
22 expire every two years uniess sooner terminated by a
23 commission member ceasing to be a member of the general
24 assembly. Vacancies shall be filled by appointment of the
25 speaker of the house or the majority-ieader president of the
26 senate, after consultation with the majority leader and the
27 minority leader of the senate, as the case may be, for the
28 unexpired term of their predecessors.

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Sec. 10. Section 28.154, subsection 1 , paragraph b, unnumbered paragraph 2, Code Supplement 1989, is amended to read as follows:

Four board members, with one board member appointed by each of the following persons: the speaker of the house of representatives, the minority leader of the house of representatives, the president of the senate after

1 consultation with the majority leader and the minority leader
2 of the senate, and the minority leader of the senate, after consultation with the president of the senate.

Sec. 11. Section 38.2 , subsection 2 , Code 1989, is amended to read as follows:
2. One member shall be selected by the majority-feader president of the senate after consultation with the majority leader and the minority leader of the senate.
9 Sec. 12. Section 68B.10, unnumbered paragraph 3, Code 10 1989, is amended to read as follows: as chairperson of the senate committee. The house committee shall elect a chairperson and. The chairperson of each committee shall have the following powers, duties and functions:

Sec. 13. Section 80B.6, unnumbered paragraph 2, Code 1989, is amended to read as follows:

One senator appointed by the majority-łeader president of 19 the senate after consultation with the majority leader and the

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majority-ieader president of the senate, after consultation
with the majority leader and the minority leader of the
3 senate, and two members of the house of representatives
4 appointed by the speaker of the house. The legislative
5 members shall be appointed upon the convening and for the period of each general assembly. Not more than one member from each house shall be of the same political party. The 8 council shall be staffed by the energy and geological
resources division of the department of natural resources.
10 The attorney general shall provide legal assistance to the 11 council.

32 majority leader and the minority leader of the senate, and the
33 speaker of the house of representatives and the two active
34 members of the system appointed by the governor are ex officio
35 members of the board. The director of the department of
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1 personnel is an ex officio, nonvoting member of the board. the minority leader of the senate, and the speaker of the house of representatives, not more than one from each house shall be a member of the same political party.

Sec. 17. Section 145.2, unnumbered paragraph 2, Code 1989, is amended to read as follows:

The commission consists of the director of the department of elder affairs, the commissioners of insurance and human one state representative who shall $\quad$ be of the same party, shall be nonvoting members, and shall be appointed each year
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1 by the majority-teader president of the senate, after
2 consultation with the majority leader and minority leader of
3 the senate, and speaker of the house, respectively, and the
4 chairperson of the board of directors of the corporation or
5 the head of the association or other entity providing staff
6 for the commission as provided by section 145.3 who shall be a
7 nonvoting member. The commissioner and director members shall
8 annually select the chairperson of the commission from among
9 the four voting commission members. A majority of the seven 10 members including at least two voting members constitutes a
11 quorum.
12 Sec. 18. Section 183.1, article III, paragraph a,
13 subparagraph 1, Code 1989, is amended to read as follows:
14 1. There is hereby created an agency of the member states
15 to be known as the interstate agricultural grain marketing 16 commission, hereinafter called the commission. The commission
17 shall consist of three residents of each member state who
18 shall have an agricultural background and who shall be
19 appointed as follows: One member appointed by the governor,
20 who shall serve at the pleasure of the governor; one senator
21 appointed in the manner prescribed by the senate of the state,
22 except that in Iowa the appointment shall be made by the
23 president of the senate, after consultation with the majority
24 leader and the minority leader of the senate, and except that
25 two senators may be appointed by the governor of the state of
26 Nebraska from the unicameral legislature of the state of
27 Nebraska; and one member of the house of representatives
28 appointed in the manner prescribed by the house of
29 representatives of the state. The member first appointed by
30 the governor shall serve for a term of one year and the
31 senator and representative first appointed shali each serve
32 for a term of two years. Thereafter ali members appointed
33 shall serve for two-year terms. The attorneys general of
34 member states or assistants designated by the attorneys general shall be nonvoting members of the commission.

1 Sec. 19. Section 249A.4, subsection 8, Gnmumbered paragraph 1, Code Supplement 1989, is amenced to read as follows:

Shall advise and consult at least semiannually with a council composed of the president, or the president's representative who is a member of the professional organization represented by the president, of the Iowa medical society, the Iowa osteopathic medical association, the Iowa state dental society, the Iowa state nurses association, the Iowa pharmacists association, the Iowa podiatry society, the Iowa optometric association, the community mental health centers association of Iowa, the Iowa psychological association, the Iowa hospital association, the Iowa osteopathic hospital association, opticians' association of Iowa, Inc., the Iowa hearing aid society, the Iowa speech, language, and hearing association, the Iowa health care association, the Iowa association for home care, the Iowa council of health care centers, and the Iowa association of homes for the aging, together with one person designated by the Iowa state board of chiropractic examiners; one state representative from each of the two major political parties appointed by the speaker of the house, one state senator from each of the two major political parties appointed by the majority-ieader president of the senate, after consultation with the majority leader and the minority leader of the senate, each for a term of two years; the president or the president's representative of the association for retarded citizens; four public representatives, appointed by the governor for staggered terms of two years each, none of whom shall be members of, or practitioners of, or have a pecuniary interest in any of the professions or businesses represented by any of the several professional groups and associations specificaily represented on the counci: under this subsection, and at least one of whom shall be a cipient of medical assistance; the director of public health, or a representative
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1 designated by the director; and the dean of the college of medicine, university of Iowa, or a representative designated 3 by the dean.
4 Sec. 20. Section 249D.11, Code 1989, is amended to read as 5 follows:
6. 249D.11 COMMISSION ESTABLISHED.

7 The commission of elder affairs is established which shall 8 consist of eleven members. Two members shall be appointed by

9 the majority-łeader president of the senate, after
10 consultation with the majority leader and the minority leader
ll of the senate, from the members of the senate to serve as ex 12 officio nonvoting members with no more than one member being 13 appointed from the same political party. Two members shall be

14 appointed by the speaker of the house of representatives from 15 the members of the house to serve as ex officio nonvoting 16 members with no more than one member being appointed from the same political party. Seven members shall be appointed by the governor subject to confirmation by the senate. Not more than
19 a simple majority of the governor's appointees shall belong to 20 the same political party. At least four of the seven members
21 appointed by the governor shall be fifty-five years of age or
22 older when appointed.

Sec. 21. Section 256.32, subsection 2, paragraph g, Code 1989, is amended to read as follows:
g. A member of each house of the general assembly. This membership shall be bipartisan in composition and shall be selected by the majority-łeader president of the senate, after consultation with the majority leader and the minority leader of the senate, and the speaker of the house.

Sec. 22. Section 261.1, subsection 4, Code Supplement 1989, is amended to read as follows:
4. A member of the senate to be appointed by the majority feader president of the senate, after consultation with the majority leader and the minority leader of the senate, to serve as an ex officio nonvoting member sor a term of four

1 years beginning on July 1 of the year of appointment.

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3 1, Code 1989, is amended to read as Eollows:
4 A state functional classification review board is created,
5 consisting of one state senator appointed by the majority
6 teader president of the senate, after consultation with the
7 majority leader and the minority leader of the senate, one
8 state representative appointed by the speaker of the house of
9 representatives, one supervisor appointed by the Iowa state 10 association of county supervisors, one engineer appointed by 11 the Iowa county engineers' association, two persons appointed 12 by the league of Iowa municipalities, one of whom snall be a 13 licensed professional engineer, and two persons appointed by 14 the department, one of whom shall be a commissioner and the 15 other a staff member. This board shall select a permanent chairperson from among its members by majority vote of the total membership. Except as otherwise provided, the members of the board shall serve without additional compensation to the salary and expenses authorized for the office or position held by the member. The supervisor appointed by the Iowa state association of county supervisors, the engineer appointed by the Iowa county engineers' association, and the two persons appointed by the league of Iowa municipalities shall be reimbursed for their actual and necessary expenses incurred in the performance of their official duties as members of the board from funds allocated under section 312.2, subsection 12. The legislative memicers shall be paid for their actual and necessary expenses and, when the general assembly is not in session, per diem as provided in sections 2.10 and 2.12. The department's members of the board shall be reimbursed for their actual and necessary expenses from the funds appropriated pursuant to section 313.5 .

Sec. 24. Section 307D.4, subsection 5 , unnumbered 4 paragraph 1, Code Supplement l989, i amended to read as follows:
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Four members shall be members of the general assembly, one to be appointed by the speaker of the house from the membership of the house, one to be appointed by the minority leader of the house from the membership of the house, one to be appointed by the president of the senate, after
consultation with the majority leader of the senate, from the membership of the senate, and one to be appointed by the minority leader of the senate, after consultation with the president of the senate, from the membership of the senate.

Sec. 25. Section 467E.1, subsection 2 , unnumbered paragraph 3, Code 1989, is amended to read as follows:

The secretary of agriculture shall be the chairperson of the council. The presiding officers of the senate, after consultation with the majority leader and the minority leader of the senate, and house shall each appoint two nonvoting members, not more than one of any one political party, to serve on the advisory council for a term of two years. The council may invite the administrators of the United States geological survey and the federal environmental protection agency to each appoint a person to meet with the council in an advisory capacity. The council shall meet quarterly or upon the call of the chairperson. The council shall review possible uses of the fund and the effectiveness of current and past expenditures of the fund. The council shall make recommendations to the department of agriculture and iand stewardship on the uses of the fund.

Sec. 26. Section 514E.2, subsection 2 , unnumbered paragraph 1, Code Supplement 1989, is amended to read as follows:

The board of directors of the association shall consist of four members selected by the members of the association, two of whom shall be representatives from corporations operating pursuant to chapter 514 on July 1,1989 , or any successors in interest, and two of whom shall be representatives of insurers providing coverage pursuant to chapter 509 or 514 A ; four
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public members selected by the governor; the commissioner or the commissioner's designee from the division of insurance; and two members of the general assembly, one of whom shall be appointed by the speaker of the house and one of whom shall be appointed by the president of the senate, after consultation with the majority leader and the minority leader of the senate majerity-iesder, who shall be ex officio and nonvoting members. The composition of the board of directors shall be in compliance with sections 69.16 and 69.16A. The governor's appointees shall be chosen from a broad cross-section of the residents of this state.

Sec. 27. Section 601K. 33 , subsection 4, paragraph a, Code

13 14
upplement 1989, is amended to read as follows:
a. Two members of the senate, not more than one from any political party, appointed by the president of the senate, after consultation with the majority leader and the minority leader of the senate.

Sec. 28. Section 601K.52, subsection 1, Code 1989, is amended to read as follows:

1. Four members of the general assembly serving as ex officio nonvoting members, one to be appointed by the speaker of the house from the membership of the house, one to be appointed by the minority leader of the house from the membership of the house, one to be appointed by the majority leader president of the senate, after consultation with the majority leader of the senate, from the membership of the senate, and one to be appointed by the minority leader of the senate, after consultation with the president of the senate, from the membership of the senate.

Sec. 29. 1989 Iowa Acts, chapter 195, section 3, subsection 3 , unnumbered paragraph 1 , is amended to read as follows:
3. The speaker of the house of representatives shall appoint two representatives, the mi ity leader of the house shall appoint one representative, the president of the senate,
s.f. $21^{\prime 9} 2$ H.F.

1 after consultation with the majority leader of the senate,
2 shail appoint two senators, and the minority leader of the
3 senate, after consultation with the president of the senate,
4 shall appoint one senator to the advisory committee. No more
5 than two members from each house shall be from the same
6 political party. The legislative service bureau shall provide
7 staff and other support for the advisory committee. The
8 secretary of agriculture shall appoint as public members of
9 the advisory committee, the titular head or the titular head's 10 designee of the following organizations:
11 Sec. 30.

Appointments made by the majority leacer or the minority leader to a term of office under a section amended by this Act remain in effect until the expiration of the term.

Sec. 31.
This Act takes effect January l4, 1991.
EXPLANATION
This bill makes the term of office of the president of the senate run concurrently with the term of the speaker of the house. The bill removes references to compensation of the lieutenant governor from the statute relating to compensation of the members of the general assembly and places them in the chapter relating to executive branch compensation. The bill also removes the lieutenant governor from membership on the legislative council and adds the president of the senate, the speaker pro tempore of the house of representatives, and one minority party member from each house, to the membership of the council, making a net increase of three in the membership of the council. The authority to make certain appointments is transferred from the majority leader of the senate to the president of the senate, after consultation with the majority and minority leaders of the senate.

## SENATE FILE 2426

S－5899
Amend Senate file 2426 as follows：
i．Page 2，by inserting after iine 25 the
following：
＂Sec． $\qquad$ －Section 2．12，unnumbered paragraphs 1 through 3，Code 1989，are amended to read as Ecllows：

There is appropriated out of any funds in tine state treasury not otherwise appropriated a sum sufficient to pay for legislative printing and all current and miscellaneous expenses of the general assembiy， authorized by either the senate or the house，and the director of revenue and finance shall issue warrants for such items of expense upon requisition of the president，majority ieader，and secretary of the senate or the speaker and chief cierk of the house．

There is appropriated out of any Eunds in the state treasury not otherwise appropriatec，such sums as are necessary，for each house of the general assembly for the payment of any linpaid expense of the generai assemoly incurced during or in the interim between sessions of the general assembly，incliding bui not inmited to salaries and necessary travei and actual expenses of memoers，expenses of standing and interim committees or subcommittees，and per diem or expenses Sor members of the general assemoly who serve on statutory ooards，commissions，or counciis for which per diem or expenses are authorized by iaw．The director of reverue and finance shail issue wartants for such items of expense upon requisition of the presicent，majority leader，and secretary oミ fre senate for senate expense or the speaker and crief cierk of the nouse for house experse．

There is appropriated out of any funds in the state treasury not otherwise appropriated，suich sums as are necessary for the renovation，zemodeling，or peeparation of the legislative chambers，iegisiative offices，or other areas or facilities used or to be used by the legislative branch of government，and Eor the purchase of legislative equipment and supplies deemed necessary to properly carry out the zinctions ot the generai assembly．The director of revenue and Einance shail issue warrants sor such itens of expense，whether incurred during or between sessions of the generai assemoly，upon requisition of the president，majority leader，and secretary of the senate for senate expense or the speaker ard cnief clerk of the house for nouse expense．

Sec．Section 2．i3，Coce 1989，is anended to read as Eollows：
2.13 ISSUANCE OF NARRANTS．

The director of revenue and finance shail also

S-5899
Page 2
1 issue to each officer and employee of the genera:
2 assembly, during legisiative sessions or interim
3 periods, upon vouchers signed by the president,
4 majority leader, and secretary of the senate or the
5 speaker anc chié cierk of the house, warrants for the
6 amount due for services renderec. The warrants shall
7 be paid out of any moneys in the treasury not
8 otherwise appropriated."
9 2. By renumbering as necessary.
By BILE HUTCHINS
GEORGE R. KINLE:
S-5899 FILED APRIL 4, 1990
$\operatorname{ADOPTED}(\neq 1547)$
SENATE FILE 2426
S-5900
1 Amend the amendment, $S-5899$, to Senate File 2426 . as follows:
i. Page 1, line 13 , by inserting after the word "leader," the following: "minority leader,".
2. Page 1, line 29, by inserting after the word "ieader," the Eollowing: "minority leacer,".
3. Page 2, line 44 , by inserting after tre word
"leader," the following: "minority leader,".
4. Page 2, line 4, by inserting after the word

10 "ieader," the following: "minority leader," $\quad$ By CALVIN O. HULTMAN
S-5900. FILED APRIL 4, 1990
LOST ( $3 \cdot 1547)$

Weer lite zion H to

Senate file 2426
BY HUTCHINS and HUETMAN
(AS AMENDED AND PASSED BY THE SENATE APRIL 4, 1990)

- New Language by the Senate

Passed Senate, Date $4 / 4 / 90(f .15+1)$ Passed House, Date $t / 8 / 90(p, 3-3 y 0)$ Vote: Ayes 50 Nays $\qquad$ Vote: Ayes $\qquad$ 87 Nays $\qquad$
Approved $\qquad$ Girl 30,1990

## A BILL FOR

1 An Act relating to persons who act as the president of the senate, providing for the term of office of the president of the senate, providing authorization for the compensation of the lieutenant governor in executive branch Code provisions, removing the lieutenant governor from membership on the legislative council, making the president of the senate, the speaker pro tempore, and two additional minority party members legislative council members, making changes in the manner of appointment of senate members of certain boards, commissions, agencies, councils, associations, and statutory committees, and providing an effective date.
Be it enacted by the general assembly of the state of iona:
c. During the first six months of each calendar year by allocating two-thirds of the annual salary to the pay periods during those six months and one-third of the annuai salary to the pay periods during the second six months of a caiendar year. Each member of the general assembly and-the-itientenant governor shall file with the director of revenue and finance a statement as to the method the member selects for receiving payment of salary. The presiding officers of the two houses
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l of the general assemily shall jointiy certify to the director 2 of revenue and finance the names of the memoers, officers, and 3 employees of their respective houses and the saiaries and 4 mileage to which each is entitled. Travel and expense
5 allowances shall be paid upon the submission of vouchers to
6 the director of revenue and finance indicating a claim for the
7 same.
8 6. In addition to the salaries and expenses authorized by
9 this section, members of the general assembly shall be paid
10 forty dollars per day, except the speaker of the house who
11 shall be paid sixty dollars per day, and necessary travel and
12 actual expenses incurred in attending meetings for which per
13 diem or expenses are authorized by law for members of the
14 generai assembiy who serve on statutory boards, commissions,
15 or councils, and for standing or interim committee or
16 subcommittee meetings subject to the provisions of section
172.24 , or when on authorized legislative business when the

18 general assembly is not in session. However, if a member of
19 the general assembly or-the-tientenant-governor is engaged in
20 authorized legislative business at a location other tinan at
21 the seat of government during the time the general assembly is
22 in session, payment may be made for the actual transportation
23 and lodging costs incurred because of the business. Such per
24 diem or expenses shall be paid promptly from funds
25 appropriated pursuant to section 2.12 .
26 Sec. 3. Section 2.12, unnumbered paracraphs i through 3,
27 Code 1989, are amended to read as follows:
28 There is appropriated out of any funds in the state
49 treasury not otherwise appropriated a sum sufficipnt to pay
इ Eor रeqislative printing and ail currenc anc miscelianeous促
$\because 1$ expenses of the generai assembiy, authorized by either the
 3? senate or the house, and the director of revenue and finance shall issue warranes for such items of expense upon ,
Hi requisition of the president, majority leader, and secretary 35 owithe serate or the speaier and chies clerk of the house.

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There is appropriated out of any funds in the state 2 treasury not otherwise appropriated, such sums as are
3 necessary, for each house of the general assembly for the
4 payment of any unpaid expense of the general assembly incurred
5 during or in the interim between sessions of the general
6 assembly, including but not limited to salaries and necessary
7 travel and actual expenses of members, expenses of standing and interim committees or subcommittees, and per diem or
9 expenses for members of the general assembly who serve on expenses cor members of the general assembly who serve on, 10 statutory boards, commissions, or councils for which per diem
2: or expenses are authorized by law. The director of revenue
12 and finance shall issue warrants for such items of expense
13 upon requisition of the president, majority leader, and
14 secretary of the senate for senate expense or the speaker and
15 chief clerk of the house for house expense.
16 There is appropriated out of any funds in the state
17 treasury not otherwise appropriated, such sums as are
18 necessary for the renovation, remodeling, or preparation of
19 the legislative chambers, legislative offices, or other areas
20 or facilities used or to be used by the legislative branch of
$2 i$ government, and for the purchase of legislative equipment and
22 supplies deemed necessary to properly carry out the functions
23 of the general assembly. The director of revenue and finance
24 shall issue warrants for such items of expense, whether incurred during or between sessions of the general assembly,
26 upon requisition of the president, majority leader, and
27 secretary of the senate for senate expense or the speaker and
28 chief clerk of the house for house expense.
29 Sec. 4. Section 2.13, Code 1989, is amended to read as
30 follows:
312.13 ISSUANCE OF WARRANTS.

32 The director of revenue and finance shall also issue to
33 each officer and employee of the general assembly, during
34 legislative sessions or interim periods, upon vouchers signed
35 by the president, majority leader, and secretary of the senate
or the speaker and chief clerk of the house, warrants for the amount due for services rendered. The warrants shall be paid
3 out of any moneys in the treasury not otherwise appropr:ated.
4 Sec. 5. Section 2.35, unnumbered paragrapin i, Code 1989, is amended to read as follows:

A communications review committee is estabiished, consisting of three members of the senate appointed by the majority-zeader president of the senate, after consultation with the majority leader and tine minority leader of the
10 senate, and three members of the house of representatives
il appointed by the speaker of the house. The committee shail
12 seiect a chairperson and vice chairperson. Meetings may be
13 called by the chairperson or a majority of the members.
14 Sec. 6. Section 2.42, Code i989, is amended to read as 15 Eoilows:

17 A continuing legislative council of twerty twenty-four 18 members is created. The council is composed of the president
19 and president pro tempore of the senate, the speaker and 20 speaker pro tempore of the house of representatives, the
21 majority and minority floor leaders of the senate, the
22 chairperson of the senate committee on appropriations, the
23 minority party ranking member of the senate comintee on
24 appropriations, five six members of the senate appointed by
25 the majority leader of the senate, the majority and mircrity
26 floor leaders of the house of representatives, the chairperson
27 of the house committee on appropriations, the minority party
28 ranking member of the house committee on appropriations, and
9 fitye six members of the nouse of representatives appointed by
) the speaker of the house of representatives. The-tiertenant
3. governor-shatz-ie-an-ex-of́iteto-nenyoting-memioer-ó-the

32 eouneiまา Of the five six members appointed by the majority 33 Inainer of the senate and speaker of the house, three from each
34 house shall be appointed from the majority party and two three
35 Erom each house shall be appointed from the minority party.

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Members shall be appointed prior to the fourth Monday in January of the first regular session of each general assembly and shall serve for two-year terms ending upon the convening of the following general assembly or when their successors are appointed. Vacancies on the council, including vacancies which occur when a member of the council ceases to de a member of the general assembly, shall be filled by the majority leader of the senate and the speaker of the house respectively. Insofar as possible at least two members of the council from each house shall be reappointed. The council shall hold regular meetings at a time and place fixed by the council and shall meet at any other time and place as the council deems necessary.

Sec. 7. Section 2.91, subsection l, Code 1989, is amended to read as follows:

1. An Iowa boundary commission is established, consisting of three members of the senate appointed by the majority Header president of the senate, after consultation with the majority leader and the minority leader of the senate, and three members of the house of representatives appointed by the speaker of the house. The commission shall select a chairperson and shall meet at the call of the chairperson.

Sec. 8. Section 7.8, Code 1989, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. m he salary, payment of expenses, and any per diem of the lieutenant governor shall be as fixed by the general assembly.

Sec. 9. Section 15.103, unnumbered paragraph 1, Code 1989. is amended to read as follows:

The iowa economic development board is created, consisting of eleven voting members appointed by the governor ard seven. ex officio nonvoting members. The ex officio nonvoting members are four legislative members; one president, or the president's designee, of the university of Northern Iowa, the University of Iowa, or Iowa state University of science and
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technology designated by the state board of regents on a
2 rotating basis; and one president, or the president's
3 designee, of a private college or university appointed by tine
4 Iowa association of independent colleges and universities; and
5 one superintendent, or the superintendent's designee, of a
6 merged area school, appointed by the Iowa association of
7 community college presidents. The legislative members are two
8 state senators, one appointed by the majority-zeader president
9 of the senate, after consultation with the majority leader of
10 the senate, and one appointed by the minority leader of the
Il senate, after consultation with the president of the senate,
12 from their respective parties; and two state representatives,
13 one appointed by the speaker and one appointed by the minority
14 leader of the house of representatives from their respective
15 parties. Not more than six of the voting members shall be
16 from the same political party. The secretary of agriculture
17 shall be one of the voting members. The governor shall
18 appoint the remaining ten voting members of the board for a
19 term of four years beginning and ending as provided by section
20 69.19, subject to confirmation by the senate, and the
21 governor's appointments shall include persons knowledgeable of
22 the various elements of the department's responsibilities.
23 Sec. 10. Section 18A.1, subsection l, Code l989, is
24 amended to read as follows:
i. Four members of the general assembly serving as ex officio nonvoting members, two to be appointed by the speaker of the house from the membership of the house, and two to be appointed by the president of the senate, after consultation with the majority leader and the minority leader of the senate, from the membership of the senate.

Sec. 11. Section 18A.2, subsection 2 , Code 1989, is amended to read as follows:
2. The legislative members of the commission shall be appointed to four-year terms of office, two of which shall expire every two years unless sooner terminated by a

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commission member ceasing to be a member of the general
assembly. Vacancies shall be filled by appointment of the
speaker of the house or the majority-łeacer president of the
senate, after consultation with the majority leader and the
minority leader of the senate, as the case may be, for the
6 unexpired term of their predecessors.
7 Sec. 12. Section 28.154, subsection 1 , paragraph b, 8 unnumbered paragraph 2, Code Supplement 1989, is amended to read as follows:

Four board members, with one board member appointed by each of the following persons: the speaker of the house of representatives, the minority leader of the house of representatives, the president of the senate after consultation with the majority leader and the minority leader of the senate, and the minority leader of the senate, after consultation with the president of the senate.

Sec. 13. Section 38.2 , subsection 2, Code 1989, is amended 18 to read as follows:
2. One member shall be selected by the majority-teader president of the senate after consultation with the majority leader and the minority leader of the senate.

Sec. 14. Section 68B.10, unnumbered paragraph 3, Code 1989, is amended to read as follows:

Each The president pro tempore of the senate is designated as chairperson of the senate committee. The house committee shall elect a chairperson and. The chairperson of each committee shall have the following powers, duties and functions:

Sec. 15. Section 80B.6, unnumbered paragraph 2, Code 1989, is amended to read as follows:

One senator appointed by the majerity-zeader president of 32 the senate after consultation with the majority leader and the 33 minority leader of the senate and one representative appointed 34 by the speaker of the house are also ex officio, nonvoting 35 members of the council.

1 Sec. 16. Section 93.11, subsection 3, Code 1989, is 2 amended to read as follows:
3 3. An energy fund disbursement council is established.
4 The council shail be composed of the governor or the
5 governor's designee, the director of the department of
6 management, who shall serve as the council's chairperson, the
7 administrator of the division of community action agencies of
8 the department of human rights, the administrator of the
9 energy and geological resources division of the department of
10 natural resources, and a designee of the director of the
11 department of transportation, who is knowledgeable in the
12 field of energy conservation. The council shall include as
13 nonvoting members two members of the senate appointed by the
14 mejority-teader president of the senate, after consultatior
$i 5$ with the majority leader and the minority leader of the
16 senate, and two members of the house of representatives
17 appoinced by the speaker of the house. The legislative
18 members shall be appointed upon the convening and for the
19 period of each general assembly. Not more than one member
20 from each house shall be of the same political party. The
21 council shall be staffed by the energy and geologica:
22 resources division of the department of natural rescurces.
23 The attorney general shall provide legal assistance to the
24 council.
25 Sec. 17. Section 97B.8, unnumbered paragrapi 2, Cocie 1989, 26 is amended to read as follows:
27 The board consists of nine members. Six of the members 28 shall be appointed by the governor. One member shail be an 29 executive of a domestic life insurance company, one an
30 executive of a state or national bank operating within the
31 state of Iowa, one an executive of a major industrial
32 corporation located within the state of Iowa, and three shall
33 be members of the system, one of whom shall be an active
34 member who is an employee of a school district, area education
35 agency, or merged area, one of whom shall be an active member

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1 who is not an employee of a school district, area education agency, or merged area, and one of whom is a retired member of
3 the system. The majority-teader president of the senate,
4 after consultation with the majority leader and the minority
5 leader of the senate, shall appoint one member from the
6 membership of the senate and the speaker of the house of
7 representatives shall appoint one member from the membership
8 of the house. The two members appointed by the majority
9 leader president of the senate, after consultation with the 10 majority leader and the minority leader of the senate, and the 11 speaker of the house of representatives and the two active 12 members of the system appointed by the governor are ex officio 13 members of the board. The director of the department of 14 personnel is an ex officio, nonvoting member of the board. 15 Sec. 18. Section 135.13 , subsection 1 , Code Supplement 26 1989, is amended to read as follows:
17 1. The office of rural health is established within the 18 department. There is established an advisory committee to the 19 office of rural health consisting of one representative, 20 approved by the respective agency, of each of the following 21 agencies: the department of human services, the department of 22 agriculture and land stewardship, the Iowa department of
23 public health, the department of inspections and appeals, the 24 national institute for rural health policy, the rural health 25 resource center, the institute of agricultural medicine and

32 members of the advisory committee. Two state senators
33 appointed by the president of the senate, after consultation
34 with the majority leader and the minority leader of the
35 senate, and two state representatives appointed by the speaker
of the house of representatives shall also be members of the advisory committee. Of the members appointed by the president of the senate, after consultation with the majority leader ard the minority leader of the senate, and the speaker of the house of representatives, not more than one from each house shall be a member of the same political party.

Sec. 19. Section 145.2, unnumbered paragraph 2, Code i989, is amended to read as follows:
9 The commission consists of the director of the deparsment 10 of elder affairs, the commissioners of insurance and human ll services, the director of public health, one state senator and 12 one state representative who shall not be of the same party, 13 shail be nonvoting members, and shall be appointed each year
14 by the majority-ieader president of the senate, after
is consultation with the majority leader and minority leader of
16 the senate, and speaker of the house, respectively, and the
17 chairperson of the board of directors of the corporation or 18 the head of the association or other entity providing staff $i 9$ for the commission as provided by section 145.3 who shall be a 20 nonvoting member. The commissioner and director memioers shall
21 annually select the chairperson of the commission from among 22 the four voting commission members. A majority of the seven 23 members inciuding at least two voting members constitutes a 24 quorum.
25 Sec. 20. Section i83.1, article III, paragrapina, 26 subparagraph 1 , Code 1989, is amended to read as follows: 27 1. There is hereby created an agency of the member states 28 to be known as the interstate agricultural grain marketing 29 commission, hereinafter cailed the commission. The commission 30 shall consist of three residents of each member state who $3 i$ shail have an agricultural background and who shall be
32 appointed as foliows: One member appointed by the governor, 33 who shall serve at the pleasure of the governor; one senator 34 appointed in the manner prescribed by the senate of the state, 35 except that in Iowa the appointment shall be made by the H.F. $\qquad$

1 president of the senate, after consultation with the majority
leader and the minority leader of the senate, and except that
3 two senators may be appointed by the governor of the state of
4 Nebraska from the unicameral legislature of the state of
5 Nebraska; and one member of the house of representatives appointed in the manner prescribed by the house of representatives of the state. The member first appointed by the governor shall serve for a term of one year and the senator and representative first appointed shall each serve 10 for a term of two years. Thereafter all members appointed
11 shall serve for two-year terms. The attorneys general of
12 member states or assistants designated by the attorneys
13 general shall be nonvoting members of the commission.
14 Sec. 21. Section 249A.4, subsection 8 , unnumbered
15 paragraph 1, Code Supplement 1989, is amended to read as
16 follows:
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Shall advise and consult at least semiannually with a council composed of the president, or the president's representative who is a member of the professional organization represented by the president, of the Iowa medical society, the Iowa osteopathic medical association, the Iowa state dental society, the Iowa state nurses association, the Iowa pharmacists association, the Iowa podiatry society, the Iowa optometric association, the community mental health centers association of Iowa, the Iowa psychological association, the Iowa hospital association, the Iowa osteopathic hospital association, opticians' association of Iowa, Inc., the Iowa hearing aid society, the Iowa speech, language, and hearing association, the Iowa health care association, the Iowa association for home care, the Iowa council of health care centers, and the Iowa association of homes for the aging, together with one person designated by the Iowa state board of chiropractic examiners; one state representative from each of the two major political parties appointed by the speaker of the house, one state senator from

1 each of the two major politicai parties appointed by the 2 majority-łeader president of the senate, after consultation 3 with the majority leader and the minority leacier of the 4 senate, each for a term of two years; the president or the 5 president's representative of the association for retarded
6 citizens; four public representatives, appointed by the
7 governor for staggered terms of two years each, none of whom 8 shall be members of, or practitioners of, or have a pecuniary
9 interest in any of the professions or businesses represented 10 by any of the several professional groups and associations 11 specifically represented on the council under this subsection, 12 and at least one of whom shall be a recipient of medical
13 assistance: the director of public health, or a representative 14 designated by the director; and the dean of the college of 15 medicine, university of Iowa, or a representative designated 16 by the dean.
17 Sec. 22. Section 249D.11, Code 1989, is amended to read as 18 follows:

21 consist of eieven members. Two members shali be appointed by
22 the majerity-łeader president of the senate, after
23 consultation with the majority leader and tre minority leader
24 of the senate, from the members of the senate to serve as ex 25 officio nonvoting members with no more than one member jeing 26 appointed from the same politicai party. Two members shail be 27 appointed by the speaker of the house of representatives from 28 the members of the house to serve as ex officio nonvoting 29 members with no more than one member being appointed from the 30 same poiitical party. Seven members shali be appointed by the 31 governor subject to confirmation by the senate. Not more than 32 a simple majority of the governor's appointees shall deiong to 33 the same political party. At least four of the seven members 34 appointed by the governor shall be fifty-five years of age or 35 older when appointed.
S.F. $\qquad$ H.F. $\qquad$

Sec. 23. Section 256.32 , subsection 2 , paragraph g, Code 1989, is amended to read as follows:
g. A member of each house of the general assemoly. This membership shall be bipartisan in composition and shall be selected by the majority-łeader president of the senate, after consuitation with the majority leader and the minority ieader of the senate, and the speaker of the house.

Sec. 24. Section 261.1, subsection 4, Code Supplement 1989, is amended to read as follows:
4. A member of the senate to be appointed by the majority zeader president of the senate, after consultation with the majority leader and the minority leader of the senate, to serve as an ex officio nonvoting member for a term of four years beginning on july 1 of the year of appointment.

Sec. 25. Section 306.6 , subsection 2 , unnumbered paragraph 1, Code 1989, is amended to read as follows:

A state functional classification review board is created, consisting of one state senator appointed by the majerity teader president of the senate, after consultation with the majority leader and the minority leader of the senate, one state representative appointed by the speaker of the house of representatives, one supervisor appointed by the lowa state association of county supervisors, one engineer appointed by the Iowa county engineers' association, two persons appointed by the league of lowa municipalities, one of whom shail be a iicensed professional engineer, and two persons appointed by the department, one of whom shall be a commissioner and the other a staff member. This board shali select a permanent chairperson from among its members by majority vote of the total membership. Except as otherwise provided, the mempers of the board shall serve without additional compensation to the salary and expenses authorized for the office or position heid by the member. The supervisor appointed by the Iowa state association of county supervisors, the engineer appointed by the Iowa county engineers' association, and the
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21 minority leader of the senate, after consultation with the 22 president of the senate, from the membership of the senate.
two persons appointed by the league of Iowa municipaiities shall be reimbursed for their actual and necessary experses incurred in the performance of their officiai duties as members of the board Erom funds aliocated under section 312.2 , subsection 12. The legislative members shal! be paid for their actual and necessary expenses and, when the general assembly is not in session, per diem as provided in sections 2.10 and 2.12. The department's members of the board shall be reimbursed for their actual and necessary expenses from the funds appropriated pursuant to section 313.5 .

Sec. 26. Section 307D.4, subsection 5, unnumbered paragraph 1, Code Supplement 2989 , is amended to read as follows:

Four members shall be members of the general assembly, one to be appointed by the speaker of the house from the membership of the house, one to be appointec by the minority leader of the house from the membership of the house, one to be appointed by the president of the senate, after consultation with the majority leader of the senate, Erom the membership of the senate, and one to be appointed by the

Sec. 27. Section 467E. 1 , subsection 2 , unnumbered paragraph 3, Code $i 989$, is amended to read as follows:

The secretary of agriculture sinall be the chairperson of the council. The presiding officers of the senate, after consuitation with the majority leader and the minority leader of the senate, and house shall each appoint two nonvoting members, not more than one of any one political party, to serve on the advisory council for a term of two years. The council may invite the administrators of the united States geological survey anc the federal environmental protection agency to each appoint a person to meet with the council in an advisory capacity. The council shall meet quarteriy or upon the call of the chairperson. The council shall review
S.F. $\qquad$ H.F.
possible uses of the fund and the effectiveness of current and past expenditures of the fund. The council shall make recommendations to the department of agriculture and land 4 stewardship on the uses of the fund.
5 Sec. 28. Section 514E.2, subsection 2 , unnumbered 6 paragraph 1. Coce Supplement 1989, is amended to read as
7 follows:
8 The board of directors of the association shail consist of ofour members selected by the members of the association, two 10 of whom shall be representatives from corporations operating 11 pursuant to chapter 514 on July 1,1989 , or any successors in
12 interest, and two of whom shall be representatives of insurers
13 providing coverage pursuant to chapter 509 or 514A; four
14 public members selected by the governor; the commissioner or
15 the commissioner's designee from the division of insurance;
16 and two members of the general assembly, one of whom shall be
17 appointed by the speaker of the house and one of whom shall be
18 appointed by the president of the senate, after consultation
19 with the majority leader and the minority leader of the senate
20 majority-teader, who shall be ex officio and nonvoting
21 members. The composition of the board of directors shail be in compliance with sections 69.16 and 69.16A. The governor's appointees shall be chosen from a broad cross-section of the residents of this state.

Sec. 29. Section 601K.33, subsection 4, paragraph a, Code Supplement 1989, is amended to read as follows:
a. Two members of the senate, not more than one from any political party, appointed by the president of the senate, after consultation with the majority leader and the minority leader of the senate.

Sec. 30 . Section 601k.52, subsection 1 , Code 1989 , is amended to read as follows:

1. Four members of the general assembly serving as ex 34 officio nonvoting members, one to be appointed by the speaker 35 of the house from the membership of the house, one to be
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appointed by the minority leader of the house from the membership of the house, one to be appointed by the majority leader president of the senate, after consultation with the majority leader of the senate, from the membership of the senate, and one to be appointed by the minority leader of the senate, after consultation with the president of the senate, From the membership of the senate.

Sec. 31. 1989 Iowa Acts, chapter 195, section 3, subsection 3, unnumbered paragraph $i$, is amended to read as follows:
3. The speaker of the house of representatives shall appoint two representatives, the minority leader of the house shall appoint one representative, the president of the senate, after consultation with the majority leader of the senate, shall appoint two senators, and the minority leader of the senate, after consultation with the president of the senate, shall appoint one senator to the advisory committee. No more than two members from each house shall be from the same political party. The legislative service bureau shall provide staff and other support for the advisory committee. The secretary of agriculture shall appoint as public members of the advisory committee, the titular head or the titular head's designee of the following organizations:

Sec. 32.
Appointments made by the majority leader or the minority leader to a term of office under a section amended by this Act remain in effect until the expiration of the term.

Sec. 33.
This Act takes effect January 14, 1991.

SEnATE file 2426

AN ACT
relating to persons who act as the president op the senate, PROVIDING FOR THE TERM OF OFFICE OF THE PRESIDENT OF THE SENATE, PROVIDING AUTHORIZATION FOR THE COMPENSATION OF THE LIEUTENANT GOVERNOR IN EXECUTIVE ERANCH CODE PROVISIONS, RRKOVING THE LIEUTENANT GOVERIOR FRON HEMBERSHIP ON THE LEgislative council., making the president of the senate. THE SPEAKER PRO TEMPORE, AND TWO ADDITIONAL MINORITY PARTY members legislative council members, making chances in the MANNER OF APPOINTHENT OF SENATE MEMBERS OF CERTAIN BOARDS, COMMISSIONS, AGENCIES, COUNCILS, ASSOCIATIONS, AND STATUTORY COMMITTEES, AND PROVIDING AN EPEECTIVE DATE.
be it enacted by the general assembly of the state of lowa:

Section 1. Section 2.7. Code 1989, is amended to read as follows:
2.7 OFPICERS - TENURE.

The president pro-tempore of the senate and the speaker of the house of representatives shall hold their offices until the flret day of the meeting of the next general assenbly. All other officers elected by elther house shall hold their offices for the same terms, unless sooner removed, except as may be otherwise provided by resolution or rules of the general assembly.

Sec, 2. Section 2.10, unnumbered paragraph 1, and oubsections 5 and 6, Code Supplement 1989, are amended to read as follows:

Nembers of the general assembly and-the-tfeutenant-governor shall receive salaries and expenses as provided by this section.
5. The director of revenue and finance shall pay the cravel and expenses of the members of the general assembly and
the-tieutenant-governor commencing with the first pay period after the names of such persons are officlally certified. The salaries of the membera of the general assembly and-zteatenant governer shall be pald pursuant to any of the following alternative methods:
a. During each month of the year at the sarme time state employees are pald.
b. During each pay period during the fifst six months of each calendar year:
c. During the first six months of each calendar year by allocating two-thirds of the annual salary to the pay perlods during those six months and one-third of the annual salary to the pay periods durling the second slx monthe of a calendar year. Each meaber of the general assembly end-the-tteatenant governor shall file with the director of revenue and finance a gtatement as to the method the member selects for recelving payment of salary. The presiding officers of the two houses of the general assembly ghall jointly certify to the director of revenue and tinance the names of the merbers, officers, and employees of thelt respective houses and the salaries and mileage to which each 18 entitled. Travel and expense allowances shall be pald upon the submission of vouchers to the director of revenue and finance Indicating a claim for the game.
6. In addition to the salaries and expenses authorized by this section, members of the general assembly shall be paid forty dollars per day, except the speaker of the house who shall be paid sixty dollars per day, and necessary travel and actual expenses incurred in attending meetings for which per diem or expenses are authorlzed by law for members of the general asserably who serve on statutory boards, compissions, or councils, and for standing or interim committee or subcommttee meetings subject to the provisions of aection 2.14 , or when on authorized legiglative buslness when the general assembly is not in session. However, if a member of
the genetal assembly or-the-kteutenant-governor is engaged in authorized legislative business at location other than at the seat of government during the time the general assembly is in session, payment may be made for the actual transportation and lodging costs incurred because of the business. Such per diem or expenses shall be paid promptly from funds appropriated pursuant to section 2.12 .

Sec. 3. Section 2.12, unnumbered paragraphs 1 through 3, Code 1989, are amended to read as follows:

There is appropriated out of any funds in the atate treasury not otherwise appropriated a sum sufflcient to pay for legialative printing and all current and miscelianeous expenses of the general assembly, authorlzed by elther the genate or the house, and the director of revenue and finance shall issue wartants for guch ltems of expense upon requisition of the president, rajority leader, and secretary of the senate or the speaker and chlet clerk of the house

There is appropriated out of any funds in the atate treasury not otherwise appropriated, such sums as are necessary, for each house of the general assembly for the payment of any unpaid expense of the general assembly incurred during of in the interim between sessions of the general assembly, including but not limited to salaries and necessary travel and actual expenses of membera, expenses of standing and interlom comalttees or subcomalttees, and per diem or expenses for members of the general assembly who serve on statutory boards, commissions, or councils for which per diem or expenses are authorized by law. The director of revenue and Einance ahall issue warrants for such ltems of expense upon zequisition of the president, majority leader, and secretary of the senate for senate expense or the speaxer and chief clerk of the house for house expense.

There is appropriated out of any funds in the state treasury not otherwlse approprlated, such sums as are necessary tor the renovation, remodeling, or preparation of
the legislative chambers, legislative offices, or other areas or facilities used or to be used by the legialative branch of government, and for the purchase of leglslative equipment and supplies deered necessary to properly carry out the functions of the general assembly. The director of revenue and finance shall issue warrants for such items of expense, whether Incurred during or between sessions of the general assembly. upon requisition of the president, majority leader, and secretary of the senate for senate expense or the speaker and chief clerk of the house for house expense.

Sec. 4. Section 2.13, Code 1989, 18 amended to read as follows:
2.13 ISSUANCE OF HARRANTS.

The director of revenue and finance shall also lasue to each offlcer and employee of the general assembly, during legislative seasions or interim periods, upon vouchers signed by the president. majority leader, and secretary of the senate or the speaker and chief clerk of the house, warrants for the amount due tor gervices rendered. The warrants shall be paid out of any moneys in the treasury not otherwise approprlated.

Sec. 5. Section 2.35, unnumbered paragraph 1. Code 1989. Is amended to read as follows:

A communlcations review commltee is established, conslating of three members of the senate appointed by the maforkty-teader pregldent of the senate, after consultation with the majority leader and the minority leader of the senate, and three members of the house of representatives appointed by the speaker of the house. The committee shall select a chairperson and vice chairperson. Heetings may be called by the chairperson or a majorlty of the members.

Sec. 6. Section 2.41, Code 1989, 1s amended to read as follows:
2.41 LEGISLATIVE COUNCIL CREATED.

A continulng legislative council of twenty twenty-four members is created. The council is composed of the president
and president pro tempore of the senate, the speaker and speaker pro tempore of the house of representatives, the majority and minority floor leaders of the senate, the chairperson of the senate comnittee on appropriations, the minority party ranking member of the senate committee on appropriations, five six members of the senate appointed by the majority leader of the aenate, the majority and minority floor leaders of the house of representatlves, the chairperson of the house comittee on appropriations, the minorlty party ranking member of the house coramittee on appropriations, and ttve six members of the house of representatives appointed by the speaker of the house of representatives. Phe-kzeatenant governor-shaki-be-an-ex-offteto-nonvoting-member-of-the councitz of the five six members appointed by the majority leader of the senate and speaker of the house, three from each house shall be appointed from the raforlty party and two three from each house shall be appolnted from the ainority party. Members shall be appointed prlor to the (ourth Monday in January of the first regular session of each general assembly and shall serve for two-year terms ending upon the convening of the following general assembly or when their successors are appolnted. Vacancles on the council. including vacancies which occur when a member of the council ceases to be a member of the general assembly, shall be filled by the majority leader of the senate and the speaker of the house espectively. Insofar as possible at least two reabers of the council from each house shall be reappolinted. The council shall hold regular meetings at a time and place fixed by the council and shall meet at any other time and place as the councll deems necessary.

Sec. 7. Section 2.91, subsection 1. Code 1989, is amended to read as follows:

1. An lowa boundary commission is established, consisting of three members of the senate appointed by the majority teader president of the senate, after consultation with the
majority leader and the minorlty leader of the senate, and three members of the house of representatives appointed by the speaker of the house. The commission shall select a chalrperson and shall meet at the call of the chalrperson.

Sec. 8. Section 7.8, Code 1989, ls amended by adding the following new unnumbered paragraph:

NEW UNHUMBERED PARAGRAPH. The salary, payment of expenses, and any per diem of the lieutenant governor shall be as fixed by the general assembly.

Sec. 9. Section 15.103, unnumbered paragraph 1, Code 1989, is amended to read as follows:

The towa economic development board ts created, conslating of eleven voting members appolinted by the governor and seven ex officio nonvoting members. The ex officlo nonvoting members are four leglalative members; one president, or the president's designee, of the Unlversity of Northern Lowa, the University of lowa, or lowa state University of actence and technology designated by the state board of regents on a rotating basis: and one president, or the president's designee, of a private college or university appolnted by the lowa association of independent colleges and universities; and one superintendent, or the superintendent's designee, of a merged area achool, appointed by the lowa assoclation of communty college presidents. The legislative members are two state senators, one appolnted by the maforfty-feader president of the senate, after consultation with the majority leader of the senate, and one appolnted by the minority leader of the senate, after consultation with the president of the senate, from their respective parties; and two state representatives, one appointed by the speaker and one appolnted by the minority leader of the house of representatives from their respective parties. Not more than six of the voting nembers shall be from the same political party. The secretary of agriculture shall be one of the voting meabers. The governor shall appoint the remaining ten voting members of the board for a
term of cour years beginning and ending as provided by section 69.19, subject to confirmation by the senate, and the governor's appointments shall include persons knowledgeable of the various elements of the department's responsibilities.

Sec. 10. Section 18A.1, subsection 1, Code 1989, is amended to read as follows:

1. Four members of the general assembly oerving as ex officio nonvoting members, two to be appointed by the speaker of the house from the membership of the house, and two to be appointed by the president of the senate, after consultation with the majority leader and the minority leader of the genate, from the membership of the senate.

Sec. 11. Section 18A.2, subsection 2, Code 1989, is amended to read as follows:
2. The legislative members of the comilision shall be appointed to four-year terms of office, two of which shall explre every two years unless sooner terminated by a cotumision member ceasing to be a member of the general asseably. Vacancles shall be filled by appointraent of the speaker of the house or the majorkty-zeader prealdent of the senate, after conaultation with the malority leadec and the minority leader of the senate, as the case may be, for the unexpired term of thelt predecessors.

Sec. 12. Section 28.154, subsection 1, paragraph b, unnumbered paragraph 2, Code Supplement 1989. is amended to read as follows:

Four board members, with one board member appointed by each of the following persons: the speaker of the house of representatives, the minority leader of the house of representatives, the president of the senate after consultation with the majority leader and the minority leader of the senate, and the minority leader of the senate, after consultation with the president of the senate.

Sec. 13. Section 38.2, gubsection 2, Code 1989. is amended to read as follows:
2. One member shall be selected by the majority-zeader president of the senate after. congultation with the major ity leader and the minority leader of the senate.
sec. 14. Section 688.10, unnumbered paragraph 3, Code 1989, is amended to read as follows:

Bach The president pro tempore of the senate is designated as chalrperson of the senate committee. The house committee shall elect a chalrperson and. The chaixperson of each comalttee shall have the following powers, duties and functions:

Sec. 15. Section 80日.6, unnumbered paragraph 2, Code 1989, is amended to read as follows:

One senator appolnted by the majority-zeader president of the aenate after consultatlon with the majority leader and the minority leader of the genate and one cepresentative appointed by the speaker of the house are also ex officto, nonvoting members of the council.

Sec. 16. Section 93.11, subsection 3, Code 1989, is amended to read as tollows:
3. An energy fund diobursement council is establlshed. The councll shall be composed of the governot or the governor's designee, the director of the department of management, who shall serve as the councli's chalrperson, the adalnigtrator of the division of comminity action agencies of the department of human rights, the administrator of the energy and geologlcal rebources division of the department of natural resources, and a designee of the director of the department of transportation, who $1 s$ knowledgeable in the field of energy conservation. The council shall include as nonvotling members two members of the senate appointed by the majority-ieader president of the senate, after consultation with the majority leader and the minority leader of the senate, and two members of the house of represencatives appointed by the speaker of the house. The legislative members shall be appointed upon the convening and for the
period of each general assembly. Not more than one member from each house shall be of the same polltical party. The council shall be staffed by the energy and geological resources division of the department of natural resources. The attorney general shall provide legal assistance to the council.

Sec. 17. Section 97日.8, unnumbered paragraph 2, Code 1989, is amended to read as follows:

The board conslsts of nine merabers. Six of the members shall be appointed by the governor. One member shall be an executive of a domestic life insurance company, one an executive of a state or national bank operating within the state of Iowa, one an executive of a major Industrial corporation located within the state of lowa, and three shall be members of the system, one of whom ohall be an active merober who is an employee of achool digtrict, area education agency, or merged area, one of whom shall be an active member who is not an employee of a school distrlct, area education agency, or merged area, and one of whom is a retired member of the system. The majority-keader president of the senate ${ }_{2}$ after consultation with the majorlty leader and the minority leader of the senate, shall appolnt one member from the membership of the senate and the speaker of the house of representatives shall appolnt one member from the membership of the house. The two members appointed by the mafority zeader president of the senate, after consultation with the majority leader and the minorlty leader of the senate, and the speaker of the house of representatives and the two active members of the system appointed by the governor are ex officio nembers of the board. The director of the department of personnel is an ex officio, nonvoting member of the bord.

Sec. 18. Section 135.13, subsection 1, Code Supplement 1989. is amended to read as follows:

1. The office of cural health lis established within the department. There is established an advisory committee to the
offlce of rural health consisting of one representative, approved by the respective agency, of each of the following agenctes: the department of human eervices, the department of agriculture and land stewardship, the lowa department of public health, the department of inspections and appeals, the national ingtitute for rural health policy, the rural health resource center, the institute of agricultural wedicine and occupational health, the lowa state association of counties, and the health pollcy corporation of Iowa. The governor shall appoint a representative of each of two farm organizations active within the etate, a representative of an agricultural business in the state, a practicing rural famlly physician, and a rural health practitioner who is not phyaician as members of the adulsory comaittee. Two state senators appointed by the president of the senate, after consultation with the majority leader and the minority leader of the senate, and two state representatives appointed by the speaker of the house of representatives shall also be members of the advisory comittee. Of the membere appointed by the president of the senate, after consultation with the mafority leader and the minostty leader of the senate ${ }_{2}$ and the speaker of the house of representatives, not more than one crom each house shall be a member of the ame political party.

Sec. 19. Section 145.2, unnumbered paragraph 2, Code 1989, is amended to read as follows:

The commiasion consists of the director of the department of elder affalre, the commissioners of insurance and human services, the director of public health, one state senator and one state representative who shall not be of the game party, ahall be nonvoting members, and shall be appolnted each year by the majority-ieader president of the aenate, after consultation with the majority leader and minorlty leader of the senate, and speaker of the house, respectively, and the chairperson of the board of directors of the corporation or the head of the asaociation or other entity providing staff
for the commission as provided by section 145.3 who shall be a nonvoting meraber. The commissioner and director members shall annually select the chairperson of the commission from among the tour voting comnission members. A majority of the seven members including at least two voting members constitutes a quorum.

Sec. 20. Section 183.1, article III, paragraph a, subparagraph 1, Code 1989, is amended to read as follows:

1. There is hereby created an agency of the member states to be known as the interstate agricultural grain marketing comalssion, hereinafter called the comulasion. The commisation shall consist of three residents of each member state who shall have an agricultural background and who shall be appointed as follows: One member appointed by the governor, who shall serve at the pleasure of the governor: one senator appointed in the manner prescribed by the senate of the otate, except that in lowa the appointment ghall be made by the president of the senate, after consultation with the majority leader and the minority leader of the senate, and except that two senators may be appointed by the governor of the state of Nebraska from the unicameral legislature of the state of Nebraska; and one member of the house of representatives appointed in the manner prescribed by the house of representatives of the state. The member first appointed by the governor shall eerve cor a term of ane year and the eenator and representative first appointed shall each serve for a term of two years. Thereafter all membere appointed whall serve for two-year terms. The attorneys general of asmber atates or assistants designated by the attorneye general ahall be nonvoting members of the commission.

Sec. 21. Section 249A.4, subsection 8, unnumbered paragraph 1, Code Supplement 1989. is amended to read as follows:

Shall advise and consult at least semiannually with a council composed of the president, or the president's
representative who is a member of the professional organization represented by the president, of the lowa medical society, the lowa osteopathic medical association, the lowa state dental society, the Iowa state nurses association, the lowa pharmacists association, the lows podatry society, the Iowa optometric association, the commuity mental health centers association of rowa, the lowa paychological assoctation, the Iowa hospital association, the lowa osteopathic hospital association, optlcians' assoclation of Iowa, Inc., the lowa hearing ald society, the Iowa speech. language, and hearing association, the Iowa health care association, the Iowa association for home care, the Iowa council of health care centers, and the lowa association of homes for the aglng, together with one person deglgnated by the lowd state board of chlropractlc examiners; one state representative from each of the two major political parties appointed by the speaker of the house, one state senator from each of the two major political parties appointed by the majortty-teader presldent of the senate, after consultation with the majorlty leader and the minorlty leader of the eenate, each for a term of two yearsi the president or the president's representative of the association for retarded citizens: four public representatives, appointed by the governor for etaggered terms of two years each, none of whom shall be members of, or practitioners of, or have a pecuniary interest in any of the protessions or businesses represented by any of the several professional groups and associations specifically represented on the council under this subsection. and at least one of whom ghall be a reciplent of medical assistance; the director of public health, or a representative designated by the director; and the dean of the college of medicine, undversity of Iowa, or a representative designated by the dean.

Sec. 22. Section 2490.11, Code 1989, is amended to read as follows:
2490.12 COMMISSION ESTABLISHED.

The commision of elder affalre lo established which shall consist of eleven members. Two members ohall be appointed by the mafority-ieader preaident of the senate, after Consultation with the majority leader and the minority leader of the senate, $f$ rom the members of the senate to serve as ex officio nonvoting members with no more than one member being appointed from the same politlcal party. Two members shall be appointed by the speaker of the house of representatives from the members of the house to serve as ex officio nonvoting nembers with no more than one member being appointed from the same political party. Seven members shall be appolnted by the governor subject to confirmation by the senate. Not more than a simple majority of the governor's appointees shall belong to the same political party. At least four of the seven members appointed by the governor shall be fifty-five years of age or older when appointed.

Sec. 23. Section 256.32 , subsection 2, paragraph g, Code 1989, is amended to read as follows:
g. A member of each house of the general assembly. This membership shall be bipartisan in composition and shall be selected by the majortty-zeader president of the senate, after confultation with the majorlty leader and the mlnority leader of the senate, and the speaker of the house.

Sec. 24. Section 261.1, subsection 4, Code Supplement 1989, $1 s$ amended to read as follows:
4. A member of the senate to be appolnted by the majority zeader president of the senate, after consultation with the majority leader and the minority leader of the senate, to serve as an ex officio nonvoting member for a term of four years beginning on July $l$ of the year of appointment.

Sec. 25. Section 306.6, subsection 2, unnumbered paragraph 1. Code 1989, is amended to read as follows:

A state functional classification review board is created, consisting of one state senator appointed by the mafority zeader president of the senate, after consultation with the
majority leader and the minority leader of the senate, one atate representative appolnted by the speaker of the house of representatives, one supervisor appointed by the lowa state association of county supervisors, one engineer appointed by the Iowa county engineers' association, two persons appointed by the league of lowa municipalities, one of whot shall be a licensed professional engineer, and two persons appolnted by the department, one of whom shall be commissioner and the other a staff member. Thls board shall select a permanent chalcperson from among its members by majority vote of the total membershlp. Except as otherwlse provided, the members of the board ahall serve without additional compensation to the salary and expenses authorlzed for the offlce or position held by the member. The auperviaor appointed by the rowa state association of county supervisors, the engineer appointed by the lowa county engineers' assoclation, and the two persons appointed by the league of lowa municipalities shall be reimbursed for thetr actual and necessary expenses incurred in the performance of their officlal duties as members of the board from funds allocated under gection 312.2, subsection 12. The legislative members shall be paid for thelr actual and necessary expenses and, when the general assembly is not in aesaion, per diem as provided in sections 2.10 and 2.12. The department's members of the board shall be relmbursed for their actual and necessary expenses from the Eunds approprlated pursuant to aection 313.5 .

Sec. 26. Section 3070.4, subsection 5 , unnumbered paragraph 1, Code Supplement 1989, 1s amended to read as follows:

Four members shall be members of the general assembly, one to be appointed by the speaker of the house from the membership of the house, one to be appointed by the minority leader of the house. from the membership of the house, one to be appointed by the president of the senate, after consultation with the majority leader of the senate, from the
membership ot the senate, and one to be appointed by the minority leader of the senate, after consultation with the president of the senate. from the membership of the senate.

Sec. 27. Section 467E.1, subsection 2 , unnumbered paragraph 3, Code 1989. is amended to read as follows:

The secretary of agriculture shall be the chalrperson of the council. The presiding officers of the genate after Consultation with the majority leader and the minority leader of the senates and house shall each appoint two nonvoting members, not more than one of any one political party, to serve on the advisory council for a term of two years. The council may invite the administrators of the United States geological survey and the federal environmental protection agency to each appoint a person to meet with the council in an advisory capacity. The council shall meet quarterly or upon the call of the chairperson. The councll shall review possible uses of the fund and the effectiveness of current and past expenditures of the fund. The council shall make recommendations to the department of agriculture and land stewardship on the uses of the fund.

Sec. 28. Section 514E.2, subsection 2 , unnurabered paragraph 1. Code Supplement 1989, 10 areended to read as follows:

The board of directora of the association shall consist of Cour members eelected by the members of the association, two of whom shall be representatives from corporations operating pureuant to chapter 514 on July 1, 1989, or any ucceseors in nterest, and two of whom shall be sopesentativen of inaurers providing coverage purbuant to chapter 509 or 514 A ; Cour public members a日lected by the governori the commiseloner or the commbaloner's designee from the division of insurance, and two mermers of the general aseembly, one of whom shall be appolnted by the speaker of the house and one of whom shall be appointed by the president of the senate, after consultation With the majority leader and the minority leader of the senate
majortty-zeader, who shall be ex offlcio and nonvoting members. The composition of the board of directors shall be in compliance with gections 69.16 and 69.16A. The governor's appointees shall be chosen from a broad cross-section of the residents ot this state.

Sec. 29. Section 601k.33, subsection 4, paragraph a. Code Supplement 1989, is amended to read as follows:
a. Two members of the senate, not more than one from any polftical party, appointed by the preaident of the senate, after consultation with the majority leader and the minority leader of the senate.

Sec. 30. Section 601k. 52, subsection 1, Code 1989, 1s amended to read as follows:

1. Pour members of the general assembly serving as ex officio nonvoting members, one to be appointed by the speaker of the house from the membership of the house, one to be appointed by the minority leader of the house from the membership of the house, one to be appolnted by the majority zeader president of the senatel after conoultation with the majority leader of the senate, from the membership of the senate, and one to be appointed by the minority leader of the senate, after consultation with the president of the senate. from the membershlp of the senate.

Sec. 31. 1989 Iowa Acts, chapter 195, section 3. oubsection 3, unnuabered paragraph 1 , is amended to read as follows:
3. The speaker of the house of representatives shall appoint two representatives, the minority leader of the house shall appoint one representative, the president of the senate, after conouftation with the raforlty leader of the senate, shall appoint two senators, and the minority leader of the senate, alter consultation with the president of the senate, shall appolnt one senator to the adulsory comittee. No more than two memberg from each house shall be from the same political party. The legislative service bureau shall provide
staff and other support for the advisory committee. The secretary of agriculture shall appoint as public members of the advisory committee, the titular head or the titular head's designee of the following organizations:

Sec. 32.
Appointments made by the majority leader or the minority leader to a term of office under a section amended by this Act remain in effect until the expiration of the term.

Sec. 33.
This Act takes effect January 14, 1991.

JO ANN ZIMMERMAN
President of the Senate

DONALD D. AVENSON
Speaker of the E ouse

I hereby certify that this bill originated in the Senate and is known as Senate File 2426, Seventy-third General Assembly.

JOHN F. DWYER
Secretary of the Senate 1990

TERRY E. BRANSTAD
Governor

