SENATE FILE \_\_\_\_\_\_
BY (PROPOSED COMMITTEE ON JUDICIARY BILL BY CHAIRPERSON REDFERN)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes _	Nays	
	Α.	pproved				

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A BILL FOR
  1 An Act relating to statutory corrections which may adjust
        language to reflect current practices, insert earlier
        omissions, delete redundancies and inaccuracies, delete
        temporary language, resolve inconsistencies and conflicts,
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        update ongoing provisions, or remove ambiguities, and
        including effective and retroactive applicability date
        provisions.
  8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
    TLSB 5306SC 80
 10 lh/gg/14
PAG LIN
            Section 1.
                         Section 2A.8, Code Supplement 2003, is amended
     2 to read as follows:
            2A.8 SALES == TAX EXEMPTION AUTHORIZED.
            \overline{\text{1.}} The legislative services \overline{\text{agency}} and its legislative
     5 information office may sell mementos and other items relating 6 to Iowa history and historic sites, the general assembly, and
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     7 the state capitol, on the premises of property under the
     8 control of the legislative council, at the state capitol, and
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     9 on other state property.
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           2. The legislative services agency is not a retailer under
  1 11 chapter 422 and the sale of items or provision of services by
    12 the legislative services agency is not a retail sale under
        chapter 422, division IV, and is exempt from the sales tax.
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           Sec. 2. Section 3.1, subsection 3, Code Supplement 2003,
  1 15 is amended to read as follows:
           3. All references to statutes shall be expressed in
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  1 17 numerals, and if omitted the Code editor in preparing Acts for
    18 publication in the session laws shall supply the numerals.
  1 19 Sec. 3. Section 8A.221, subsection 3, paragraph b, Code 1 20 Supplement 2003, is amended to read as follows:
           b. Members appointed by the governor are subject to
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    22 confirmation by the senate and shall serve four=year staggered
  1 23 terms as designated by the governor. The advisory council
  1 24 shall annually elect its own chairperson from among the voting
    25 members of the board council. Members appointed by the 26 governor are subject to the requirements of sections 69.16
  1 27 69.16A, and 69.19. Members appointed by the governor shall be
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    28 reimbursed for actual and necessary expenses incurred in 29 performance of their duties. Such members may also be
  1 30 eligible to receive compensation as provided in section 7E.6.
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            Sec. 4. Section 8A.302, subsection 2, Code Supplement
    32 2003, is amended to read as follows:
33 2. Providing for the proper maintenance of the state
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     34 laboratories facility in Ankeny and of the state capitol,
    35 grounds, and equipment, and all other state buildings, and 1 grounds, and equipment at the seat of government, and of the
       state laboratories facility in Ankeny, except those referred
     3 to in section 216B.3, subsection 6.
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            Sec. 5. Section 8A.311, subsection 17, Code Supplement
        2003, is amended by striking the subsection.
            Sec. 6. Section 8A.315, subsection 1, paragraph c, Code
     7 Supplement 2003, is amended to read as follows:
8 c. A minimum of ten percent of the purchases of garbage
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        can liners made by the department shall be plastic garbage can
  2 10 liners with recycled content. The percentage shall increase 2 11 by ten percent annually until fifty percent of the purchases 2 12 of garbage can liners are made by the department shall be
  2 13 plastic garbage can liners with recycled content.
  2 14 Sec. 7. Section 8A.321, subsection 1, Code Supplement 2 15 2003, is amended to read as follows:
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1. Provide for supervision over the custodians and other

2 17 employees of the department <u>in and about the state</u>

18 laboratories facility in Ankeny and in and about the capitol 2 19 and other state buildings, and the state laboratories facility 2 20 in Ankeny at the seat of government, except the buildings and 2 21 grounds referred to in section 216B.3, subsection 6, at the 2 22 seat of government. 2 23 Sec. 8. Section 8A.322, subsection 1, Code Supplement 2 24 2003, is amended to read as follows: 2 25 1. The director shall provide necessary lighting, fuel, 2 26 and water services for the state laboratories facility in Ankeny and for the state buildings and grounds located at the 2 28 seat of government, and for the state laboratories facility in 2 29 Ankeny, except the buildings and grounds referred to in 2 30 section 216B.3, subsection 6. 2 31 Sec. 9. Section 8A.412, subsection 5, Code Supplement 2 32 2003, is amended to read as follows: 5. All presidents, deans, directors, teachers, 34 professional and scientific personnel, and student employees 35 under the jurisdiction of the state board of regents. The state board of regents shall adopt rules not inconsistent with 2 the objectives of this <del>chapter</del> subchapter for all of its 3 employees not cited specifically in this subsection. The 4 rules are subject to approval by the director. If at any time 5 the director determines that the state board of regents merit 3 6 system rules do not comply with the intent of this <del>chapter</del> 7 <u>subchapter</u>, the director may direct the board to correct the 3 8 rules. The rules of the board are not in compliance until the 3 9 corrections are made. 3 10 Sec. 10. Section 10C.1, subsections 2 and 8, Code Supplement 2003, are amended to read as follows: 3 11 "Agricultural commodity" means the same as defined in 3 12 2. 13 section 190C.1 includes but is not limited to livestock, 14 crops, fiber, or food, such as vegetables, nuts, seeds, honey, 3 15 eggs, or milk existing in an unprocessed state, which is 16 produced on a farm and marketed for human or livestock 17 consumption. 8. "Life science by=product" means a an agricultural 3 19 commodity, other than a life science product, if the 3 20 agricultural commodity derives from the production of a life 3 21 science product and the agricultural commodity is not intended 3 22 or used for human consumption. 3 23 Sec. 11. Section 12B.3, Code Supplement 2003, is amended 3 24 to read as follows: 3 25 12B.3 DISCOUNTING WARRANTS. 3 26 If the treasurer of state or any county treasurer, 3 27 personally or through another, discounts the director of 3 28 revenue's the department of administrative services' or 3 29 auditor's warrants, either directly or indirectly, the 30 treasurer shall be guilty of a serious misdemeanor.
31 Sec. 12. Section 15.313, subsection 1, paragraph b, 3 31 3 32 unnumbered paragraph 1, Code Supplement 2003, is amended to 33 read as follows: 3 All unencumbered and unobligated funds from the targeted 35 small business financial assistance program, the microenterprise development revolving fund, financing rural 4 4 economic development or successor loan program, and the value= 3 added agricultural products and processes financial assistance 4 fund remaining on June 30, 1992, and all repayments of loans 5 or other awards or recaptures of awards made under these 4 4 4 6 programs 4 Sec. 13. Section 23A.2, subsection 10, paragraph p, Code 4 8 Supplement 2003, is amended by striking the paragraph. 4 Sec. 14. Section 68A.602, Code Supplement 2003, is amended 4 10 to read as follows: 4 11 68A.602 FUND CREATED. The "Iowa election campaign fund" is created within the 4 13 office of the treasurer of state. The fund shall consist of 4 14 funds paid by persons as provided in section 68A.601. The 4 15 treasurer of state shall maintain within the fund a separate 4 16 account for each political party as defined in section 43.2. 4 17 The director of revenue shall remit funds collected as 4 18 provided in section 68A.601 to the treasurer of state who 19 shall deposit such funds in the appropriate account within the 4 20 Iowa election campaign fund. All contributions directed to 21 the Iowa election campaign fund by taxpayers who do not 22 designate any one political party to receive their 23 contributions shall be divided by the director of revenue 4 24 equally among each account currently maintained in the fund. 4 25 However, at any time when more than two accounts are being 26 maintained within the fund contributions to the fund by 4 27 taxpayers who do not designate any one political party to

4 28 receive their contributions shall be divided among the

4 29 accounts in the same proportion as the number of registered 4 30 voters declaring affiliation with each political party for 4 31 which an account is maintained bears to the total number of 32 registered voters who have declared an affiliation with a 33 political party. Any interest income received by the 34 treasurer of state from investment of moneys deposited in the 35 fund shall be deposited in the Iowa election campaign fund. Such funds shall be subject to payment to the chairperson of 2 the specified political party <u>as authorized by the director</u> 3 revenue on warrants issued by the director of revenue the 5 4 department of administrative services in the manner provided 5 by section 68A.605. Sec. 15. Section 97A.8, subsection 1, paragraph i, subparagraph (1), Code Supplement 2003, is amended to read as follows: (1) Notwithstanding paragraph "g" or other provisions of 10 this chapter, beginning January 1, 1995, for federal income 11 tax purposes, and beginning January 1, 1999, for state income 5 5 12 tax purposes, member contributions required under paragraph 13 "f" or "h" which are picked up by the department shall be 14 considered employer contributions for federal and state income 5 15 tax purposes, and the department shall pick up the member 5 16 contributions to be made under paragraph "f" or "h" by its 17 employees. The department shall pick up these contributions 18 by reducing the salary of each of its employees covered by 5 19 this chapter by the amount which each employee is required to 20 contribute under paragraph "f" or "h" and shall certify the 21 amount picked up in lieu of the member contributions to the 5 22 department of revenue administrative services. The department 23 of revenue administrative services shall forward the amount of 24 the contributions picked up to the board of trustees for 25 recording and deposit in the pension accumulation fund. 5 26

Sec. 16. Section 97B.50, subsection 2, paragraph c, Code

27 Supplement 2003, is amended to read as follows:

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A vested member who terminated service due to a 29 disability, who has been issued payment for a refund pursuant 30 to section 97B.53, and who subsequently commences receiving 31 disability benefits as a result of that disability pursuant to 32 the federal Social Security Act, 42 U.S.C. } 423 et seq. or 33 the federal Railroad Retirement Act, 45 U.S.C. } 231 et seq., 34 may receive credit for membership service for the period 35 covered by the refund payment, upon repayment to the system of 1 the actuarial cost of receiving service credit for the period 2 covered by the refund payment, as determined by the system. 3 For purposes of this paragraph, the actuarial cost of the 4 service purchase shall be determined as provided in section 5 97B.74. The payment to the system as provided in this 6 paragraph shall be made within ninety days after July 1, 2000, 7 or the date federal disability payments commenced, whichever 8 occurs later. For purposes of this paragraph, the date 8 occurs later. 9 federal disability payments commence shall be the date that 10 the member actually receives the first such payment, 6 11 regardless of any retroactive payments included in that 6 12 payment. A member who repurchases service credit under this 13 paragraph and applies for retirement benefits shall have the 6 14 member's monthly allowance, including retroactive adjustment 6 15 payments, determined in the same manner as provided in 6 16 paragraph "a" or "b", as applicable. This paragraph shall not 6 17 be implemented until the system has received a determination 6 18 letter from the federal internal revenue service approving the

6 20 section 401(a). Sec. 17. Section 97B.50A, subsection 10, paragraph a, 6 22 subparagraphs (1) and (2), Code Supplement 2003, are amended 6 23 to read as follows:

19 system's plan's qualified status under Internal Revenue Code

- (1) The system shall be indemnified out of the recovery of 6 25 damages to the extent of benefit payments made by the 26 <u>retirement</u> system, with legal interest, except that the plaintiff member's attorney fees may be first allowed by the 6 28 district court.
- The system has a lien on the damage claim against the 6 29 (2) 6 30 third party and on any judgment on the damage claim for 6 31 benefits for which the <u>retirement</u> system is liable. In order 32 to continue and preserve the lien, the system shall file a 33 notice of the lien within thirty days after receiving a copy 34 of the original notice in the office of the clerk of the 35 district court in which the action is filed.

Sec. 18. Section 97B.50A, subsection 10, paragraph b, 2 subparagraphs (1) and (2), Code Supplement 2003, are amended to read as follows:

(1) A sum sufficient to repay the system for the amount of

such benefits actually paid by the retirement system up to the time of the entering of the judgment.

(2) A sum sufficient to pay the system the present worth, computed at the interest rate provided in section 535.3 for court judgments and decrees, of the future payments of such 7 10 benefits for which the retirement system is liable, but the 11 sum is not a final adjudication of the future payment which 7 12 the member is entitled to receive.

Sec. 19. Section 99G.8, subsection 11, Code Supplement 7 14 2003, is amended to read as follows:

The board shall meet at least quarterly and at such 11. 7 16 other times upon call of the chairperson or the president chief executive officer. Notice of the time and place of each 7 18 board meeting shall be given to each member. The board sh 7 19 also meet upon call of three or more of the board members. The board shall 7 20 The board shall keep accurate and complete records of all its 21 meetings.

Sec. 20. Section 99G.31, subsection 1, Code Supplement 2003, is amended to read as follows:

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1. The chief executive officer shall award the designated 7 25 prize to the <u>holder of the</u> ticket or <u>shareholder share</u> upon 7 26 presentation of the winning ticket or confirmation of a 7 27 winning share. The prize shall be given to only one person as 28 provided in this section; however, a prize shall be divided 29 between holders of winning tickets if there is more than one 7 30 winning ticket.

Sec. 21. Section 99G.34, subsection 8, Code Supplement 2003, is amended to read as follows:

8. Information that is otherwise confidential obtained 34

pursuant to investigations <u>as provided in section 99G.35</u>. Sec. 22. Section 147.107, subsection 7, Code Supplement 2003, is amended by striking the subsection.

Sec. 23. Section 148C.1, subsection 4, Code Supplement 2003, is amended to read as follows:

"Licensed physician assistant" means a person who is licensed by the board to practice as a physician assistant 6 under the supervision of one or more physicians specified in "Supervision" does not require the personal the license. 8 presence of the supervising physician at the place where 9 medical services are rendered except insofar as the personal 8 10 presence is expressly required by this chapter or required by 8 11 rules of the board adopted pursuant to this chapter.

8 12 Sec. 24. Section 148C.3, subsection 2, Code Supplement 8 13 2003, is amended to read as follows: 8 14 2. Rules shall be adopted by the board pursuant to this

8 15 chapter requiring a licensed physician assistant to be 8 16 supervised by physicians. The rules shall provide that not 8 17 more than two physician assistants shall be supervised by a 8 18 physician at one time. The rules shall also provide that a 8 19 physician assistant shall notify the board of the identity of 8 20 their the physician assistant's supervising physician, and of 8 21 any change in the status of the supervisory relationship. 8 22 Sec. 25. Section 159.34, subsection 1, Code Supplement 8 23 2003, is amended to read as follows:

1. A contract executed under this subchapter may require 8 25 that a depositary provide for the receipt, acceptance, and 8 26 storage of filing documents that are sent in an electronic 27 format to the depositary by persons who would otherwise be 8 28 required to submit filing documents to the department under 8 29 other provisions of this title. The contract shall be 8 30 governed under the same provisions as provided in section 31  $\frac{\bar{1}4B.202}{8A.106}$ .

Sec. 26. Section 161C.7, subsection 1, Code Supplement 33 2003, is amended by striking the subsection.

34 Sec. 27. Section 163.30, subsection 2, paragraph a, Code 35 Supplement 2003, is amended to read as follows:

a. "Dealer" means any person who is engaged in the 2 business of buying for resale, or selling, or exchanging swine as a principal or agent or who claims to be so engaged, but 4 does not include the owner or operator of a farm who does not 5 claim to be so engaged, and who sells or exchanges only those swine which have been kept by the person solely for feeding or

breeding purposes. Sec. 28. Section 232.95, subsection 2, Code 2003, is

9 amended by adding the following new paragraphs: NEW PARAGRAPH. b. Release the child to the child's 10 11 parent, guardian, or custodian pending a final order of 12 disposition.

NEW PARAGRAPH. c. Authorize a physician or hospital to 14 provide medical or surgical procedures if such procedures are 9 15 necessary to safeguard the child's life or health.

Sec. 29. Section 232B.10, subsection 1, Code Supplement 9 17 2003, is amended to read as follows: 9 18 1. For the purposes of this section chapter, unless the 9 19 context otherwise requires, a "qualified expert witness" may 9 20 include, but is not limited to, a social worker, sociologist, 9 21 physician, psychologist, traditional tribal therapist and 9 22 healer, spiritual leader, historian, or elder. 9 23 Sec. 30. Section 257.26, Code Supplement 2003, is amended 9 24 to read as follows: 9 25 257.26 INSTRUCTIONAL SUPPORT INCOME SURTAX DISTRIBUTION. 9 26 The director of revenue the department of administrative services shall draw warrants in payment of the amount of 9 28 instructional support surtax in the manner provided in section 9 29 298.14. 9 30 Sec. 31. Section 260G.4B, subsection 1, Code Supplement 2003, is amended to read as follows: 1. The total amount of program job credits from all employers which shall be allocated for all accelerated career 9 32 9 33 34 education programs in the state in any one fiscal year shall 9 35 not exceed the sum of three million dollars in the fiscal year beginning July 1, 2000, three million dollars in the fiscal year beginning July 1, 2001, three million dollars in the 10 10 10 3 fiscal year beginning July 1, 2002, four million dollars in 4 the fiscal year beginning July 1, 2003, and six million 5 dollars in the fiscal year beginning July 1, 2004, and every 10 10 6 fiscal year thereafter. Any increase in program job credits 7 above the six=million=dollar limitation per fiscal year shall 10 10 10 8 be developed, based on recommendations in a study which shall 9 be conducted by the department of economic development, 10 10 pursuant to this section, Code Supplement 2003, of the needs 10 11 and performance of approved programs in the fiscal years 10 12 beginning July 1, 2000, and July 1, 2001. The study's 10 13 findings and recommendations shall be submitted to the general -10 14 assembly by the department by December 31, 2002. The study 10 15 shall include but not be limited to an examination of the -10 16 quality of the programs, the number of program participant 10 17 placements, the wages and benefits in program jobs, the level 10 18 of employer contributions, the size of participating 10 19 employers, and employer locations. A community college shall 10 20 file a copy of each agreement with the department of economic 10 21 development. The department shall maintain an annual record 10 22 of the proposed program job credits under each agreement for 10 23 each fiscal year. Upon receiving a copy of an agreement, the 10 24 department shall allocate any available amount of program job 10 25 credits to the community college according to the agreement 10 26 sufficient for the fiscal year and for the term of the 10 27 agreement. When the total available program job credits are 10 28 allocated for a fiscal year, the department shall notify all 10 29 community colleges that the maximum amount has been allocated 10 30 and that further program job credits will not be available for 10 31 the remainder of the fiscal year. Once program job credits 10 32 have been allocated to a community college, the full 10 33 allocation shall be received by the community college 10 34 throughout the fiscal year and for the term of the agreement even if the statewide program job credit maximum amount is subsequently allocated and used. 10 35 11 Sec. 32. Section 282.33, subsection 1, Code Supplement 2003, is amended to read as follows:

1. A child who resides in an institution for children 11 11 11 11 under the jurisdiction of the director of human services 6 referred to in section 218.1, subsection 3, 5, 7, or 8, and 7 who is not enrolled in the educational program of the district 11 11 8 of residence of the child, shall receive appropriate 11 educational services. The institution in which the child 11 9 11 10 resides shall submit a proposed program and budget based on 11 11 the average daily attendance of the children residing in the 11 12 institution to the department of education and the department 11 13 of human services by January 1 for the next succeeding school 11 14 year. The department of education shall review and approve or 11 15 modify the proposed program and budget and shall notify the 11 16 department of revenue administrative services of its action by 11 17 February 1. The department of revenue administrative services 11 18 shall pay the approved budget amount to the department of 11 19 human services in monthly installments beginning September 15 11 20 and ending June 15 of the next succeeding school year. 11 21 installments shall be as nearly equal as possible as 11 22 determined by the department of revenue administrative 11 23 services, taking into consideration the relative budget and 11 24 cash position of the state's resources. The department of 11 25 revenue administrative services shall pay the approved budget 11 26 amount for the department of human services from the moneys

11 27 appropriated under section 257.16 and the department of human 11 28 services shall distribute the payment to the institution. 11 29 institution shall submit an accounting for the actual cost of 30 the program to the department of education by August 1 of the 11 31 following school year. The department shall review and 11 32 approve or modify all expenditures incurred in compliance with 33 the guidelines adopted pursuant to section 256.7, subsection 11 34 10, and shall notify the department of revenue administrative 11 <u>11</u> 12 35 services of the approved accounting amount. The approved accounting amount shall be compared with any amounts paid by 12 the department of revenue administrative services to the 12 3 department of human services and any differences added to or 12 4 subtracted from the October payment made under this subsection 5 for the next school year. Any amount paid by the department 6 of revenue administrative services shall be deducted monthly 12 12 12 from the state foundation aid paid under section 257.16 to all 12 8 school districts in the state during the subsequent fiscal 12 9 year. The portion of the total amount of the approved budget 12 10 that shall be deducted from the state aid of a school district 12 11 shall be the same as the ratio that the budget enrollment for 12 12 the budget year of the school district bears to the total 12 13 budget enrollment in the state for that budget year in which 12 14 the deduction is made. 12 15

Sec. 33. Section 301.1, subsection 2, Code Supplement 2003, is amended to read as follows:

12 16 2. Textbooks adopted and purchased by a school district 12 17 12 18 shall, to the extent funds are appropriated by the general 12 19 assembly, be made available to pupils attending accredited 12 20 nonpublic schools upon request of the pupil or the pupil's 12 21 parent under comparable terms as made available to pupils 12 22 attending public schools. If the general assembly 12 23 appropriates moneys for purposes of making textbooks available 12 24 to accredited nonpublic school pupils, the department of 12 25 education shall ascertain the amount available to a school 12 26 district for the purchase of nonsectarian, nonreligious 12 27 textbooks for pupils attending accredited nonpublic schools. 12 28 The amount shall be in the proportion that the basic 12 29 enrollment of a participating accredited nonpublic school 12 30 bears to the sum of the basic enrollments of all participating 12 31 accredited nonpublic schools in the state for the budget year. 12 32 For purposes of this section, a "participating accredited 12 33 nonpublic school means an accredited nonpublic school that 12 34 submits a written request on behalf of the school's pupils in 12 35 accordance with this subsection, and that certifies its actual 13 1 enrollment to the department of education by October 1, 2 annually. By October 15, annually, the department of 13 13 3 education shall certify to the director of revenue the 13 13 4 department of administrative services the annual amount to be 5 paid to each school district, and the director of revenue the 13 13 6 department of administrative services shall draw warrants 7 payable to school districts in accordance with this 8 subsection. For purposes of this subsection, an accredited 13 9 nonpublic school's enrollment count shall include only 13 The costs of providing 13 10 students who are residents of Iowa. 13 11 textbooks to accredited nonpublic school pupils as provided in 13 12 this subsection shall not be included in the computation of 13 13 district cost under chapter 257, but shall be shown in the 13 14 budget as an expense from miscellaneous income. Textbook 13 15 expenditures made in accordance with this subsection shall be

13 16 kept on file in the school district. Sec. 34. Section 304A.29, Code Supplement 2003, is amended 13 18 to read as follows:

304A.29 CLAIMS.

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13 20 Claims for losses covered by indemnity agreements under 13 21 this division shall be submitted to the department of 13 22 administrative services which shall review the claims. 13 23 department determines that the loss is covered by the 13 24 agreement, the department shall certify the validity of the 13 25 claim, and authorize payment of the amount of loss, less any 13 26 deductible portion, to the lender, and issue a warrant for 27 payment of the claim from the state general fund out of any

13 28 funds not otherwise appropriated.
13 29 2. The department shall prescribe rules providing for 13 30 prompt adjustment of valid claims. The rules shall include 13 31 provisions for the employment of consultants and for the 13 32 arbitration of issues relating to the dollar value of damages 13 33 involving less than total loss or destruction of covered 13 34 items.

13 35 The authorization for payment shall be forwarded to the 1 director of the department of administrative services, who 2 shall issue a warrant for payment of the claim from the state

general fund out of any funds not otherwise appropriated. Sec. 35. Section 321.91, subsection 2, Code 2003, is 14 4 14 5 amended to read as follows: 14 2. A person convicted of a violation of this section who 14 abandons a vehicle is guilty of a simple misdemeanor 14 8 punishable as a scheduled violation under section 805.8A, 14 subsection 14, paragraph "b". 14 10 Sec. 36. Section 321.210B, Code Supplement 2003, is 14 11 amended to read as follows: 321.210B NONRENEWAL OR SUSPENSION FOR FAILURE TO PAY 14 12 14 13 INDEBTEDNESS OWED TO THE STATE. The department shall suspend or refuse to renew the 14 14 14 15 driver's license of a person who has a delinquent account owed to the state according to records provided by the department of revenue pursuant to section 421.17. A license shall be 14 16 14 17 14 18 suspended or shall not be renewed until such time as the 14 19 department of administrative services revenue notifies the 14 20 state department of transportation that the licensee has made 14 21 arrangements for payment of the debt with the agency which is 14 22 owed or is collecting the debt. This section is only 14 23 applicable to those persons residing in a county which is 14 24 participating in the driver's license indebtedness clearance 14 25 pilot project. 14 26 14 27 Sec. 37. Section 331.304, subsection 10, Code 2003, is amended to read as follows: 14 28 10. A county shall not adopt or enforce any ordinance 14 29 imposing any registration or licensing system or registration 14 30 or license fees for owner=occupied manufactured or mobile 14 31 homes including the lots or lands upon which they are located. 14 32 A county shall not adopt or enforce any ordinance imposing 14 33 any registration or licensing system, or registration or 14 34 license fees, or safety or sanitary standards for rental 14 35 manufactured or mobile homes unless similar registration or licensing system, or registration or license fees, or safety 15 15 or sanitary standards are required for other rental properties 15 3 intended for human habitation. This subsection does not 15 4 preclude the investigation and abatement of a nuisance or the 5 enforcement of a tiedown system, or the enforcement of any 6 regulations of the state or local board of health if those 15 15 15 7 regulations apply to other rental properties or to owner= 15 8 occupied housing intended for human habitation. 15 Sec. 38. Section 331.559, subsection 1, Code Supplement 15 10 2003, is amended to read as follows: 15 11 1. Determine and collect taxes on mobile homes and 15 manufactured homes as provided in sections 435.22 to 435.26. Sec. 39. Section 331.602, subsection 29, Code Supplement 15 13 15 14 2003, is amended to read as follows: 29. Register Record the name and description of a farm as provided in sections 557.22 to 557.26. 15 15 15 16 15 17 Sec. 40. Section 331.756, subsection 63, Code Supplement 15 18 2003, is amended to read as follows: 15 19 63. Present to the grand jury at 63. Present to the grand jury at its next session a copy 15 20 of the report filed by the division department of corrections 15 21 of the department of human services of its inspection of the 15 22 jails in the county as provided in section 356.43. Sec. 41. Section 356.7, subsection 1, Code Supplement 15 23 15 24 2003, is amended to read as follows: 1. The county sheriff, or a municipality operating a 15 25 15 26 temporary municipal holding facility or jail, may charge a 15 27 prisoner who is eighteen years of age or older and who has 15 28 been convicted of a criminal offense or sentenced for contempt 15 29 of court for violation of a domestic abuse order for the 15 30 actual administrative costs relating to the arrest and booking 15 31 of that prisoner, and for room and board provided to the 15 32 prisoner while in the custody of the county sheriff or 15 33 municipality. Moneys collected by the sheriff or municipality 15 34 under this section shall be credited respectively to the 15 35 county general fund or the city general fund and distributed 16 1 as provided in this section. If a prisoner who has been 16 2 convicted of a criminal offense or sentenced for contempt of 16 court for violation of a domestic abuse order fails to pay for 3 16 the administrative costs and the room and board, the sheriff 5 or municipality may file a room and board reimbursement claim 16 16 6 with the district court as provided in subsection 2. The county attorney may file the reimbursement claim on behalf of the sheriff and the county or the municipality. The attorney 16 16 16 for the municipality may also file a reimbursement claim on 16 10 behalf of the municipality. This section does not apply to 16 11 prisoners who are paying for their room and board by court 16 12 order pursuant to sections 356.26 through 356.35. Sec. 42. Section 368.4, Code Supplement 2003, is amended

16 14 to read as follows: 16 15 368.4 ANNEXING MORATORIUM. A city, following notice and hearing, may by resolution 16 16 16 17 agree with another city or cities to refrain from annexing 16 18 specifically described territory for a period not to exceed 16 19 ten years and, following notice and hearing, may by resolution 16 20 extend the agreement for subsequent periods not to exceed ten 16 21 years each. Notice of a hearing shall be served by regular 16 22 mail at least thirty days before the hearing on the city 16 23 development board and on the board of supervisors of the 16 24 county in which the territory is located and shall be 16 25 published in an official county newspaper in each county 16 26 containing a city conducting a hearing regarding the 16 27 agreement, <u>in an official county newspaper</u> in any county 16 28 within two miles of any such city, and in an official 16 29 newspaper of each city conducting a hearing regarding the 16 30 agreement. The notice shall include the time and place of the 16 31 hearing, describe the territory subject to the proposed 16 32 agreement, and the general terms of the agreement. After 16 33 passage of a resolution by the cities approving the 16 34 agreements, a copy of the agreement and a copy of any 16 35 resolution extending an agreement shall be filed with the city 17 1 development board within ten days of enactment. If such an 2 agreement is in force, the board shall dismiss a petition or 3 plan which violates the terms of the agreement. 17 17 4 Sec. 43. Section 368.26, unnumbered paragraph 3, Code 5 Supplement 2003, is amended to read as follows: 17 17 17 For the purposes of this section, "protected farmland" 7 means land that is part of a century farm as that term is 17 17 8 defined in section 403.17, subsection 10. "County For the section 10 ordinance, motion, resolution, or amendment adopted by a <del>"County</del> For the 17 11 county pursuant to section 331.302. Sec. 44. Section 372.4, subsection 3, Code Supplement 17 12 17 13 2003, is amended to read as follows: 3. In a city having a population of between five hundred 17 14 17 15 and or more, but not more than five thousand, the city council 17 16 may, or shall upon petition of the electorate meeting the 17 17 numerical requirements of section 372.2, subsection 1, submit 17 18 a proposal at the next regular or special city election to 17 19 reduce the number of council members to three. If a majority 17 20 of the voters voting on the proposal approves it, the proposal 17 21 is adopted. If the proposal is adopted, the new council shall 17 22 be elected at the next regular or special city election. The 17 23 council shall determine by ordinance whether the three council 17 24 members are elected at large or by ward. 17 25 Sec. 45. Section 422.12D, Substitution 26 2003, is amended to read as follows:
17 27 4. The department shall adopt rules to implement this sect before a checkoff pursuant to this sect Sec. 45. Section 422.12D, subsection 4, Code Supplement 17 28 section. However, before a checkoff pursuant to this section 17 29 shall be permitted, all liabilities on the books of the 17 30 department of revenue administrative services and accounts 17 31 identified as owing under section 421.17 8A.504 and the

 $17\ 32\ \text{political}$  contribution allowed under section  $68\text{A.}601\ \text{shall}$  be  $17\ 33\ \text{satisfied}.$ 

Sec. 46. Section 422.16, subsection 9, Code Supplement

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17 35 2003, is amended to read as follows: 18 9. The amount of any overpayment of the individual income tax liability of the employee taxpayer, nonresident, or other 18 18 3 person which may result from the withholding and payment of 4 withheld tax by the employer or withholding agent to the 5 department under subsections 1 and 12, as compared to the 18 18 18 6 individual income tax liability of the employee taxpayer, 18 7 nonresident, or other person properly and correctly determined 18 8 under the provisions of section 422.4, to and including 18 9 section 422.25, may be credited against any income tax or 18 10 installment thereof then due the state of Iowa and any balance 18 11 of one dollar or more shall be refunded to the employee taxpayer, nonresident or other person with interest at the 18 12 18 13 rate in effect under section 421.7 for each month or fraction 18 14 of a month, the interest to begin to accrue on the first day 18 15 of the second calendar month following the date the return was 18 16 due to be filed or was filed, whichever is the later date. 18 17 Amounts less than one dollar shall be refunded to the 18 18 taxpayer, nonresident, or other person only upon written 18 19 application, in accordance with section 422.73, and only if 18 20 the application is filed within twelve months after the due 18 21 date of the return. Refunds in the amount of one dollar or 18 22 more provided for by this subsection shall be paid by the 18 23 treasurer of state by warrants drawn by the director of 18 24 revenue the department of administrative services, or an

18 25 authorized employee of the department, and the taxpayer's 18 26 return of income shall constitute a claim for refund for this 18 27 purpose, except in respect to amounts of less than one dollar. 18 28 There is appropriated, out of any funds in the state treasury 18 29 not otherwise appropriated, a sum sufficient to carry out the 18 30 provisions of this subsection. Sec. 47. Section 422.35, subsection 18, Code Supplement 2003, is amended to read as follows: 18 31 18 32 18. Add, to the extent not already included, income from 18 33 34 the sale of obligations of the state and its political 18 35 divisions subdivisions. 18 Income from the sale of these obligations is exempt from the taxes imposed by this division 19 2 19 only if the law authorizing these obligations specifically 19 exempts the income from the sale from the state corporate 19 income tax. 19 Section 422.70, subsection 3, Code 2003, is Sec. 48. 19 amended to read as follows: 6 19 3. The fees and mileage to be paid witnesses and charged 19 8 as costs shall be the same as prescribed by law in proceedings 19 in the district court of this state in civil cases. All costs 19 10 shall be charged in the manner provided by law in proceedings 19 11 in civil cases. If the costs are charged to the taxpayer they 19 12 shall be added to the taxes assessed against the taxpayer and 19 13 shall be collected in the same manner. Costs charged to the 19 14 state shall be certified by the director who and the 19 15 19 16 department of administrative services shall issue warrants on the state treasurer for the amount of the costs, to be paid 19 17 out of the proceeds of the taxes collected under this chapter. Sec. 49. Section 425.23, subsection 3, paragraph a, Code 19 18 19 19 Supplement 2003, is amended to read as follows: 19 20 a. A person who is eligible to file a claim for credit for 19 21 property taxes due and who has a household income of eight 19 22 thousand five hundred dollars or less and who has an unpaid 19 23 special assessment levied against the homestead may file a 19 24 claim for a special assessment credit with the county 19 25 treasurer. The department shall provide to the respective 19 26 treasurers the forms necessary for the administration of this 19 27 subsection. The claim shall be filed not later than September 19 28 30 of each year. Upon the filing of the claim, interest for 19 29 late payment shall not accrue against the amount of the unpaid 19 30 special assessment due and payable. The claim filed by the 19 31 claimant constitutes a claim for credit of an amount equal to 19 32 the actual amount due upon the unpaid special assessment, plus 19 33 interest, payable during the fiscal year for which the claim 19 34 is filed against the homestead of the claimant. However, 19 35 where the claimant is an individual described in section 20 425.17, subsection 2, paragraph "b", and the tentative credit 20 is determined according to the schedule in subsection 1, paragraph "b", subparagraph (2), of this section, the claim 20 20 4 filed constitutes a claim for credit of an amount equal to 20 5 one=half of the actual amount due and payable during the 20 6 fiscal year. The treasurer shall certify to the director of 7 revenue not later than October 15 of each year the total 20 2.0 8 amount of dollars due for claims allowed. The amount of 20 9 reimbursement due each county shall be <u>certified by the</u> 10 director of revenue and paid by the director of revenue the 20 11 department of administrative services by November 15 of each 20 12 year, drawn upon warrants payable to the respective treasurer. 20 13 There is appropriated annually from the general fund of the 20 14 state to the department of revenue an amount sufficient to 20 15 carry out the provisions of this subsection. The treasurer 20 16 shall credit any moneys received from the department against the amount of the unpaid special assessment due and payable on 20 17 20 18 the homestead of the claimant. 20 19 Section 425A.6, Code Supplement 2003, is amended Sec. 50. to read as follows: 20 20 20 21 425A.6 WARRANTS DRAWN AUTHORIZED BY DIRECTOR == PRORATION. After receiving from the county auditors the certifications 20 22 20 23 provided for in section 425A.5, and during the following 20 24 fiscal year, the director of revenue shall authorize the 25 department of administrative services to draw warrants on the 20 26 family farm tax credit fund created in section 425A.1, payable 20 27 to the county treasurers in the amount certified by the county 20 28 auditors of the respective counties and mail the warrants to 20 29 the county auditors on June 1 of each year taking into 20 30 consideration the relative budget and cash position of the 20 31 state resources. However, if the family farm tax credit fund 20 32 is insufficient to pay in full the total of the amounts 20 33 certified to the director of revenue, the director shall 20 34 prorate the fund to the county treasurers and shall notify the

20 35 county auditors of the pro rata percentage on or before June

21 Sec. 51. Section 425A.7, Code Supplement 2003, is amended to read as follows: 21 425A.7 APPORTIONMENT BY AUDITOR. 2.1 Upon receiving the pro rata percentage from the director of 21 6 revenue, the county auditor shall determine the amount to be 21 credited to each tract of agricultural land, and shall enter 21 8 upon tax lists as a credit against the tax levied on each 9 tract of agricultural land on which there has been made an 21 10 allowance of credit before delivering the tax lists to the 21 11 county treasurer. Upon receipt of the director's warrant by 21 12 the county auditor, the auditor shall deliver the warrant to 21 13 the county treasurer for apportionment. The county treasurer 21 14 shall show on each tax receipt the amount of tax credit for 21 15 each tract of agricultural land. In case of change of 21 16 ownership the credit shall follow the title. 21 17 Sec. 52. Section 426.7, Code Supplement 2003, is amended 21 18 to read as follows: 426.7 WARRANTS DRAWN AUTHORIZED BY DIRECTOR. 21 19 21 20 After receiving from the county auditors the certifications 21 21 provided for in section 426.6, and during the following fiscal 21 22 year, the director of revenue shall authorize the department 23 of administrative services to draw warrants on the 24 agricultural land credit fund created in section 426.1, 21 25 payable to the county treasurers in the amount certified by 21 26 the county auditors of the respective counties and mail the 21 27 warrants to the county auditors on July 15 of each year taking 21 28 into consideration the relative budget and cash position of 21 29 the state resources. However, if the agricultural land credit 21 30 fund is insufficient to pay in full the total of the amounts 31 certified to the director of revenue, the director shall 21 32 prorate the fund to the county treasurers and notify the 21 33 county auditors of the pro rata percentage on or before June 34 15. 21 21 35 Sec. 53. Section 426.8, Code Supplement 2003, is amended to read as follows: 22 2.2 426.8 APPORTIONMENT BY AUDITOR. 22 Upon receiving the pro rata percentage from the director of 22 4 revenue, the county auditor shall determine the amount to be 22 5 credited to each tract of agricultural land, and shall enter 6 upon tax lists as a credit against the tax levied on each 7 tract of agricultural land on which there has been made an 22 22 22 8 allowance of credit before delivering said tax lists to the 9 county treasurer. Upon receipt of the director's warrant by 22 10 the county auditor, the auditor shall deliver said warrant to 22 11 the county treasurer for apportionment. The county treasurer 22 12 shall show on each tax receipt the amount of tax credit for 22 13 each tract of agricultural land. In case of change of 22 14 ownership the credit shall follow the title. 22 15 Sec. 54. Section 426A.4, Code Supplement 2003, is amended 22 16 to read as follows:  $22 \ \overline{17}$ 426A.4 CERTIFICATION BY DIRECTOR OF REVENUE. 22 18 Sums distributable from the general fund of the state shall 22 19 be allocated annually to the counties of the state. On 22 20 September 15 annually the director of revenue shall certify 22 21 and the department of administrative services shall draw 22 22 warrants to the treasurer of each county payable from the 22 23 general fund of the state in the amount claimed. 22 24 shall be made to the treasurer of each county not later than 22 25 September 30 of each year. Sec. 55. 22 26 Section 434.22, Code Supplement 2003, is amended 22 27 to read as follows: 22 28 434.22 LEVY AND COLLECTION OF TAX. 22 29 At the first meeting of the board of supervisors held after 22 30 said statement is received by the county auditor, it the board 22 31 shall cause the same to be entered on its minute book, and 22 32 make and enter  $\frac{1}{1}$  the minute book an order stating the 22 33 length of the main track and the assessed value of each 34 railway lying in each city, township, or lesser taxing 22 22 35 district in its county, through or into which said the railway 1 extends, as fixed by the director of revenue, which shall 23 constitute the taxable value of <u>said</u> the property for taxing purposes; and the taxes on <u>said</u> the property, when collected by the county treasurer, shall be disposed of as other taxes. The county auditor shall transmit a copy of <u>said</u> the order to 23 23 4 23 23 the council or trustees of the city or township 23 6 Section 437.10, Code Supplement 2003, is amended 23 Sec. 56. to read as follows: 437.10 ENTRY OF CERTIFICATE. 23 8 23 At the first meeting of the board of supervisors held after 23 11 said statements are received by the county auditor, it the

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board shall cause such statement to be entered in its minute 23 13 book and make and enter therein in the minute book an order 23 14 stating the length of the lines and the assessed value of the 23 15 property of each of <u>said</u> <u>the</u> companies situated in each 23 16 township or lesser taxing district in each county outside 23 17 cities, as fixed by the director of revenue, which shall 23 18 constitute the taxable value of said the property for taxing 23 19 purposes. The county auditor shall transmit a copy of said 23 20 the order to the trustees of each township and to the proper 23 21 taxing boards in lesser taxing districts into which the line 23 22 or lines of said the company extend in the county. The tax 23 23 on said the property when collected by the county treasurer 23 24 shall be disposed of as other taxes on real estate. 23 25 Section 438.15, Code Supplement 2003, is amended Sec. 57. 23 26 to read as follows: 23 27 438.15 ASSESSED VALUE IN EACH TAXING DISTRICT == RECORD. 23 28 At the first meeting of the board of supervisors held after 23 29 said statement is received by the county auditor, it the board 23 30 shall cause the same to be entered on its minute book, and 23 31 make and enter therein in the minute book an order describing 23 32 and stating the assessed value of each pipeline lying in each 23 33 city, township, or lesser taxing district in its county, 23 34 through or into which said the pipeline extends, as fixed by 23 35 the director of revenue, which shall constitute the assessed 24 1 value of said the property for taxing purposes; and the taxes 2 on said the property, when collected by the county treasurer, 3 shall be disposed of as other taxes. The county auditor shall 24 24 transmit a copy of said the order to the council of the city, 24 or the trustees of the township, as the case may be. 24 Sec. 58. Section 441.26, unnumbered paragraph 4, Code 24 Supplement 2003, is amended to read as follows:

The assessment rolls shall be used in listing the property 24 2.4 24 and showing the values affixed to the property of all persons 24 10 assessed. The rolls shall be made in duplicate. The 24 11 duplicate roll shall be signed by the assessor, detached from 24 12 the original and delivered to the person assessed if there has 24 13 been an increase or decrease in the valuation of the property. 24 14 If there has been no change in the <u>evaluation</u> valuation, the 24 15 information on the roll may be printed on computer stock paper 24 16 and preserved as required by this chapter. If the person 24 17 assessed requests in writing a copy of the roll, the copy 24 18 shall be provided to the person. The pages of the assessor's 24 19 assessment book shall contain columns ruled and headed for the 24 20 information required by this chapter and that which the 24 21 director of revenue deems essential in the equalization work 24 22 of the director. The assessor shall return all assessment 24 23 rolls and schedules to the county auditor, along with the 24 24 completed assessment book, as provided in this chapter, and 24 25 the county auditor shall carefully keep and preserve the 24 26 rolls, schedules and book for a period of five years from the 24 27 time of its filing in the county auditor's office. 24 28 Sec. 59. Section 453A.3, subsection 1, paragra Section 453A.3, subsection 1, paragraph c, Code 2003, is amended by striking the paragraph. 24 29 24 30 Sec. 60. Section 453A.8, subsection 3, unnumbered 24 31 paragraph 1, Code 2003, is amended to read as follows: The department may make refunds on unused stamps to the 24 32 24 33 person who purchased the stamps at a price equal to the amount 34 paid for the stamps when proof satisfactory to the department 35 is furnished that any stamps upon which a refund is requested 24 2.4 25 1 were properly purchased from the department and paid for by 2 the person requesting the refund. In making the refund, the 3 department shall prepare a voucher showing the amount of 25 25 4 refund due and to whom payable and shall authorize the 25 25 25 5 department of administrative services to issue a warrant upon order of the director to pay the refund out of any funds in the state treasury not otherwise appropriated. 25 25 Sec. 61. Section 455B.105, subsections 6 and 8, Code 25 9 Supplement 2003, are amended to read as follows: 25 10 6. Approve all contracts and agreements under this chapter 25 11 and chapter 459, subchapters I, II, III, IV, and VI, between 25 12 the department and other public or private persons or 25 13 agencies. 25 14 8. Hold public hearings, except when the evidence to be 25 15 received is confidential pursuant to this chapter, chapter 22, 25 16 or chapter 459<del>, subchapters I, II, III, IV, and VI,</del> necessary 25 17 to carry out its powers and duties. The commission may issue 25 18 subpoenas requiring the attendance of witnesses and the 25 19 production of evidence pertinent to the hearings. A subpoena 25 20 shall be issued and enforced in the same manner as provided in 25 21 civil actions.

Sec. 62. Section 455B.107, Code Supplement 2003, is

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25 23 amended to read as follows:
           455B.107 WARRANTS BY DIRECTOR OF DEPARTMENT OF
 25 24
 25 25 ADMINISTRATIVE SERVICES.
25 26 The director of the department of administrative se
25 27 shall draw warrants on the treasurer of state for all
           The director of the department of administrative services
 25 28 disbursements authorized by the provisions of this chapter and 25 29 chapter 459, subchapters I, II, III, IV, and VI, upon itemized 25 30 and verified vouchers bearing the approval of the director of
 25 31 the department of natural resources.
 25 32 Sec. 63. Section 455E.11, subsection 2, paragraph e, Code 25 33 Supplement 2003, is amended to read as follows:
 25 34
           e. An oil overcharge account. The oil overcharge moneys
 25 35 distributed by the United States department of energy, and
     1 approved for the energy related components of the groundwater 2 protection strategy available through the energy conservation
 26
 2.6
 26
     3 trust created in section 473.11, shall be deposited in the oil
     4 overcharge account as appropriated by the general assembly.
5 The oil overcharge account shall be used for the following
 26
 26
<del>-26</del>
     6 purposes:
 26 7
          (1) The following amounts are appropriated to the
26 8 department of natural resources to implement its
     9 responsibilities pursuant to section 455E.8:
<del>-26</del>
26 10 (a) For the fiscal year beginning July 1, 1987 and ending 26 11 June 30, 1988, eight hundred sixty thousand dollars is
<del>26 12 appropriated.</del>
          (b) For the fiscal year beginning July 1, 1988 and ending
26 14 June 30, 1989, six hundred fifty thousand dollars is
    15 appropriated.
 26 16
          (c) For the fiscal year beginning July 1, 1989 and ending
26 17 June 30, 1990, six hundred thousand dollars is appropriated.
26 18 (d) For the fiscal year beginning July 1, 1990 and ending 26 19 June 30, 1991, five hundred thousand dollars is appropriated.
26 20 (e) For the fiscal year beginning July 1, 1991 and ending
26 21 June 30, 1992, five hundred thousand dollars is appropriated.
        (2) For the fiscal year beginning July 1, 1987 and ending
 26 22
-26 23 June 30, 1988, five hundred sixty thousand dollars is
26 24 appropriated to the department of natural resources for
-26 25 assessing rural, private water supply quality.
26 26 (3) For the fiscal period beginning July 1
26 27 ending June 30, 1989, one hundred thousand dollars is
26 28 appropriated annually to the department of natural resources
26 29 for the administration of a groundwater monitoring program at
26 30 sanitary landfills.
           (4) The following amounts are appropriated to the Iowa
 26 31
26 32 state water resources research institute to provide
26 33 competitive grants to colleges, universities, and private
26 34 institutions within the state for the development of research
26 35 and education programs regarding alternative disposal methods
-27
    1 and groundwater protection:
27 2 (a) For the fiscal year beginning July 1, 1987 and ending 27 3 June 30, 1988, one hundred twenty thousand dollars is
27 4 appropriated.
 27 5
          (b) For the fiscal year beginning July 1, 1988 and ending
     6 June 30, 1989, one hundred thousand dollars is appropriated.
\frac{-2.7}{}
 27 7
          (c) For the fiscal year beginning July 1, 1989 and ending
27 8 June 30, 1990, one hundred thousand dollars is appropriated.
           (5) The following amounts are appropriated to the
 27 9
27 10 department of natural resources to develop and implement
-2.7
    11 demonstration projects for landfill alternatives to solid
27 12 waste disposal, including recycling programs:
 27 13
         (a) For the fiscal year beginning July 1, 1987 and ending
    14 June 30, 1988, seven hundred sixty thousand dollars is
27 15 appropriated.
 27 16
          (b) For the fiscal year beginning July 1, 1988 and ending
-27 17 June 30, 1989, eight hundred fifty thousand dollars is
<del>27 18 appropriated.</del>
 27 19
           (6) For the fiscal period beginning July 1, 1987 and
27 20 ending June 30, 1988, eight hundred thousand dollars is
27 21 appropriated to the Leopold center for sustainable
<del>27 22 agriculture.</del>
 27 23
           (7) Seven million five hundred thousand dollars is
27 24 appropriated to the agriculture energy management fund created
27 25 under chapter 161B for the fiscal period beginning July 1,
-27 26 1987 and ending June 30, 1992, to develop nonregulatory
    27 programs to implement integrated farm management of farm
27 28 chemicals for environmental protection, energy conservation,
27 29 and farm profitability; interactive public and farmer
27 30 education; and applied studies on best management practices
27 31 and best appropriate technology for chemical use efficiency
27 32 and reduction.
           (8) The following amounts are appropriated to the
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27 34 department of natural resources to continue the Big Spring
    35 demonstration project in Clayton county.
 28 1
            (a) For the fiscal period beginning July 1, 1987 and
        ending June 30, 1990, seven hundred thousand dollars is
-2.8
28
     3 appropriated annually.
2.8 4
           (b) For the fiscal period beginning July 1, 1990 and
28
    5 ending June 30, 1992, five hundred thousand dollars is
-28
     6 appropriated annually.
28 7
           (9) For the fiscal period beginning July 1, 1987 and
28 8 ending June 30, 1990, one hundred thousand dollars is
28 9 appropriated annually to the department of agriculture
-28 10 land stewardship to implement a targeted education program on
28 11 best management practices and technologies for the mitigation
28 12 of groundwater contamination from or closure of agricultural
28 13 drainage wells, abandoned wells, and sinkholes.
 28 14
           Sec. 64. Section 455G.5, unnumbered paragraph 2, Code
 28 15 Supplement 2003, is amended to read as follows:
 The board may enter into a contract or an agreement authorized under chapter 28E with a private agency or person,
 28 18 the department of natural resources, the Iowa finance
 28 19 authority, the department of administrative services, the 28 20 department of revenue, other departments, agencies, or
28
 28 21 governmental subdivisions of this state, another state, or the
 28 22 United States, in connection with its administration and 28 23 implementation of this chapter or chapter 424 or 455B.
 28 24
            Sec. 65. Section 456A.16, unnumbered paragraph 7, Code
 28 25 Supplement 2003, is amended to read as follows:
 28 26
            The department shall adopt rules to implement this section.
 28 27 However, before a checkoff pursuant to this section shall be
 28 28 permitted, all liabilities on the books of the department of
 28 29 \frac{1}{1} revenue administrative services and accounts identified as 28 30 owing under section \frac{421.17}{8A.504} and the political
 28 31 contribution allowed under section 68A.601 shall be satisfied.
 28 32 Sec. 66. Section 476.53, subsection 4, paragraph b, Code 28 33 Supplement 2003, is amended to read as follows:
           b. In determining the applicable ratemaking principles,
 28 34
 2.8
    35 the board shall not be limited to traditional ratemaking
     1 principles or traditional cost recovery mechanisms. Among the 2 principles and mechanisms the board may consider, the board
 29
 29
 29
     3 has the authority to approve ratemaking principles proposed by
 29
      4 a rate=regulated public utility that provide for reasonable
     5 restrictions upon the ability of the public utility to seek a
 29
 29
      6 general increase in electric rates under section 476.6 for at
 29
        least three years after the generation generating facility
 29
     8 begins providing service to Iowa customers.
           Sec. 67. Section 483A.24A, subsection 2, paragraph c, Code
 29
 29 10 Supplement 2003, is amended to read as follows:
 29 11
            c. "Public institution" means a state institution listed
 29 12 under section 904.102, subsections 1 through 10, that is
 29 13 administered by the department of corrections.
 29 14 Sec. 68. Section 501.407, subsection 2, paragraph b, Code 29 15 Supplement 2003, is amended to read as follows:
 29 16
           b. An intentional infliction of harm on the corporation
 29 17
        cooperative or its shareholders members.
 29 18
            Sec. 69. Section 508.38, subsection 11, Code Supplement
        2003, is amended to read as follows:
 29 19
 29 20
            11. After July 1, 2003, a company may elect either to
 29 21 apply the provisions of this section as it existed prior to
 29 22 July 1, 2003, or to apply the provisions of this section as
 29 23 enacted amended by 2003 Acts, ch 91, } 8==10, to annuity
 29 24 contracts on a contract form=by=form basis before the second
 29 25 anniversary of the effective date of 2003 Acts, ch 91, } 29 26 July 1, 2005. In all other instances, this section shall
-2.9
 29 27 become operative with respect to annuity contracts issued by
 29 28 the company two years after July 1, 2003.
29 29 Sec. 70. Section 510.6, subsections 6 and 7, Code 2003,
 29 30 are amended to read as follows:
 29 31 6. An insurer shall review its books and records each 29 32 quarter and determine if any <u>insurance</u> producer, as defined by
 29 33 section 510A.2, has become, by operation of section 510.1B,
 29 34 subsection 4, a managing general agent as defined in that 29 35 section. If the insurer determines that \frac{1}{2} an insurance
     1 producer has become a managing general agent by operation of
 30
     2 section 510.1B, subsection 4, the insurer shall promptly 3 notify the <u>insurance</u> producer and the commissioner of such 4 determination and the insurer and <u>insurance</u> producer shall
 30
 30
 30
 30
     5 fully comply with the provisions of this chapter within thirty
     6 days.
 30
                 An insurer shall not appoint to its board of directors
 30
 30
      8 an officer, director, employee, <u>insurance</u> producer, or
      9 controlling shareholder of a managing general agent of the
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30 10 insurer. This subsection shall not apply to relationships 30 11 governed by chapter 521A relating to the regulation of 30 12 insurance company holding systems, or, if applicable, by 30 13 chapter 510A relating to the regulation of insurance producer 30 14 controlled property and casualty insurers. 30 15 Sec. 71. Section 510A.4, subsection 1, paragraph b, 30 16 subparagraph (2), Code Supplement 2003, is amended to read as 30 17 follows: 30 18 (2) The controlled insurer, except for insurance business 30 19 written through a residual market facility, accepts insurance 30 20 business only from the controlling producer, a an insurance 30 21 producer controlled by the controlled insurer, or an insurance 30 22 producer that is a subsidiary of the controlled insurer.
30 23 Sec. 72. Section 514B.12, unnumbered paragraph 1, Code
30 24 Supplement 2003, is amended to read as follows: 30 25 A health maintenance organization shall annually on or 30 26 before the first day of March file with the commissioner or a 30 27 depository designated by the commissioner a report verified by 30 28 at least two of its the principal officers of the health maintenance organization and covering the preceding calendar year. The report shall be on forms prescribed by the 30 30 30 31 commissioner and shall include: 30 32 Sec. 73. Section 515F.32, subsection 3, Code Supplement 30 33 30 34 2003, is amended to read as follows:
3. "Plan" "FAIR plan" means the FAIR plan to assure fair 30 35 access to insurance requirements established pursuant to 1 section 515F.33. 31 31 Sec. 74. Section 515F.36, subsection 1, Code Supplement 31 2003, is amended to read as follows: 31 1. A governing committee shall administer the FAIR plan, 31 subject to the supervision of the commissioner, and. The FAIR plan shall be operated by a manager appointed by the 31 7 committee. 31 8 Sec. 75. Section 533C.201, subsection 1, Code Supplement 31 2003, is amended to read as follows: 31 10 1. A person shall not engage in the business of money 31 11 transmission or advertise, solicit, or hold itself out as 31 12 providing money transmission unless the person: 31 13 a. Is licensed under this article-; or 31 14 b. Is an authorized delegate of a person licensed under 31 15 this article. 31 16 Sec. 76. Section 533C.303, subsection 4, Code Supplement 31 17 2003, is amended to read as follows: 31 18 4. An applicant whose application who is denied a license 31 19 by the superintendent under this article may appeal, within 31 20 thirty days after receipt of the notice of the denial, from 31 21 the denial and request a hearing. The denial of a license 31 22 shall not be deemed a contested case <u>under chapter 17A</u>.
31 23 Sec. 77. Section 533C.503, subsection 3, paragraphs e and 31 23 31 24 f, Code Supplement 2003, are amended to read as follows: e. A charge <u>filed against</u> or conviction of the licensee or 31 25 31 26 of an executive officer, manager, or director of, or person in control of, the licensee for a felony. 31 27 f. A charge filed against or conviction of an authorized 31 28 31 29 delegate for a felony. Sec. 78. Section 533C.505, subsection 3, Code Supplement 31 30 31 31 2003, is amended to read as follows: 31 32 3. Records may be maintained outside this state if they 33 are made accessible to within seven business days of receipt 31 34 of a written request from the superintendent on seven 31 35 business=days' notice that is sent in a record. Sec. 79. Section 533C.703, subsection 3, Code Supplement 32 32 2 2003, is amended to read as follows: An Once the superintendent has commenced an 32 32 32 32 administrative proceeding pursuant to section 533C.701 or 5 533C.702, an order to cease and desist remains effective and 6 enforceable pending the completion of an administrative the proceeding pursuant to section 533C.701 or 533C.702. 32 32 Sec. 80. Section 562B.25, subsection 3, Code 2003, is 32 9 amended to read as follows: 32 10 3. Except as otherwise provided in this chapter, the

32 11 landlord may recover damages, obtain injunctive relief or 32 12 recover possession of the mobile home space pursuant to an 32 13 action in forcible entry and detainer under chapter 648 for 32 14 any material noncompliance by the tenant with the rental 32 15 agreement or with section 562B.18.

32 16 Sec. 81. Section 602.6305, subsection 1, Code Supplement 32 17 2003, is amended to read as follows:

32 18 1. District associate judges shall serve initial terms and 32 19 shall stand for retention in office within the judicial 32 20 election districts of their residences at the judicial

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32 21 election in 1982 and every six years thereafter, under
 32 22 sections 46.17 to 46.16 through 46.24.
 32 23 Sec. 82. Section 602.8107, subsection 4, unnumbered 32 24 paragraph 2, Code Supplement 2003, is amended to read as
 32 25 follows:
 32 26
           This subsection does not apply to amounts collected for
32 27 victim restitution, the victim compensation fund, criminal 32 28 penalty surcharge, law enforcement initiative surcharge, 32 29 amounts collected as a result of procedures initiated under
32 30 subsection 5 or under section 8A.504, or sheriff's room and
       board fees charged pursuant to section 356.7.
Sec. 83. Section 631.4, subsection 2, paragraphs a and d,
 32 32
 32 33 Code 2003, are amended to read as follows:
32 34
          a. In an action for the forcible entry or detention of
32
    35
        real property and detainer under chapter 648, the clerk shall
        set a date, time and place for hearing, and shall cause
33
 33
        service as provided in this subsection.
33
           d. If personal service cannot be made upon each defendant
     4 in an action for forcible entry or detention of real property
33
     5 and detainer joined with an action for rent or recovery
 33
 33
       pursuant to section 648.19, service may be made pursuant to
33
    7
       paragraph "c".
    8
33
           Sec. 84. Section 631.5, unnumbered paragraph 1, Code
     9 Supplement 2003, is amended to read as follows:
10 This section applies to all small claims except actions for
 33
 33 10
33 11 forcible entry or detention of real property and detainer
_33
        pursuant to chapter 648 and actions for abandonment of mobile
33 13 homes or personal property pursuant to chapter 555B.
33 14 Sec. 85. Section 648.1, unnumbered paragraph 1, Code 2003,
 33 15 is amended to read as follows:
33 16
           A summary remedy for forcible entry or detention of real
<del>-33</del>
    17
        property and detainer is allowable:
33 18
           Sec. 86. Section 648.5, Code 2003, is amended to read as
 33 19 follows:
 33 20
                   JURISDICTION == HEARING == PERSONAL SERVICE.
           648.5
 33 21
           The court within the county shall have jurisdiction of
 33 22 actions for the forcible entry or detention of real property
 33 23 <u>and detainer</u>. They shall be tried as equitable actions. 33 24 Unless commenced as a small claim, a petition shall be
 33 25 presented to a district court judge. Upon receipt of the
 33 26 petition, the court shall order a hearing which shall not be 33 27 later than seven days from the date of the order. Personal
 33 28 service shall be made upon the defendant not less than three
 33 29 days prior to the hearing. In the event that personal service 33 30 cannot be completed in time to give the defendant the minimum
 33 31 notice required by this section, the court may set a new 33 32 hearing date. A default cannot be made upon a defendant
 33 33 unless the three days' notice has been given.
           Sec. 87. Section 648.10, Code 2003, is amended to read as
 33 34
 33 35 follows:
 34
           648.10 SERVICE BY PUBLICATION.
           Notwithstanding the requirements of section 648.5, service
 34
     3 may be made by publishing such notice for one week in a
 34
34
     4 newspaper of general circulation published in the county where
 34
        the petition is filed, provided the petitioner files with the
        court an affidavit stating that an attempt at personal service
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        made by the sheriff was unsuccessful because the defendant is
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     8 avoiding service by concealment or otherwise, and that a copy 9 of the petition and notice of hearing has been mailed to the
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 34 10 defendant at the defendant's last known address or that the
 34 11 defendant's last known address is not known to the petitioner.
34 12 Service under this section is complete seven days after 34 13 publication. The court shall set a new hearing date if
 34 14 necessary to allow the defendant the five-day three-day
 34 15 minimum notice required under section 648.5.
 34 16
           Sec. 88. Section 669.14, subsection 11, unnumbered
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        paragraph 1, Code Supplement 2003, is amended to read as
 34 18 follows:
           Any claim for financial loss based upon an act or omission
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 34 20 in financial regulation, including but not limited to
 34 21
        examinations, inspections, audits, or other financial
        34 22
 34
 34 24 and 490 through 553, excluding chapters 540A, 542, 542B, 543B,
        543C, 543D, 544A, and 544B.
Sec. 89. Section 805.8A
 34 25
                       Section 805.8A, subsection 12, paragraphs b and
 34 27
        c, Code Supplement 2003, are amended to read as follows:
 34 28
           b. For height, weight, length, width, load violations,
    29
        towed vehicle violations under section 321.437, the scheduled
 34 30 fine is twenty=five dollars.
           c. For height, length, width, and load violations under
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34 32 sections 321.454, 321.455, 321.456, 321.457, and 321.458, the 34 33 scheduled fine is one hundred dollars. Section 901.4, Code Supplement 2003, is amended 34 34 Sec. 90. 34 35 to read as follows: 901.4 PRESENTENCE INVESTIGATION REPORT CONFIDENTIAL == 35 35 2 DISTRIBUTION. 35 The presentence investigation report is confidential and 35 4 the court shall provide safeguards to ensure its 5 confidentiality, including but not limited to sealing the 35 35 6 report, which may be opened only by further court order. 35 least three days prior to the date set for sentencing, the 8 court shall serve all of the presentence investigation report 35 35 9 upon the defendant's attorney and the attorney for the state, 35 10 and the report shall remain confidential except upon court 35 11 order. However, the court may conceal the identity of the 35 12 person who provided confidential information. The report of a 35 13 medical examination or psychological or psychiatric evaluation 35 14 shall be made available to the attorney for the state and to 35 15 the defendant upon request. The reports are part of the 35 16 record but shall be sealed and opened only on order of the 35 17 If the defendant is committed to the custody of the court. 35 18 Iowa department of corrections and is not a class "A" felon, a 35 19 copy of the presentence investigation report shall be 35 20 forwarded to the director with the order of commitment by the 35 21 clerk of the district court and to the board of parole at the 35 22 time of commitment. Pursuant to section 904.602, the 35 23 presentence investigation report may also be released by the 35 24 department of corrections or a judicial district department of 35 25 correctional services to another jurisdiction for the purpose 35 26 of providing interstate probation and parole compact or 35 27 interstate compact for adult offender supervision services or 35 28 evaluations, or to a substance abuse or mental health services 35 29 provider when referring a defendant for services. 35 30 defendant or the defendant's attorney may file with the 35 31 presentence investigation report, a denial or refutation of 35 32 the allegations, or both, contained in the report. The denial 35 33 or refutation shall be included in the report. If the person 35 34 is sentenced for an offense which requires registration under 35 35 chapter 692A, the court shall release the report to the 36 department which is responsible under section 692A.13A for 36 performing the assessment of risk. 36 Sec. 91. Section 901.5, subsection 7A, paragraph d, Code 36 Supplement 2003, is amended to read as follows: 36 d. Violation of a no=contact order issued under this 36 6 section subsection is punishable by summary contempt proceedings. A hearing in a contempt proceeding brought 36 36 8 pursuant to this subsection shall be held not less than five 36 days and not more than fifteen days after the issuance of a 36 10 rule to show cause, as set by the court, unless the defendant 36 11 is already in custody at the time of the alleged violation in 36 12 which case the hearing shall be held not less than five days 36 13 and not more than forty=five days after the issuance of the and not more than forty=five days after the issuance of the 36 14 rule to show cause.

Sec. 92. Section 904.117, Code Supplement, 2003, is 36 16 amended to read as follows:

904.117 INTERSTATE COMPACT FUND.

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An interstate compact fund is established under the control 36 19 of the department. All interstate compact fees collected by 36 20 the department pursuant to section 907B.5 207B.4 shall be 36 21 deposited into the fund and the moneys shall be used by the 36 22 department to offset the costs of complying with the interstate compact for adult offender supervision in chapter 36 24 907B. Notwithstanding section 8.33, moneys remaining in the 36 25 fund at the end of a fiscal year shall not revert to the 36 26 general fund of the state. Notwithstanding section 12C.7, 36 27 interest and earnings deposited in the fund shall be credited 36 28 to the fund.

Sections 335.31, 414.29, and 455B.151, Code 2003, Sec. 93. 36 30 are repealed.

Sec. 94. 2003 Iowa Acts, chapter 180, section 24, enacting 36 32 section 273.22, subsection 4A, is amended to read as follows:

36 33 4A. Not later than fifteen days after the state board 36 34 notifies an area education agency of its approval of the area 36 35 education agency's reorganization plan or dissolution 1 proposal, the area education agency shall notify, by certified 2 mail, the school districts located within the area education 3 agency boundaries, the school districts and area education 4 agencies that are contiguous to its boundaries, and any other school district under contract with the area education agency, 6 of the state board's approval of the plan or proposal, and 7 shall provide the department of education with a copy of any

8 notice sent in accordance with this subsection. 37 9 join an area education agency or for release from a contract 37 10 with an area education agency, in accordance with subsections 37 11 4, 6 5, and 7 6, shall be filed not later than forty=five days 37 12 after the state board approves a reorganization plan or 37 13 dissolution proposal in accordance with this chapter. 37 14 Sec. 95. 2003 Iowa Acts, chapter 180, section 28, amending 37 15 section 273.23, subsection 11, Code 2003, is amended to read 37 16 as follows: 11. Unless the reorganization of an area education agency 37 17 37 18 takes effect less than two years before the taking of the next 37 19 federal decennial census, a newly formed area education agency 37 20 shall, within one year of the effective date of the 37 21 reorganization, redraw the boundary lines of director 37 22 districts in the area education agency if a petition filed by 37 23 a school district to join the newly formed area education 37 24 agency, or for release from the newly formed area education 37 25 agency, in accordance with section 273.22, subsections 4, 5, 26 and 6, and 7, was approved. Until the boundaries are redrawn, 37 27 the boundaries for the newly formed area education agency 37 28 shall be as provided in the reorganization plan approved by 37 29 the state board in accordance with section 273.21. 37 30 Sec. 96. 2003 Iowa Acts, chapter 145, section 286, 37 31 subsection 3, is amended by adding the following new 37 32 paragraph: 37 33 NEW PARAGRAPH. c. Notwithstanding the provisions of this 37 34 subsection to the contrary, section 12.8, Code 2003, is 37 35 amended by striking from the section the words "division of 38 the department of personnel". Sec. 97. 2003 Iowa Acts, chapter 151, section 65, is 38 amended to read as follows: 38 38 SEC. 65. RETENTION OF JUDGES. The amendments in this Act to section 46.16, subsections 2 and 3, and section 602.6305, 38 5 <u>38</u> 38 subsection 1, apply to elections for retaining a judge occurring after the effective date of this Act. 38 Sec. 98. 2003 Iowa Acts, chapter 179, is amended by adding 38 9 the following new section: 38 10 NEW SECTION. SEC. 47A. DELAYED EFFECTIVE DATE. 31 of this division of this Act takes effect July 1, 2004. 38 11 38 12 Sec. 99. 2003 Iowa Acts, First Extraordinary Session, 38 13 chapter 1, section 114, is amended to read as follows: 38 14 SEC. 114. The divisions of this Act designated the grow 38 15 Iowa values board and fund, the value=added agricultural 38 16 products and processes financial assistance program, the endow 38 17 Iowa grants, the technology transfer advisors 38 18 commercialization of research issues, the Iowa economic 38 19 development loan and credit guarantee fund, the economic 38 20 development assistance and data collection, the cultural and 38 21 entertainment districts, the workforce issues, and the 38 22 university=based research utilization program, are repealed 38 23 effective June 30, 2010. 38 24 Sec. 100. EFFECTIVE DATES AND APPLICABILITY. 1. The sections of this Act amending sections 273.22 and 38 25 38 26 273.23, as enacted by 2003 Iowa Acts, chapter 180, sections 24 38 27 and 28, being deemed of immediate importance, take effect upon 38 28 enactment and apply retroactively to July 1, 2003. 38 29 2. The section of this Act amending 2003 Iowa Acts, chapter 145, section 286, being deemed of immediate importance, takes effect upon enactment and is retroactively 38 30 38 31 38 32 applicable to July 1, 2003, and is applicable on and after 38 33 that date. 38 34 3. The section of this Act amending 2003 Iowa Acts, chapter 151, section 65, being deemed of immediate importance, 38 35 39 takes effect upon enactment. 39 The section of this Act adding a new section to 2003 Iowa Acts, chapter 179, being deemed of immediate importance, 39 39 4 takes effect upon enactment. 39 EXPLANATION 39 This bill contains statutory corrections that adjust 39 language to reflect current practices, insert earlier 39 omissions, delete redundancies and inaccuracies, delete 8 39 temporary language, resolve inconsistencies and conflicts, 39 10 update ongoing provisions, or remove ambiguities. The Code 39 11 sections amended include all of the following: 39 12 Code section 2A.8: Eliminates language exempting sales of 39 13 items and provision of services by the legislative services

2, section 96, effective July 1, 2004. Code section 3.1: Deletes language requiring the Code

the list of exemptions from the sales tax in Code section 423.3 by 2003 Iowa Acts, First Extraordinary Session, chapter

39 14 agency from the sales tax. Duplicative language was added to

39 15 39 16 39 17 39 19 editor to supply numerals in the Iowa Acts to statutory 39 20 references in legislation if the numerals are omitted. 1984 39 21 Acts, chapter 1067, struck references to the expression of 39 22 statutory references in words but inadvertently failed to 39 23 delete this reference to the numerals.

Code section 8A.221: Substitutes "council" for "board" to 39 24 39 25 accurately refer to the IowAccess advisory council established 39 26 in the Code section.

39 27 Code sections 8A.302, 8A.321, and 8A.322: In provisions 39 28 relating to maintenance and management of, and provision of 39 29 services for, certain state buildings and grounds, the bill 39 30 clarifies that the state laboratories facility in Ankeny is 39 31 not located at the seat of government. 39 32

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Code sections 8A.311 and 23A.2: Strikes provisions 39 33 relating to the Iowa technology center, which was dissolved on 39 34 September 30, 2003.

Code section 8A.315: Eliminates the gradual increase in the percentage of garbage can liners purchased by the 2 department of administrative services required to contain recycled content. The provision was originally enacted in Code section 18.18 in 1998 and therefore the goal percentage of 50 percent for purchases of recycled content garbage can liners has already been achieved.

Code section 8A.412: Changes references from "this chapter" to "this subchapter" to agree with the enactment of 8 former Code chapter 19A text in new Code chapter 8A, 40 10 subchapter IV, in 2003 legislation.

Code section 10C.1: Replaces a reference to the definition , which was eliminated from Code 40 12 of "agricultural commodity" 40 13 section 190C.1 in 2003, with the text of the definition prior 40 14 to its elimination. The bill also substitutes "agricultural 40 15 commodity" for "commodity" in several places as "agricultural 40 16 commodity" is the defined term.

Code section 12B.3: Changes a reference from the 40 18 department of revenue to the department of administrative 40 19 services to reflect that the department of administrative 40 20 services provides the warrants referenced in the section.

40 21 Code section 15.313: Strikes a reference to the 40 22 microenterprise development revolving fund. The fund, 40 23 contained in former Code section 15.240, was eliminated by 40 24 2001 Acts, chapter 61, section 19.

Code section 68A.602: Provides that the director of the 40 26 department of administrative services, and not revenue, is 40 27 responsible for issuing payment of warrants from the Iowa 40 28 election campaign fund. 40 29

Code section 97A.8: Changes the reference from the 40 30 department of revenue to the department of administrative 40 31 services to reflect that the department of administrative 40 32 services is responsible for forwarding contributions made to 40 33 the peace officers' retirement system.

40 34 Code section 97B.50: Eliminates unnecessary language as 40 35 the contingency referenced in the deleted sentence, approval 1 by the federal Internal Revenue Service as to IPERS qualified 2 status, has occurred.

Code section 97B.50A: Changes language from "system" "retirement system" in the section to accurately reflect that the references are to the IPERS retirement plan, and not IPERS as an organization.

Code section 99G.8, subsection 11: Changes reference from 8 "president" to "chief executive officer" to reflect that chief 9 executive officer of the Iowa lottery authority is probably 41 10 intended.

41 11 Code section 99G.31: Clarifies and corrects language to 41 12 provide that the awarding of a prize by the lottery is to a 41 13 holder of a ticket, not the ticket itself, and that the prize 41 14 shall be awarded to a person as provided by the section. 41 15

Code section 99G.34: Adds an internal reference to the

41 16 records provisions in Code section 99G.35. 41 17 Code section 147.107: Strikes language relating to the 41 18 physician assistant rules review group to conform to the 41 19 repeal of Code section 148C.7, establishing that rules review

41 20 group, by 2003 Acts, chapter 93. 41 21 Code section 148C.1: Strikes language in a definition 41 22 specifying that a physician assistant's supervising physician 41 23 be listed in the physician assistant's license. This 41 24 requirement was eliminated by the rewrite of the physician 41 25 assistant licensure provisions in 2003 Acts, chapter 93.

41 26 Code section 148C.3: Substitutes "the physician 27 assistant's" for "their" to clarify that a physician assistant 41

41 28 is required to notify the board of physician assistant

41 29 examiners of the identity of the physician assistant's

41 30 supervisory physician.

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41 31 Code section 159.34: Substitutes a reference to Code 41 32 section 8A.106 for a reference to Code section 14B.202. 41 33 chapter 14B was repealed in 2003 legislation. The provisions 41 34 of former Code section 14B.202 were essentially reenacted in 41 35 Code section 8A.106, except for a provision governing fees for 1 persons contract to disseminate public records on behalf of a government agency.

Code section 161C.7: Strikes an outdated provision 4 relating to the establishment of a watershed protection task 5 force which was to submit recommendations to the department of agriculture and land stewardship by January 1 of each year through January 1, 2001.

Code section 163.30: Deletes a comma in the definition of swine "dealer" to clarify that the clause relating to selling 42 10 or exchanging swine kept by the person solely for feeding or breeding purposes does not apply to the clause excluding certain owners and operators of farms from the definition. 42 11 42 12

Code section 232.95: Reenacts two lettered paragraphs that 42 13 42 14 were inadvertently dropped from the Code base during 42 15 implementation of changes from 2001 Acts, chapter 135. 42 16 Language identical to these paragraphs was contained in 42 17 subsection 2 of this section in the 2001 Code.

42 18 Code section 232B.10: Corrects a reference to "this 42 19 section" to read "this chapter" in a provision defining 42 20 "qualified expert witness" in the Indian child welfare Act.

Code section 257.26: Changes reference from the director 42 22 of revenue to the director of the department of administrative 42 23 services to reflect that the director of the department of 42 24 administrative services draws warrants.

Code section 260G.4B: Eliminates language relating to the 42 26 specifics of a study conducted by the department of economic 42 27 development, which study's findings and recommendations were 42 28 to be submitted to the general assembly by December 31, 2002.

Code sections 282.33 and 301.1: Changes a departmental 42 30 reference from the department of revenue to the department of 42 31 administrative services to reflect that the department of 42 32 administrative services is responsible for the duties 42 33 described in these Code sections.

Code section 304A.29: Rewrites the section to enhance 42 35 readability and to reflect that only one department, the department of administrative services, is responsible for both 2 reviewing and paying claims.

3 Code section 321.91: Reverses part of a change made to 4 subsection 2 of this Code section by 2001 Acts, chapter 137, 5 and returns that portion of the text to the language found at 6 this location in the 1999 Code. The 2001 legislation inadvertently deleted the language defining the crime when the language was changed to specify where the penalty for violating the section could be found.

Code section 321.210B: Changes a departmental reference 43 11 from the department of administrative services to the 43 12 department of revenue to reflect that the department of 43 13 revenue remains responsible for the driver's license 43 14 indebtedness clearance pilot project.

Code section 331.304: Adds manufactured homes to language 43 16 relating to county legislation regulating mobile homes to 43 17 conform the provision to otherwise identical language in Code 43 18 section 364.3, subsection 5, relating to the power of cities 43 19 to adopt the same kind of legislation.

43 20 Code section 331.559: Clarifies that the county treasurer 43 21 is required to determine and collect taxes on manufactured 43 22 homes, in addition to determining and collecting taxes on 43 23 mobile homes.

43 24 Code section 331.602: Conforms language in Code subsection 43 25 29 to the changes made in the procedures for documenting the 43 26 name and descriptions of farms by 2003 Acts, chapter 5.

Code section 331.756: Substitutes "department of 43 28 corrections" for "division of corrections of the department of 43 29 human services" in a provision requiring the county attorney 43 30 to present to the grand jury a copy of the county jail 43 31 inspection report. Jail inspections were transferred to the 43 32 department of corrections in 1983.

Code section 356.7: Substitutes "reimbursement claim" for "room and board reimbursement claim" to agree with the 2003 43 35 addition of certain administrative costs to the list of items for which certain prisoners may be charged.

Code section 368.4: Clarifies that publishing of a notice 3 of hearing on an annexing moratorium agreement shall be in an 4 official county newspaper in any county within two miles of a 5 city conducting a hearing on an agreement.

Code section 368.26: Clarifies that the definition of "county legislation" applies only to the Code section.

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44 8 44 9 Code section 372.4: Specifies that the provision relating to a city council's proposal to reduce the number of council 44 10 members to three applies to a city having a population of 44 11 "five hundred or more, but not more than five thousand", 44 12 rather than "between five hundred and five thousand".

Code section 422.12D: Changes a departmental reference 44 14 from the department of revenue to the department of 44 15 administrative services, and a Code reference, to reflect that the department of administrative services is responsible for 44 17 the set=off duties described in this section.

44 18 Code section 422.16: Changes a departmental reference from 44 19 the department of revenue to the department of administrative 44 20 services to reflect that the department of administrative 44 21 services is responsible for the duties described in this 44 22 section.

44 23 Code section 422.35: Substitutes "political subdivisions" 44 24 for "political divisions" in a provision providing for the 44 25 inclusion of income from the sale of obligations of the state 44 26 and its political subdivisions in computing the net income of 44 27 a corporation.

44 28 Code section 422.70: Provides that the department of 44 29 administrative services, and not the director of revenue, is 44 30 responsible for paying warrants for costs certified by the 44 31 director of revenue. 44 32

Code section 425.23: Provides that the director of the 44 33 department of administrative services, and not the director of 44 34 revenue, is responsible for paying warrants as described in 44 35 this section.

Code sections 425A.6 and 425A.7: Provides that the 2 department of administrative services, and not the director of 3 the department of revenue, is responsible for paying warrants 4 on the family farm tax credit fund as authorized by the 5 director of revenue.

Code sections 426.7 and 426.8: Provides that the 7 department of administrative services, and not the director of 8 revenue, is responsible for paying warrants on the 9 agricultural land credit fund as authorized by the director of 45 10 revenue.

45 11 Code section 426A.4: Provides that the department of 45 12 administrative services, and not the director of revenue, is 45 13 responsible for paying warrants on claims certified by the 45 14 director of revenue. 45 15 Code sections 434

45 15 Code sections 434.22, 437.10, and 438.15: Specifies that 45 16 the county board of supervisors is required to cause the 45 17 various items to be entered on its minute book. The bill also 45 18 makes various grammatical corrections throughout the Code 45 19 sections.

Code section 441.26: Substitutes the term "valuation" for  $45\ 21$  "evaluation" to agree with other uses of the term in the Code  $45\ 22$  section.

Code section 453A.3: Eliminates a provision providing a 45 24 criminal penalty for violations of Code section 453A.39, which 45 25 related to restrictions on tobacco product and cigarette 45 26 samples and was repealed in 2000 legislation.

45 27 Code section 453A.8: Provides that the department of 45 28 administrative services, and not the director of revenue, is 45 29 responsible for paying warrants for refunds on unused 45 30 cigarette tax stamps as authorized by the director of revenue.

45 31 Code section 455B.105: Corrects a reference to Code 45 32 chapter 459. This change is identical to a reference change 45 33 made in subsection 3 of this section by 2003 Acts, chapter 44, 45 34 section 65, and similar changes to references to provisions 45 35 transferred from Code chapter 455B to Code chapter 459 46 1 pursuant to a directive from 2002 Acts, chapter 1137.

Code section 455B.107: Corrects a reference to Code 3 chapter 459. This change is identical to changes made throughout the Code to references to provisions transferred 5 from Code chapter 455B to Code chapter 459 pursuant to a 6 directive from 2002 Acts, chapter 1137.
7 Code section 455E.11: Strikes obsolete language

8 appropriating funds for specified fiscal years from the oil 9 overcharge account of the groundwater protection fund. All 46 10 fiscal periods referred to in the language expired more than 46 11 10 years ago.

46 12 Code section 455G.5: Adds a reference to the department of 46 13 revenue as a department the underground storage tank board can 46 14 contract with as the department remains responsible for the 46 15 administration of Code chapter 424.

Code section 456A.16: Changes a departmental reference

46 17 from the department of revenue to the department of 46 18 administrative services, and a Code reference, to reflect that 46 19 the department of administrative services is responsible for 46 20 the set=off duties described in this section.

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Code section 476.53: Substitutes the term "generating 46 22 facility" for "generation facility" to agree with similar uses 46 23 of the term throughout Code chapter 476. 46 24 Code section 483A.24A: In a provision

Code section 483A.24A: In a provision requiring the 46 25 issuance of additional deer hunting licenses and allowing 46 26 harvested deer to be used by the department of corrections, 46 27 defines "public institution" by substituting a broader 46 28 reference to a state institution listed in Code section 46 29 904.102 for the more specific reference to institutions listed 46 30 in Code section 904.102, subsections 1 through 10. 46 31 Code section 501.407: In provision relating to exceptions

46 32 from indemnification of a director or officer of a 46 33 cooperative, corrects the exception for an intentional 46 34 infliction of harm to read "on the cooperative or its members" 46 35 rather than "on the corporation or its shareholders".

Code section 508.38: Corrects a reference to the action taken regarding this Code section by 2003 Acts, chapter 91, sections 8 through 10 and substitutes the appropriate date for 3 the words "the second anniversary of the effective date of 2003 Acts, chapter 91, }8=10". Those particular provisions took effect July 1, 2003. 6

Code sections 510.6 and 510A.4: Substitutes the term "insurance producer" for "producer" in several places to correspond to the terminology change made in Code section 47 10 510A.2 in 2003 legislation.

Clarifies that at least two 47 11 Code section 514B.12: 47 12 principal officers of a health maintenance organization, 47 13 rather than of a depository, shall verify the organization's 47 14 annual report.

Code section 515F.32: Changes a term used in a definition 47 16 describing a plan to assure fair access to insurance 47 17 requirements to conform to the use of the term throughout the 47 18 chapter division. 47 19 Code section 5

Code section 515F.36: Specifies that the FAIR plan, rather 47 20 than a governing committee, is to be operated by a manager 47 21 appointed by the committee.

Code sections 533C.201, 533C.303, 533C.503, 533C.505, and 47 23 533C.703: Makes several clarifications in the uniform money 47 24 services Act, enacted by 2003 Acts, chapter 96. The first 47 25 change clarifies that a person is not permitted to engage in 47 26 the described activities unless the person is licensed to do 47 27 so or is an authorized delegate of a licensee. The second 47 28 change includes a grammatical change and the addition of a 47 29 reference to the chapter in the Code which governs 47 30 administrative contested cases. The third change of The third change clarifies 47 31 that felony charges filed against a licensee or certain other 32 designated individuals are items that must be included in 33 reporting to the superintendent of banking within one business 47 34 day of the occurrence. The fourth change clarifies the time 35 frame within which records must be made accessible to the superintendent of banking after a written request is made. The final change clarifies the duration of the effectiveness and the enforceability of an order to cease and desist pending

Code sections 562B.25, 631.4, 631.5, 648.1, and 648.5: Conforms the use of the term "forcible entry and detention of property" actions to other Code and court rule references to 8 the same type of action. Those other Code sections and court 9 rules refer to the action as forcible entry and detainer 48 10 actions. The change in terminology does not change the 48 11 grounds for the action and obviates the need for changes to 48 12 the Iowa rules of civil procedure that govern these actions in 48 13 small claims court.

the completion of an administrative proceeding.

48 14 Code section 602.6305: Makes corrections relating to the 48 15 change in term length for district associate court judges 48 16 enacted in 2003 Acts, chapter 151. From 1982 and until last 48 17 year, a district associate judge's term, after a service of an 48 18 initial term, was four years. 2003 Acts, chapter 151, changed 48 19 the length of term to six years and the provisions which 48 20 govern the retention elections are contained in Code sections 48 21 46.16 through 46.24.

Code section 602.8107: Substitutes "fees charged pursuant 48 22 48 23 to section 356.7" for "sheriff's room and board fees" in a 48 24 provision providing exceptions from the required deposit into 48 25 the general fund of the county of a percentage of delinquent 48 26 fines, penalties, and other costs and fees collected by the 48 27 county attorney. Code section 356.7 was expanded in 2003 to

48 28 allow not only sheriff's room and board fees to be charged to 48 29 a prisoner, but also administrative costs incurred by counties 48 30 and municipalities in the arrest and booking of certain 48 31 prisoners.

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48 32 Code section 648.10: Conforms language relating to a 48 33 notice provision to a change made in the Code section 34 referenced, Code section 648.5, by 1995 Acts, chapter 125, 35 section 14. Both Code sections 648.5 and 648.10 were originally amended in 1986 Acts, chapter 1130, to provide for a five=day notice, and remained that way until Code section 648.5 was amended in 1995. 2.

Code section 669.14: Substitutes a reference to Code 5 chapter 486A for a reference to Code chapter 486 in a provision excepting claims for financial loss based upon an act or omission in financial regulation from the application 8 of the Iowa tort claims Act. Code chapter 486, the uniform 49 9 partnership law, was repealed effective January 1, 2001, and 49 10 replaced by Code chapter 486A, the uniform partnership Act.

Code section 805.8A: Corrects the descriptions of the 49 12 nature of the violations contained in the Code sections 49 13 enumerated in subsection 12, paragraphs "b" and "c". Code 49 14 section 321.437 pertains to a requirement for the equipment of 49 15 various vehicles with mirrors and Code sections 321.454 49 16 through 321.458 contain height, length, width, and load 49 17 requirements for various vehicles.

49 18 Code section 901.4: Refers to both the "interstate compact 49 19 for adult offender supervision" and the "interstate probation 49 20 and parole compact" in a provision relating to the 49 21 confidentiality and distribution of presentence investigation 49 22 reports. The interstate compact for adult offender 49 23 supervision replaced the interstate probation and parole 49 24 compact in 2002.

Code section 901.5: Corrects a reference to "this section" 49 26 to read "this subsection" in a provision relating to issuance 49 27 of no=contact orders.

Code section 904.117: Corrects a reference to the 49 29 provision establishing and providing for the collection of 49 30 interstate compact fees. Code section 907B.5 does not exist 49 31 and the fee language is contained in 907B.4.

Code sections 335.31 and 414.29: Repeals provisions 49 32 49 33 relating to the zoning of elder family homes as Code chapter 49 34 231A, governing elder family homes, was repealed in 2003 49 35 legislation.

Code section 455B.151: Repeals a provision establishing a 2 moratorium on the construction or operation of a commercial 3 waste incinerator until such time as the department of natural 4 resources or the United States environmental protection agency 5 adopts rules which establish safe emission standards for 6 releases of toxic air emissions from commercial waste incinerators. On December 1, 2000, the United States 8 environmental protection agency published emission limits for 9 commercial waste incinerators in the federal register, 50 10 promulgated in rule form at 40 C.F.R., pt. 60, subpt. CCCC (\}60.2000 et seq.). The Iowa department of natural resources instituted rulemaking proceedings on February 28, 2002, to 50 13 adopt the federal standards. Those rule changes were adopted 50 14 and filed on March 20, 2002, and may be found at 567 IAC 23.1(2)(vvv).

2003 Iowa Acts, chapter 180: Corrects references to 50 17 subsections of Code sections 273.22 and 273.23, as anticipated 50 18 to be renumbered for publication in Code Supplement 2003, to 50 19 refer to the subsections as amended by the Act. These 50 20 provisions take effect upon enactment and apply retroactively

50 21 to July 1, 2003. 50 22 2003 Iowa Acts, chapter 145: Eliminates an unnecessary 50 23 reference to the division of the department of personnel. 50 24 This change takes effect upon enactment and is retroactively 50 25 applicable to July 1, 2003.

2003 Iowa Acts, chapter 151, section 65: Clarifies that 50 27 the amendment to Code section 602.6305, subsection 1, 50 28 providing that retention elections for district associate 50 29 judges shall be held every six rather than every four years, 50 30 applies to elections for retaining a judge occurring after the 50 31 effective date of the Act. The provision takes effect upon 50 32 enactment.

2003 Iowa Acts, chapter 179, section 47A: Adds a delayed 50 33 50 34 effective date of July 1, 2004, for an amendment to Code 50 35 section 8.57, to agree with the dates specified in the Code 1 section as amended. The provision takes effect upon 2 enactment.

2003 Iowa Acts, First Extraordinary Session, chapter 1,

- 51 4 section 114: Corrects references to division headings in the 51 5 Act in a provision providing for the future repeal of the 51 6 divisions. The bill substitutes "grow Iowa values board and 51 7 fund" for "grow Iowa board and fund" and "commercialization of 51 8 research issues" for "technology transfer advisors" to agree 51 9 with the division headings used in the final version of the

- 51 10 bill. The bill also eliminates a reference to a division 51 11 entitled "workforce issues" as that division was not included 51 12 in the final version of the bill.
- 51 13 LSB 5306SC 80
- 51 14 lh/gg/14