HOUSE FILE _____ BY (PROPOSED COMMITTEE ON APPROPRIATIONS BILL BY CHAIRPERSON OLDSON)

A BILL FOR

1 An Act relating to and making appropriations for health and human services and including other related provisions and appropriations, providing penalties, making penalties applicable and providing effective, retroactive, and applicability date provisions. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 7 TLSB 5002HC 82 8 pf/jp/14

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1 1 DIVISION I GENERAL FUND AND BLOCK GRANT APPROPRIATIONS 1 2 1 ELDER AFFAIRS Section 1. DEPARTMENT OF ELDER AFFAIRS. There is 4 1 5 appropriated from the general fund of the state to the 1 6 department of elder affairs for the fiscal year beginning July 7 1, 2008, and ending June 30, 2009, the following amount, or so 8 much thereof as is necessary, to be used for the purposes 1 1 1 1 9 designated: 1 10 For aging programs for the department of elder affairs and 1 11 area agencies on aging to provide citizens of Iowa who are 60 1 12 years of age and older with case management for the frail 1 13 elderly only if the monthly cost per client for case 1 14 management for the frail elderly services provided does not 1 15 exceed an average of \$70, resident advocate committee 1 16 coordination, employment, and other services which may include 1 17 but are not limited to adult day services, respite care, chore 1 18 services, telephone reassurance, information and assistance, 1 19 and home repair services, and for the construction of entrance 1 20 ramps which make residences accessible to the physically 1 21 handicapped, and for salaries, support, administration, 1 22 maintenance, and miscellaneous purposes, and for not more than 1 23 the following full=time equivalent positions: 1 24 \$ 4,851,698 1 25 FTEs 1 26 1. Funds appropriated in this section may be used to 40.50 27 supplement federal funds under federal regulations. To 1 1 28 receive funds appropriated in this section, a local area 1 29 agency on aging shall match the funds with moneys from other 30 sources according to rules adopted by the department. Funds 31 appropriated in this section may be used for elderly services 1 1 1 32 not specifically enumerated in this section only if approved 1 33 by an area agency on aging for provision of the service within 1 34 the area. 1 2. Of the funds appropriated in this section, \$2,788,223 35 1 shall be used for case management for the frail elderly. Of 2 the funds allocated in this subsection, \$1,385,015 shall be 3 transferred to the department of human services in equal 2 2 2 2 4 amounts on a quarterly basis for reimbursement of case 5 management services provided under the medical assistance 6 elderly waiver. The department of human services shall adopt 2 2 2 7 rules for case management services provided under the medical 2 8 assistance elderly waiver in consultation with the department
 2 9 of elder affairs. The monthly cost per client for case
 2 10 management for the frail elderly services provided shall not 2 10 management for the fract class, sector, personal sector, \$200,198
2 12 3. Of the funds appropriated in this section, \$200,198
2 13 shall be transferred to the department of economic development 2 14 for the Iowa commission on volunteer services to be used for 2 15 the retired and senior volunteer program.

2 16 Of the funds appropriated in this section, \$130,000 4. 2 17 shall be used to continue to fund additional long=term care 2 18 resident's advocate positions. 2 19 5. Of the funds appropriated in this section, \$250,000 2 20 shall be used for continuation of the substitute decision 2 21 maker Act pursuant to chapter 231E. 2 22 HEALTH 2 23 Sec. 2. DEPARTMENT OF PUBLIC HEALTH. There is 2 24 appropriated from the general fund of the state to the 2 25 department of public health for the fiscal year beginning July 2 26 1, 2008, and ending June 30, 2009, the following amounts, or 2 27 so much thereof as is necessary, to be used for the purposes 2 28 designated: 1. ADDICTIVE DISORDERS For reducing the prevalence of use of tobacco, alcohol, and 2 29 2 30 2 31 other drugs, and treating individuals affected by addictive 2 32 behaviors, including gambling, and for not more than the 2 33 following full=time equivalent positions: 2 34 \$ 1,532,149 6.00 3 3 disorders for the fiscal year beginning July 1, 2008. 2. HEALTHY CHILDREN AND FAMILIES 3 4 For promoting the optimum health status for children, 3 5 3 6 adolescents from birth through 21 years of age, and families, 3 7 and for not more than the following full=time equivalent 3 8 positions: 3 9\$ 2,636,913 3 10 FTES 16.0 3 11 a. Of the funds appropriated in this subsection, not more 3 12 than \$645,917 shall be used for the healthy opportunities to 16.00 3 13 experience success (HOPES)=healthy families Iowa (HFI) program 3 14 established pursuant to section 135.106. The department shall 3 15 transfer the funding allocated for the HOPES=HFI program to 3 16 the Iowa empowerment board for distribution and shall assist 3 17 the board in managing the contracting for the funding. The 3 18 funding shall be distributed to renew the grants that were 3 19 provided to the grantees that operated the program during the 3 20 fiscal year ending June 30, 2008. 21 b. Of the funds appropriated in this subsection, \$325,000 22 shall be used to continue to address the healthy mental 3 21 3 3 23 development of children from birth through five years of age 3 24 through local evidence=based strategies that engage both the 3 25 public and private sectors in promoting healthy development, 3 26 prevention, and treatment for children. 3 27 c. Of the funds appropriated in this subsection, \$100,000 3 28 is allocated for distribution to the children's hospital of 3 29 Iowa mother's milk bank. 3 30 d. Of the funds appropriated in this subsection, \$40,000 3 31 shall be distributed to a statewide dental carrier to provide 3 32 funds to continue the donated dental services program 3 33 patterned after the projects developed by the national 34 foundation of dentistry for the handicapped to provide dental 3 3 35 services to indigent elderly and disabled individuals. e. Of the funds appropriated in this subsection, \$100,000 4 1 4 2 shall be used to provide direct care dental preventive 3 services to children who do not otherwise have private or 4 public dental care coverage and who are not eligible for the 4 4 5 medical assistance or hawk=i programs. 4 4 б 3. CHRONIC CONDITIONS For serving individuals identified as having chronic 4 7 4 8 conditions or special health care needs, and for not more than 4 9 the following full=time equivalent positions: 4 10 \$ 2,242,840 4 11 FTEs 5.00 4 12 a. Of the funds appropriated in this subsection, \$100,000 4 13 shall be used for grants to individual patients who have 4 14 phenylketonuria (PKU) to assist with the costs of necessary 4 15 special foods. 4 16 b. Of the funds appropriated in this subsection, \$500,000 4 17 is allocated for continuation of the contracts for resource 4 16 4 18 facilitator services in accordance with section 135.22B, 4 19 subsection 10, and for brain injury training services and 4 20 recruiting of service providers to increase the capacity 4 21 within this state to address the needs of individuals with 4 22 brain injuries and such individuals' families. 4. COMMUNITY CAPACITY For strengthening the health care delivery system at the 4 23 4 24 4 25 local level, and for not more than the following full=time 4 26 equivalent positions:

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 27
 \$ 1,760,532

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 FTES
 12.00

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 a. Of the funds appropriated in this subsection, \$100,000

 4 30 is allocated for a child vision screening program implemented 4 31 through the university of Iowa hospitals and clinics in 4 32 collaboration with community empowerment areas. b. Of the funds appropriated in this subsection, \$159,700 34 is allocated for an initiative implemented at the university 4 4 35 of Iowa and \$140,300 is allocated for an initiative at the 4 1 state mental health institute at Cherokee to expand and 2 improve the workforce engaged in mental health treatment and 5 5 3 services. The initiatives shall receive input from the 5 5 4 university of Iowa, the department of human services, the 5 5 department of public health, and the mental health, mental 5 6 retardation, developmental disabilities, and brain injury 7 commission to address the focus of the initiatives. The 5 5 8 department of human services, the department of public health, 5 9 and the commission shall receive regular updates concerning 5 10 the status of the initiatives. 5 11 5. ELDERLY WELLNESS For promotion of healthy aging and optimization of the 5 12 5 13 health of older adults: 5 14 5 15 6. ENVIRONMENTAL HAZARDS\$ 9,233,985 5 16 For reducing the public's exposure to hazards in the 5 17 environment, primarily chemical hazards, and for not more than 5 18 the following full=time equivalent positions: 5 19 747,960 5 20 FTEs 2.0 5 21 a. Of the funds appropriated in this subsection, \$100,000 2.00 5 22 shall be used to fund the position of a bureau chief for the 5 23 center for acute disease epidemiology (CADE). 5 24 b. Of the funds appropriated in this subsection, \$121,000 5 25 shall be used for childhood lead poisoning provisions pursuant 5 26 to sections 135.102 and 135.103. 5 27 7. INFECTIOUS DISEASES 5 28 For reducing the incidence and prevalence of communicable 5 29 diseases, and for not more than the following full=time 5 30 equivalent positions: 5 31 \$ 1,701,974 32FTEs7.33Of the funds appropriated in this subsection, an increase 5 7.00 5 34 of \$43,688 is provided for the purchasing of vaccines for 5 35 immunizations. 1 8. PUBLIC PROTECTION 5 б For protecting the health and safety of the public through б 2 6 3 establishing standards and enforcing regulations, and for not 6 4 more than the following full=time equivalent positions: 5 \$ 2,798,513 6 6 FTES 128.0 7 a. Of the funds appropriated in this subsection, \$643,500 8 shall be credited to the emergency medical services fund 6 128.00 б 6 6 9 created in section 135.25. Moneys in the emergency medical 6 10 services fund are appropriated to the department to be used 11 for the purposes of the fund. 12 b. Of the funds appropriated in this subsection, \$23,810 6 6 12 6 13 shall be used for the office of the state medical examiner. 6 14 c. Of the funds appropriated in this subsection, \$150,000 6 15 shall be used for management of the antiviral stockpile. 6 16 d. Of the funds appropriated in this subsection, \$100,000 6 17 shall be used for sexual violence prevention programming 6 18 through a statewide organization representing programs serving 6 19 victims of sexual violence through the department's sexual 6 20 violence prevention program. The amount allocated in this 6 21 paragraph "d" shall not be used to supplant funding 6 22 administered for other sexual violence prevention or victims 6 23 assistance programs. e. The department may incur expenses for start=up costs to 6 24 6 25 implement licensing of plumbers and mechanical professionals 6 26 in accordance with 2007 Iowa Acts, chapter 198, provided the 6 27 amounts expended are covered by the close of the fiscal year 6 28 through the repayment receipts from license fees. 6 29 9. RESOURCE MANAGEMENT For establishing and sustaining the overall ability of the 6 30 6 31 department to deliver services to the public, and for not more 6 32 than the following full=time equivalent positions: 6 33 \$ 1,20 6 34 FTES 6 35 Of the funds appropriated in this subsection, \$150,150 1,205,933 10.00 7 1 shall be used for administration of tobacco=related programs. 2 The university of Iowa hospitals and clinics under the

3 control of the state board of regents shall not receive 4 indirect costs from the funds appropriated in this section. 7 7 5 The university of Iowa hospitals and clinics billings to the 7 6 department shall be on at least a quarterly basis. Sec. 3. GAMBLING TREATMENT FUND == APPROPRIATION. 7 7 8 1. In lieu of the appropriation made in section 135.150, 9 subsection 1, there is appropriated from funds available in 0 the gambling treatment fund created in section 135.150 to the 7 7 10 7 11 department of public health for the fiscal year beginning July 12 1, 2008, and ending June 30, 2009, the following amount, or so 7 7 13 much thereof as is necessary, to be used for the purposes 7 14 designated: 7 15 To be utilized for the benefit of persons with addictive 7 16 disorders: 7 17\$ 4,678,000 7 18 a. It is the intent of the general assembly that from the 7 19 moneys appropriated in this subsection persons with a dual 7 20 diagnosis of substance abuse and gambling addictions shall be 7 21 given priority in treatment services. The amount appropriated 7 22 in this subsection includes moneys credited to the fund in 7 23 previous fiscal years. 7 24 b. Of the funds appropriated in this subsection, \$613,000 7 25 shall be used for tobacco use prevention, cessation, and 7 26 treatment. 7 2. The amount remaining in the gambling treatment fund 27 7 28 after the appropriation made in subsection 1 is appropriated 7 29 to the department to be used for funding of administrative 7 30 costs and to provide programs which may include but are not 7 31 limited to outpatient and follow=up treatment for persons 7 32 affected by problem gambling, rehabilitation and residential 7 33 treatment programs, information and referral services, 7 34 education and preventive services, and financial management 7 35 services. Of the amount appropriated in this subsection, up 1 to \$100,000 may be used for the licensing of gambling 2 treatment programs as provided in section 135.150. 8 8 DEPARTMENT OF VETERANS AFFAIRS 8 Sec. 4. DEPARTMENT OF VETERANS AFFAIRS. There is 8 4 8 5 appropriated from the general fund of the state to the 8 6 department of veterans affairs for the fiscal year beginning 7 July 1, 2008, and ending June 30, 2009, the following amounts, 8 8 or so much thereof as is necessary, to be used for the 8 8 9 purposes designated: 8 10 1. DEPARTMENT OF VETERANS AFFAIRS ADMINISTRATION 8 11 For salaries, support, maintenance, and miscellaneous 8 12 purposes, including the war orphans educational assistance 8 13 fund created in section 35.8, and for not more than the 8 14 following full=time equivalent positions: 8 15 \$ 1,163,457 17.20 8 16 FTEs 8 17 Of the amount appropriated in this subsection, \$50,000 is 8 18 allocated for continuation of the veterans counseling program 8 19 established pursuant to section 35.12. 8 20 2. IOWA VETERANS HOME 8 21 For salaries, support, maintenance, and miscellaneous 8 22 purposes, and for not more than the following full=time 8 23 equivalent positions: 8 24 \$ 12,694,154 8 25 FTE's 951.95 8 26 The Iowa veterans home billings involving the department of 951.95 8 27 human services shall be submitted to the department on at 8 28 least a monthly basis. 8 29 If there is a change in the employer of employees providing 8 30 services at the Iowa veterans home under a collective 8 31 bargaining agreement, such employees and the agreement shall 8 32 be continued by the successor employer as though there had not 8 33 been a change in employer. 8 34 3. COUNTY GRANT PROGRAM FOR VETERANS 8 35 For providing grants to counties to provide services to 9 living veterans: 1 9\$ 2 600.000 9 3 The department shall establish or continue a grant 4 application process and shall require each county applying for 5 a grant to submit a plan for utilizing the grant for providing 9 9 6 services for living veterans. The maximum grant to be awarded 7 to a county shall be \$10,000. Each county receiving a grant 8 shall submit a report to the department identifying the impact 9 9 9 9 of the grant on providing services to veterans as specified by 10 the department. The department shall submit a report to the 11 general assembly by October 1, 2008, concerning the impact of 9 9 9 9 12 the grant program on services to veterans. 9 13 Notwithstanding section 8.33, moneys appropriated in this

9 14 subsection that remain unencumbered or unobligated at the 9 15 close of the fiscal year shall not revert to the fund from 9 16 which appropriated but shall be credited to the veterans trust 9 17 fund. 9 18 STATE EDUCATIONAL ASSISTANCE == CHILDREN OF DECEASED 4. 9 19 VETERANS 9 20 For provision of educational assistance pursuant to section 9 21 35.9: 9 22 27,000\$ 9 23 HUMAN SERVICES Sec. 5. TEMPORARY ASSISTANCE FOR NEEDY FAMILIES BLOCK 9 24 9 25 GRANT. There is appropriated from the fund created in section 9 26 8.41 to the department of human services for the fiscal year 9 27 beginning July 1, 2008, and ending June 30, 2009, from moneys 9 28 received under the federal temporary assistance for needy 9 29 families (TANF) block grant pursuant to the federal Personal 9 30 Responsibility and Work Opportunity Reconciliation Act of 9 31 1996, Pub. L. No. 104=193, and successor legislation, which 9 32 are federally appropriated for the federal fiscal years 9 33 beginning October 1, 2007, and ending September 30, 2008, and 9 34 beginning October 1, 2008, and ending September 30, 2009, the 9 35 following amounts, or so much thereof as is necessary, to be 10 1 used for the purposes designated: 2 1. To be credited to the family investment program account 3 and used for assistance under the family investment program 10 10 4 under chapter 239B: 10 10 5 \$ 26,101,513 6 2. To be credited to the family investment program account 10 7 and used for the job opportunities and basic skills (JOBS) 10 10 8 program and implementing family investment agreements in 9 accordance with chapter 239B: 10 10 10 \$ 13,334,528 10 11 Notwithstanding section 8.33, not more than 5 percent of 10 12 the moneys designated in this subsection that are allocated by 10 13 the department for contracted services, other than family 10 14 self=sufficiency grant services allocated under this 10 15 subsection, that remain unencumbered or unobligated at the 10 16 close of the fiscal year shall not revert but shall remain 10 17 available for expenditure for the purposes designated until 10 18 the close of the succeeding fiscal year. However, unless such 10 19 moneys are encumbered or obligated on or before September 30, 10 20 2009, the moneys shall revert. 10 21 3. To be used for the family development and 10 22 self=sufficiency grant program in accordance with 2008 Iowa 10 23 Acts, House File 2328: 10 24 \$ 2,998,675 4. For field operations: 10 25 It is the intent of the general assembly that the 10 26 10 27 10 28 department work with Indian tribes providing services under 10 29 the federal Temporary Assistance for Needy Families block 10 30 grant to Indians who reside in Iowa but live outside the 10 31 reservation to establish a formula for providing match funding 10 32 for the expenditures made by the tribes for such services. 10 33 The department shall provide recommendations regarding 10 34 implementation of the formula beginning in FY $2\overline{0}09=20\overline{1}0$ to the 10 35 governor and the persons designated by this Act to receive 11 1 reports. For the purposes of this paragraph, "Indian", 11 2 "reservation", and "Indian tribe" mean the same as defined in 11 3 section 232B.3. 11 4 5. For general administration: 11 5\$ 3,744,000 6. For local administrative costs: 11 б \$ 2,189,830 7. For state child care assistance: 11 7 11 8 11 9 a. Of the funds appropriated in this subsection, 11 10 11 11 \$18,986,177 shall be transferred to the child care and 11 12 development block grant appropriation made in 2008 Iowa Acts, 11 13 Senate File 2286, if enacted, for the federal fiscal year 11 14 beginning October 1, 2008, and ending September 30, 2009. 11 15 this amount, \$200,000 shall be used for provision of 11 16 educational opportunities to registered child care home Of 11 17 providers in order to improve services and programs offered by 11 18 this category of providers and to increase the number of 11 19 providers. The department may contract with institutions of 11 20 higher education or child care resource and referral centers 11 21 to provide the educational opportunities. Allowable 11 22 administrative costs under the contracts shall not exceed 5 11 23 percent. The application for a grant shall not exceed two 11 24 pages in length.

11 25 b. Any funds appropriated in this subsection remaining 11 26 unallocated shall be used for state child care assistance 11 27 payments for individuals enrolled in the family investment 11 28 program who are employed. 11 29 8. For mental health and developmental disabilities 11 30 community services: 11 31\$ 4,894,052 11 32 9. For child and family services: 11 33 \$ 32,084,430 11 34 10. For child abuse prevention grants: 11. For pregnancy prevention grants on the condition that 11 35 250,000 12 1 2 12 family planning services are funded: Pregnancy prevention grants shall be awarded to programs in 12 3 4 12 5 existence on or before July 1, 2008, if the programs are 12 12 6 comprehensive in scope and have demonstrated positive outcomes. Grants shall be awarded to pregnancy prevention 12 7 12 8 programs which are developed after July 1, 2008, if the 12 9 programs are comprehensive in scope and are based on existing 12 10 models that have demonstrated positive outcomes. Grants shall 12 11 comply with the requirements provided in 1997 Iowa Acts, 12 12 chapter 208, section 14, subsections 1 and 2, including the 12 13 requirement that grant programs must emphasize sexual 12 14 abstinence. Priority in the awarding of grants shall be given 12 15 to programs that serve areas of the state which demonstrate 12 16 the highest percentage of unplanned pregnancies of females of 12 17 childbearing age within the geographic area to be served by 12 18 the grant. 12 19 12. For technology needs and other resources necessary to 12 20 meet federal welfare reform reporting, tracking, and case 12 21 management requirements: 12 22 \$ 1 12 23 13. For the healthy opportunities for parents to 12 24 experience success (HOPES) program administered by the 1,037,186 12 25 department of public health to target child abuse prevention: 200.000 12 28 appropriation made in this section to be used for funding of 12 29 community=based early childhood programs targeted to children 12 30 from birth through five years of age developed by community 12 31 empowerment areas as provided in section 28.9: 12 32 \$ 7,350,000 12 33 The department shall transfer TANF block grant funding 12 34 appropriated and allocated in this subsection to the child 12 35 care and development block grant appropriation in accordance 1 with federal law as necessary to comply with the provisions of 13 13 2 this subsection. 13 15. For a pilot program established in one or more 3 13 4 judicial districts, selected by the department and the 5 judicial council, to provide employment and support services 6 to delinquent child support obligors as an alternative to 13 13 13 7 commitment to jail as punishment for contempt of court: 8\$
9 Of the amounts appropriated in this section, \$12, 13 200.000 13 \$12,962,008 13 10 for the fiscal year beginning July 1, 2008, shall be 13 11 transferred to the appropriation of the federal social 13 12 services block grant for that fiscal year.
13 13 The department may transfer funds allocated in this section 13 14 to the appropriations in this Act for general administration 13 15 and field operations for resources necessary to implement and 13 16 operate the services referred to in this section and those 13 17 funded in the appropriation made in this division of this Act 13 18 for the family investment program from the general fund of the 13 19 state. 13 20 Sec. 6. FAMILY INVESTMENT PROGRAM ACCOUNT. 13 21 1. Moneys credited to the family investment program (FIP) 13 22 account for the fiscal year beginning July 1, 2008, and ending 13 23 June 30, 2009, shall be used to provide assistance in 13 24 accordance with chapter 239B. 13 25 2. The department may use a portion of the moneys credited 13 26 to the FIP account under this section as necessary for 13 27 salaries, support, maintenance, and miscellaneous purposes. 3. The department may transfer funds allocated in this 13 28 13 29 section to the appropriations in this Act for general 13 30 administration and field operations for resources necessary to 13 31 implement and operate the services referred to in this section 13 32 and those funded in the appropriation made in this division of 13 33 this Act for the family investment program from the general 13 34 fund of the state. 13 35 4. Moneys appropriated in this division of this Act and

14 credited to the FIP account for the fiscal year beginning July 1 2 1, 2008, and ending June 30, 2009, are allocated as follows: 14 3 14 a. To be retained by the department of human services to 14 4 be used for coordinating with the department of human rights 14 5 to more effectively serve participants in the FIP program and 14 6 other shared clients and to meet federal reporting 14 7 requirements under the federal temporary assistance for needy 14 8 families block grant: 14 20.000 b. To the department of human rights for staffing, 14 10 14 11 administration, and implementation of the family development and self=sufficiency grant program in accordance with 2008 14 12 Iowa Acts, House File 2328: 14 13 14 14 (1) Of the funds allocated for the family development and 5,563,042 14 15 14 16 self=sufficiency grant program in this lettered paragraph, not 14 17 more than 5 percent of the funds shall be used for the 14 18 administration of the grant program. (2) The department of human rights may continue to 14 19 14 20 implement the family development and self=sufficiency grant 14 21 program statewide during fiscal year 2008=2009. 14 22 c. For the diversion subaccount of the FIP account: 14 23\$ 2,814,000 (1) A portion of the moneys allocated for the subaccount 14 24 14 25 may be used for field operations salaries, data management 14 26 system development, and implementation costs and support 14 27 deemed necessary by the director of human services in order to 14 28 administer the FIP diversion program. (2) Of the funds allocated in this lettered paragraph, not 14 29 14 30 more than \$250,000 shall be used to develop or continue 14 31 community=level parental obligation pilot projects. The 14 32 requirements established under 2001 Iowa Acts, chapter 191, 14 33 section 3, subsection 5, paragraph "c", subparagraph (3), 14 34 shall remain applicable to the parental obligation pilot 14 35 projects for fiscal year 2008=2009. Notwithstanding 441 IAC 1 100.8, providing for termination of rules relating to the 15 2 pilot projects the earlier of October 1, 2006, or when 15 15 3 legislative authority is discontinued, the rules relating to the pilot projects shall remain in effect until June 30, 2009. 15 4 15 5 d. For the food stamp employment and training program: 15 6 68,059\$ 15 7 e. For the JOBS program: 5. Of the child support collections assigned under FIP, an 15 8 15 9 15 10 amount equal to the federal share of support collections shall 15 11 be credited to the child support recovery appropriation. Of 15 12 the remainder of the assigned child support collections 15 13 received by the child support recovery unit, a portion shall 15 14 be credited to the FIP account, a portion may be used to 15 15 increase recoveries, and a portion may be used to sustain cash 15 16 flow in the child support payments account. If as a result 15 17 the appropriations allocated in this section are insufficient 15 18 to sustain cash assistance payments and meet federal 15 19 maintenance of effort requirements, the department shall seek 15 20 supplemental funding. If child support collections assigned 15 21 under FIP are greater than estimated or are otherwise 15 22 determined not to be required for maintenance of effort, the 15 23 state share of either amount may be transferred to or retained 15 24 in the child support payment account. 15 25 6. The department may adopt emergency rules for the family 15 26 investment, JOBS, family development and self=sufficiency 15 27 grant, food stamp, and medical assistance programs if 15 28 necessary to comply with federal requirements. Sec. 7. FAMILY INVESTMENT PROGRAM GENERAL FUND. There is 15 29 15 30 appropriated from the general fund of the state to the 15 31 department of human services for the fiscal year beginning 15 32 July 1, 2008, and ending June 30, 2009, the following amount, 15 33 or so much thereof as is necessary, to be used for the purpose 15 34 designated: 15 35 To be credited to the family investment program (FIP) 16 account and used for family investment program assistance 1 16 2 under chapter 239B: 16 3 \$ 42,675,127 1. Of the funds appropriated in this section, \$8,975,588 16 4 16 5 is allocated for the JOBS program. 2. Of the funds appropriated in this section, \$2,584,367 16 6 16 7 is allocated for the family development and self=sufficiency 16 8 grant program. a. Of the funds appropriated in this section, \$250,000 16 9 3. 16 10 shall be used for a grant to an Iowa=based nonprofit 16 11 organization with a history of providing tax preparation

16 12 assistance to low=income Iowans in order to expand the usage 16 13 of the earned income tax credit. The purpose of the grant is 16 14 to supply this assistance to underserved areas of the state. 16 15 The grant shall be provided to an organization that has 16 16 existing national foundation support for supplying such 16 17 assistance that can also secure local charitable match 16 18 funding. 16 19 b. 7 The general assembly supports efforts by the b. 16 20 organization receiving funding under this subsection to create 16 21 a statewide earned income tax credit and asset=building 16 22 coalition to achieve both of the following purposes: (1) Expanding the usage of the tax credit through new and 16 23 16 24 enhanced outreach and marketing strategies, as well as 16 25 identifying new local sites and human and financial resources. 16 26 (2) Assessing and recommending various strategies for 16 27 Iowans to develop assets through savings, individual 16 28 development accounts, financial literacy, antipredatory 16 29 lending initiatives, informed home ownership, use of various 16 30 forms of support for work, and microenterprise business 16 31 development targeted to persons who are self=employed or have 16 32 fewer than five employees. 4. Notwithstanding section 8.39, for the fiscal year 16 33 16 34 beginning July 1, 2008, if necessary to meet federal 16 35 maintenance of effort requirements or to transfer federal 17 temporary assistance for needy families block grant funding to 1 17 2 be used for purposes of the federal social services block 3 grant or to meet cash flow needs resulting from delays in 4 receiving federal funding or to implement, in accordance with 5 this division of this Act, activities currently funded with 17 17 17 6 juvenile court services, county, or community moneys and state 7 moneys used in combination with such moneys, the department of 8 human services may transfer funds within or between any of the 17 17 17 17 9 appropriations made in this division of this Act and 17 10 appropriations in law for the federal social services block 17 11 grant to the department for the following purposes, provided 17 12 that the combined amount of state and federal temporary 17 13 assistance for needy families block grant funding for each 17 14 appropriation remains the same before and after the transfer: a. For the family investment program. 17 15 17 16 b. For child care assistance. c. For child and family services.d. For field operations. 17 17 17 18 e. For general administration. 17 19 f. MH/MR/DD/BI community services (local purchase). This subsection shall not be construed to prohibit the use 17 20 17 21 17 22 of existing state transfer authority for other purposes. The 17 23 department shall report any transfers made pursuant to this
17 24 subsection to the legislative services agency.
17 25 Sec. 8. CHILD SUPPORT RECOVERY. There is appropriated 17 26 from the general fund of the state to the department of human 17 27 services for the fiscal year beginning July $\bar{1},$ 2008, and 17 28 ending June 30, 2009, the following amount, or so much thereof 17 29 as is necessary, to be used for the purposes designated: 17 30 For child support recovery, including salaries, support, 17 31 maintenance, and miscellaneous purposes, and for not more than 17 32 the following full=time equivalent positions: 17 33 \$ 14,951,757 17 34 1. The department shall expend up to \$31,000, including FTEs 515.00 17 35 18 1 federal financial participation, for the fiscal year beginning 18 July 1, 2008, for a child support public awareness campaign. 2 18 3 The department and the office of the attorney general shall 4 cooperate in continuation of the campaign. The public 18 18 5 awareness campaign shall emphasize, through a variety of media 6 activities, the importance of maximum involvement of both 7 parents in the lives of their children as well as the 18 18 18 8 importance of payment of child support obligations. 18 9 2. Federal access and visitation grant moneys shall be 18 10 issued directly to private not=for=profit agencies that 18 11 provide services designed to increase compliance with the 18 12 child access provisions of court orders, including but not 18 13 limited to neutral visitation sites and mediation services. 18 14 3. The appropriation made to the department for child 18 15 support recovery may be used throughout the fiscal year in the 18 16 manner necessary for purposes of cash flow management, and for 18 17 cash flow management purposes the department may temporarily 18 18 draw more than the amount appropriated, provided the amount 18 19 appropriated is not exceeded at the close of the fiscal year. 18 20 Sec. 9. MEDICAL ASSISTANCE. There is appropriated for 18 21 the general fund of the state to the department of human There is appropriated from 18 22 services for the fiscal year beginning July 1, 2008, and

18 23 ending June 30, 2009, the following amount, or so much thereof 18 24 as is necessary, to be used for the purpose designated: 18 25 For medical assistance reimbursement and associated costs 18 26 as specifically provided in the reimbursement methodologies in 18 27 effect on June 30, 2008, except as otherwise expressly 18 28 authorized by law, including reimbursement for abortion 18 29 services which shall be available under the medical assistance 18 30 program only for those abortions which are medically 18 31 necessary:\$646,401,453 18 34 any of the following conditions: a. The attending physician certifies that continuing the 18 35 pregnancy would endanger the life of the pregnant woman. b. The attending physician certifies that the fetus is 19 1 19 2 19 3 physically deformed, mentally deficient, or afflicted with a 19 4 congenital illness. 19 5 The pregnancy is the result of a rape which is reported с. 19 6 within 45 days of the incident to a law enforcement agency or 19 public or private health agency which may include a family 7 19 8 physician. 19 d. The pregnancy is the result of incest which is reported 9 19 10 within 150 days of the incident to a law enforcement agency or 19 11 public or private health agency which may include a family 19 12 physician. e. Any spontaneous abortion, commonly known as a 19 13 19 14 miscarriage, if not all of the products of conception are expelled. 19 15 19 16 2. The department shall utilize not more than \$60,000 of 19 17 the funds appropriated in this section to continue the 19 18 AIDS/HIV health insurance premium payment program as 19 19 established in 1992 Iowa Acts, Second Extraordinary Session, 19 20 chapter 1001, section 409, subsection 6. Of the funds 19 21 allocated in this subsection, not more than \$5,000 may be 19 22 expended for administrative purposes. 19 23 3. Of the funds appropriated in this Act to the department 19 24 of public health for addictive disorders, \$950,000 for the 19 25 fiscal year beginning July 1, 2008, shall be transferred to 19 26 the department of human services for an integrated substance 19 27 abuse managed care system. The department shall not assume 19 28 management of the substance abuse system in place of the 19 29 managed care contractor unless such a change in approach is 19 30 specifically authorized in law. The departments of human 19 31 services and public health shall work together to maintain the 19 32 level of mental health and substance abuse services provided 19 33 by the managed care contractor through the Iowa plan for 19 34 behavioral health. Each department shall take the steps 35 necessary to continue the federal waivers as necessary to 1 maintain the level of services. 19 2.0 20 2 The department shall aggressively pursue options 4. a. for providing medical assistance or other assistance to individuals with special needs who become ineligible to 20 3 20 4 5 continue receiving services under the early and periodic 20 20 6 screening, diagnosis, and treatment program under the medical 20 assistance program due to becoming 21 years of age who have 20 8 been approved for additional assistance through the 20 9 department's exception to policy provisions, but who have 20 10 health care needs in excess of the funding available through 20 11 the exception to policy provisions. 20 12 b. Of the funds appropriated in this section, \$100,000 20 13 shall be used for participation in one or more pilot projects 20 14 operated by a private provider to allow the individual or individuals to receive service in the community in accordance 20 15 20 16 with principles established in Olmstead v. L.C., 527 U.S. 581 20 17 (1999), for the purpose of providing medical assistance or 20 18 other assistance to individuals with special needs who become 20 19 ineligible to continue receiving services under the early and 20 20 periodic screening, diagnosis, and treatment program under the 20 21 medical assistance program due to becoming 21 years of age who 20 22 have been approved for additional assistance through the 20 23 department's exception to policy provisions, but who have 20 24 health care needs in excess of the funding available through 20 25 the exception to the policy provisions. 5. Of the funds appropriated in this section, up to 20 26 20 27 \$3,050,082 may be transferred to the field operations or 20 28 general administration appropriations in this Act for 20 29 operational costs associated with Part D of the federal 20 30 Medicare Prescription Drug, Improvement, and Modernization Act 20 31 of 2003, Pub. L. No. 108=173. 20 32 6. In addition to any other funds appropriated in this 20 33 Act, of the funds appropriated in this section, \$250,000 shall

20 34 be used for the grant to the Iowa healthcare collaborative as 20 35 defined in section 135.40. 7. Of the funds appropriated in this section, not more than \$166,600 shall be used to enhance outreach efforts. The department may transfer funds allocated in this subsection to 21 1 21 2 21 3 21 4 the appropriations in this division of this Act for general administration, the state children's health insurance program, 21 5 21 6 or medical contracts, as necessary, to implement the outreach 21 7 efforts. Of the funds appropriated in this section, up to 21 8 8. 21 9 \$442,100 may be transferred to the appropriation in this Act 21 10 for medical contracts to be used for clinical assessment 21 11 services related to remedial services in accordance with 21 12 federal law. 21 13 9. Of the funds appropriated in this section, \$1,143,522 21 14 may be used for the demonstration to maintain independence and 21 15 employment (DMIE) if the waiver for DMIE is approved by the 21 16 centers for Medicare and Medicaid services of the United 21 17 States department of health and human services. Additionally, 21 18 if the waiver is approved, \$440,000 of the funds shall be 21 19 transferred to the department of corrections for DMIE 21 20 activities. 21 21 10. The drug utilization review commission shall monitor 21 22 the smoking cessation benefit provided under the medical 21 23 assistance program and shall provide a report of utilization, 21 24 client success, cost=effectiveness, and recommendations for 21 25 any changes in the benefit to the persons designated in this 21 26 Act to receive reports by January 15, 2009. If a prescriber 21 27 determines that all smoking cessation aids on the preferred 21 28 drug list are not effective or medically appropriate for a 21 29 patient, the prescriber may apply for an exception to policy 21 30 for another product approved by the United States food and 21 31 drug administration for smoking cessation pursuant to 441 IAC 21 32 1.8(1). A portion of the funds appropriated in this section 21 33 11. 34 may be transferred to the appropriations in this division of 21 21 35 this Act for general administration, medical contracts, the 22 1 state children's health insurance program, or field operations 22 2 to be used for the state match cost to comply with the payment 22 3 error rate measurement (PERM) program for both the medical 22 4 assistance and state children's health insurance programs as 22 5 developed by the centers for Medicare and Medicaid services of 22 6 the United States department of health and human services to 22 comply with the federal Improper Payments Information Act of 7 22 8 2002, Pub. L. No. 107=300. 12. It is the intent of the general assembly that the 22 9 22 10 department implement the recommendations of the assuring 22 11 better child health and development initiative II (ABCDII) 22 12 clinical panel to the Iowa early and periodic screening, 22 13 diagnostic, and treatment services healthy mental development 22 14 collaborative board regarding changes to billing procedures, 22 15 codes, and eligible service providers. 13. Of the funds appropriated in this section, a 22 16 22 17 sufficient amount is allocated to supplement the incomes of 22 18 residents of nursing facilities, intermediate care facilities 22 19 for persons with mental illness, and intermediate care 22 20 facilities for persons with mental retardation, with incomes 22 21 of less than \$50 in the amount necessary for the residents to 22 22 receive a personal needs allowance of \$50 per month pursuant 22 23 to section 249A.30A. 22 24 14. Of the funds appropriated in this section, the 22 25 following amounts shall be transferred to appropriations made 22 26 in this division of this Act to the state mental health 22 27 institutes: 22 28 22 29 22 30 с. Independence mental health institute \$ 5,899,400 d. Mount Pleasant mental health institute 22 31 3,751,626 Ŝ 22 32 Of the funds appropriated in this section, 15 a. 22 33 \$2,753,055 is allocated for state match for disproportionate share hospital payment of \$7,321,954 to hospitals that meet 22 34 22 35 both of the following conditions: (1) The hospital qualifies for disproportionate share and 23 1 23 2 graduate medical education payments. 23 (2) The hospital is an Iowa state=owned hospital with more than 500 beds and eight or more distinct residency specialty 23 4 23 5 or subspecialty programs recognized by the American college of 23 6 graduate medical education. 23 b. Distribution of the disproportionate share payment 23 8 shall be made on a monthly basis. The total amount of

9 disproportionate share payments including graduate medical

23

23 10 education, enhanced disproportionate share, and Iowa 23 11 state=owned teaching hospital payments shall not exceed the 23 12 amount of the state's allotment under Pub. L. No. 102=234. Τn 23 13 addition, the total amount of all disproportionate share 23 14 payments shall not exceed the hospital=specific 23 15 disproportionate share limits under Pub. L. No. 103=66. 23 16 16. Of the funds appropriated in this section, \$4,568,899 23 17 is transferred to the IowaCare account created in section 23 18 249J.24. 17. 23 19 Of the funds appropriated in this section, \$250,000 23 20 shall be used for the Iowa chronic care consortium pursuant to 23 21 2003 Iowa Acts, chapter 112, section 12, as amended by 2003 23 22 Iowa Acts, chapter 179, sections 166 and 167. 23 23 The department shall implement cost=saving initiatives 18. including implementing a surcharge for claims filed on paper 23 24 23 25 when electronic filing is available and collecting a 23 26 supplemental rebate for diabetic supplies. 23 27 One hundred percent of the nonfederal share of 19. 23 28 payments to area education agencies that are medical 23 29 assistance providers for medical assistance=covered services 23 30 provided to medical assistance=covered children, shall be made 23 31 from the appropriation made in this section. 23 32 20. a. Beginning July 1, 2009, any new or renewed 23 33 contract entered into by the department with a third party to 23 34 administer behavioral health services under the medical 23 35 assistance program shall provide that any interest earned on 1 payments from the state during the state fiscal year shall be 2 remitted to the department for deposit in a separate account 24 24 24 3 after the end of the fiscal year. Beginning July 1, 2008, the department shall maintain a 24 4 b. 24 5 separate account within the medical assistance budget for the 2.4 6 deposit of all funds remitted pursuant to a contract with a 24 7 third party to administer behavioral health services under the 24 8 medical assistance program. Notwithstanding section 8.33, 24 9 funds remaining in the account that remain unencumbered or 24 10 unobligated at the end of any fiscal year shall not revert but 24 11 shall remain available in succeeding fiscal years and shall be 24 12 used only in accordance with appropriations from the account 24 13 for health and human services=related purposes. 24 14 c. Of the state share of any funds remitted to the medical 24 15 assistance program pursuant to a contract with a third party 24 16 to administer behavioral health services under the medical 24 17 assistance program, the following amounts are appropriated to 24 18 the department for the fiscal year beginning July 1, 2008, and 24 19 ending June 30, 2009, to be used as follows: (1) For implementation of the emergency mental health 24 20 24 21 crisis services system in accordance with section 225C.19, as 24 22 enacted by this Act, \$1,500,000. 24 23 (2) For implementation of the mental health services 24 24 system for children and youth in accordance with section 225C.52, as enacted by this Act, \$500,000. (3) For the mental health, mental retardation, and 24 25 24 26 developmental disabilities risk pool created in the property 24 27 24 28 tax relief fund in section 426B.5, \$1,000,000. 24 29 To reduce the waiting lists of the medical assistance (4) 24 30 home and community=based services waivers, \$2,000,000. 24 31 (5) For child welfare and court=ordered services for 24 32 children who have been adjudicated as delinquent, \$750,000. 24 33 (6) For training for child welfare services providers, 24 34 \$250,000. The training shall be developed by the department 24 35 in collaboration with the coalition for children and family 25 1 services in Iowa. 25 2 21. Of the funds appropriated in this section, at least 25 \$2,500,000 shall be used for existing and new home and 3 25 community=based waiver slots for persons with brain injury. 4 25 Sec. 10. HEALTH INSURANCE PREMIUM PAYMENT PROGRAM. 5 There 25 б is appropriated from the general fund of the state to the 25 department of human services for the fiscal year beginning 7 25 July 1, 2008, and ending June 30, 2009, the following amount, 8 25 9 or so much thereof as is necessary, to be used for the purpose 25 10 designated: 25 11 For administration of the health insurance premium payment 25 12 program, including salaries, support, maintenance, and 25 13 miscellaneous purposes, and for not more than the following 25 14 full=time equivalent positions: 25 15 566,338 Ś Sec. 11. MEDICAL CONTRACTS. There is appropriated from 25 16 21.00 25 17 Sec. 11. MEDICAL CONTRACTS. There is appropriated for 25 18 the general fund of the state to the department of human 25 17 25 19 services for the fiscal year beginning July 1, 2008, and 25 20 ending June 30, 2009, the following amount, or so much thereof

25 21 as is necessary, to be used for the purpose designated: For medical contracts, including salaries, support, 25 22 25 23 maintenance, and miscellaneous purposes, and for not more than 25 24 the following full=time equivalent positions: 25 25\$ 14,165,550 25 26 FTEs 6.00 25 27 1. Of the funds appropriated in this section, \$50,000 25 28 shall be used for electronic cross=matching with state vital 25 29 records databases through the department of public health. 2. Of the funds appropriated in this section, \$250,000 25 30 25 31 shall be used for monitoring of home and community=based 25 32 services waivers. Sec. 12. STATE SUPPLEMENTARY ASSISTANCE. 25 33 25 There is appropriated from the general fund of the 34 1. 25 35 state to the department of human services for the fiscal year 1 beginning July 1, 2008, and ending June 30, 2009, the 26 26 2 following amount, or so much thereof as is necessary, to be 26 3 used for the purpose designated: 26 4 For the state supplementary assistance program: 2. The department shall increase the personal needs 26 5 26 6 7 allowance for residents of residential care facilities by the 26 26 8 same percentage and at the same time as federal supplemental 26 9 security income and federal social security benefits are 26 10 increased due to a recognized increase in the cost of living. 26 11 The department may adopt emergency rules to implement this 26 12 subsection. 26 13 3. If during the fiscal year beginning July 1, 2008, the 26 14 department projects that state supplementary assistance 26 15 expenditures for a calendar year will not meet the federal 26 16 pass=through requirement specified in Title XVI of the federal 26 17 Social Security Act, section 1618, as codified in 42 U.S.C. } 26 18 1382g, the department may take actions including but not 26 19 limited to increasing the personal needs allowance for 26 20 residential care facility residents and making programmatic 26 21 adjustments or upward adjustments of the residential care 26 22 facility or in=home health=related care reimbursement rates 26 23 prescribed in this division of this Act to ensure that federal 26 24 requirements are met. In addition, the department may make 26 25 other programmatic and rate adjustments necessary to remain 26 26 within the amount appropriated in this section while ensuring 26 27 compliance with federal requirements. The department may 26 28 adopt emergency rules to implement the provisions of this 26 29 subsection. Sec. 13. STATE CHILDREN'S HEALTH INSURANCE PROGRAM. 1. There is appropriated from the general fund of the 26 30 26 31 26 32 state to the department of human services for the fiscal year 26 33 beginning July 1, 2008, and ending June 30, 2009, the 26 34 following amount, or so much thereof as is necessary, to be 26 35 used for the purpose designated: 27 For maintenance of the healthy and well kids in Iowa (hawk= 1 i) program pursuant to chapter 514I for receipt of federal 27 2 3 financial participation under Title XXI of the federal Social 27 27 4 Security Act, which creates the state children's health 27 5 insurance program: 27 \$ 15,873,103 6 27 7 2. If sufficient funding is available under this Act, and 27 if federal reauthorization of the state children's health 8 insurance program provides sufficient federal allocations to 27 9 27 10 the state and authorization to cover the following populations 27 11 as an option under the state children's health insurance 27 12 program, the department may expand coverage under the state 27 13 children's health insurance program as follows: 27 14 a. By eliminating the categorical exclusion of state 27 15 employees from receiving state children's health insurance 27 16 program benefits. 27 17 b. By providing coverage for legal immigrant children and 27 18 pregnant women not eligible under current federal guidelines. 27 19 c. By covering children up to age twenty=one, or up to age 27 20 twenty=three if the child is attending school. 27 21 3. If the United States Congress does not authorize 27 22 additional federal funds necessary to address any shortfall 27 23 for the state children's health insurance program for the 27 24 federal fiscal year beginning October 1, 2008, and ending 27 25 September 30, 2009, the department may use 100 percent of 27 26 state funds from the appropriation made in this section for 27 27 the period beginning July 1, 2008, and ending June 30, 2009, 27 28 and may, after consultation with the governor and the general 27 29 assembly, utilize funding from the appropriations made in this 27 30 Act for medical assistance to maintain the state children's 27 31 health insurance program. If deemed necessary, the department

27 32 shall request a supplemental appropriation from the 27 33 Eighty=third General Assembly, 2009 Session, to address any 27 34 remaining shortfall for the fiscal year beginning July 1, 27 35 2008. 2.8 Of the funds appropriated in this section, \$134,050 is 1 4. 28 2 allocated for continuation of the contract for advertising and 28 3 outreach with the department of public health and \$90,050 is 28 4 allocated for other advertising and outreach. 28 Sec. 14. CHILD CARE ASSISTANCE. There is appropriated from the general fund of the state to the department of human 2.8 6 services for the fiscal year beginning July 1, 2008, and ending June 30, 2009, the following amount, or so much thereof 28 7 28 8 28 9 as is necessary, to be used for the purpose designated: 28 10 For child care programs: ... \$ 39,298,895 28 11 28 12 1. Of the funds appropriated in this section, \$36,043,083 28 13 shall be used for state child care assistance in accordance 28 14 with section 237A.13. 28 15 2. Nothing in this section shall be construed or is 28 16 intended as or shall imply a grant of entitlement for services 28 17 to persons who are eligible for assistance due to an income 28 18 level consistent with the waiting list requirements of section 28 19 237A.13. Any state obligation to provide services pursuant to 28 20 this section is limited to the extent of the funds 28 21 appropriated in this section. 3. Of the funds appropriated in this section, \$525,524 is 28 22 28 23 allocated for the statewide program for child care resource 28 24 and referral services under section 237A.26. A list of the 28 25 registered and licensed child care facilities operating in the 28 26 area served by a child care resource and referral service 28 27 shall be made available to the families receiving state child 28 28 care assistance in that area. 28 29 4. Of the funds appropriated in this section, \$1,180,288 28 30 is allocated for child care quality improvement initiatives 28 31 including but not limited to the voluntary quality rating 28 32 system in accordance with section 237A.30. 28 33 5. The department may use any of the funds appropriated in 28 34 this section as a match to obtain federal funds for use in 28 35 expanding child care assistance and related programs. For the 29 1 purpose of expenditures of state and federal child care 29 2 funding, funds shall be considered obligated at the time 29 3 expenditures are projected or are allocated to the 29 4 department's service areas. Projections shall be based on 5 current and projected caseload growth, current and projected 6 provider rates, staffing requirements for eligibility 29 29 29 7 determination and management of program requirements including 29 8 data systems management, staffing requirements for 29 9 administration of the program, contractual and grant 29 10 obligations and any transfers to other state agencies, and 29 11 obligations for decategorization or innovation projects. 29 12 6. A portion of the state match for the federal child care 29 13 and development block grant shall be provided as necessary to 29 14 meet federal matching funds requirements through the state 29 15 general fund appropriation made for child development grants 29 16 and other programs for at=risk children in section 279.51. 29 17 7. Of the funds appropriated in this section, \$1,200,000 29 18 is transferred to the Iowa empowerment fund from which it is 29 19 appropriated to be used for professional development for the 29 20 system of early care, health, and education. 29 21 8. Of the funds appropriated in this section, \$350,000 29 22 shall be allocated to a county with a population of more than 29 23 300,000 to be used for a one=time grant to support child care 29 24 center services provided to children with mental, physical, or 29 25 emotional challenges in order for the children to remain in a 29 26 home or family setting. 29 27 9. Notwithstanding section 8.33, moneys appropriated in 29 28 this section or received from the federal appropriations made 29 29 for the purposes of this section that remain unencumbered or 29 30 unobligated at the close of the fiscal year shall not revert 29 31 to any fund but shall remain available for expenditure for the 29 32 purposes designated until the close of the succeeding fiscal 29 33 year. 29 34 JUVENILE INSTITUTIONS. There is appropriated Sec. 15. 29 35 from the general fund of the state to the department of human services for the fiscal year beginning July 1, 2008, and ending June 30, 2009, the following amounts, or so much 30 30 2 30 3 thereof as is necessary, to be used for the purposes 30 4 designated: 1. For operation of the Iowa juvenile home at Toledo and 30 5 30 6 for salaries, support, and maintenance, and for not more than 30 7 the following full=time equivalent positions:

 30
 9
 \$ 7,579,484

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 10
 2. For operation of the state

 30 10 2. For operation of the state training school at Eldora 30 11 and for salaries, support, and maintenance, and for not more 30 12 than the following full=time equivalent positions: 30 13 \$ 11,948,327 3014FTES20230153. A portion of the moneys appropriated in this section3016shall be used by the state training school and by the Iowa 202.70 30 17 juvenile home for grants for adolescent pregnancy prevention 30 18 activities at the institutions in the fiscal year beginning 30 19 July 1, 2008. Sec. 16. CHILD AND FAMILY SERVICES. 30 20 30 21 1. There is appropriated from the general fund of the 30 22 state to the department of human services for the fiscal year 30 23 beginning July 1, 2008, and ending June 30, 2009, the 30 24 following amount, or so much thereof as is necessary, to be 30 25 used for the purpose designated: 30 26 For child and family services: 30 27 2. In order to address a reduction of \$5,200,000 from the \$ 88,557,565 30 28 30 29 amount allocated under the appropriation made for the purposes 30 30 of this section in prior years for purposes of juvenile 30 31 delinquent graduated sanction services, up to \$5,200,000 of 30 32 the amount of federal temporary assistance for needy families 30 33 block grant funding appropriated in this division of this Act 30 34 for child and family services shall be made available for 30 35 purposes of juvenile delinquent graduated sanction services. 3. The department may transfer funds appropriated in this 31 1 2 section as necessary to pay the nonfederal costs of services 31 3 reimbursed under the medical assistance program, state child 31 4 care assistance program, or the family investment program 31 31 5 which are provided to children who would otherwise receive 6 services paid under the appropriation in this section. The 7 department may transfer funds appropriated in this section to 31 31 8 the appropriations in this division of this Act for general 31 31 9 administration and for field operations for resources 31 10 necessary to implement and operate the services funded in this 31 11 section. 31 12 4. a. Of the funds appropriated in this section, up to 31 13 \$36,441,744 is allocated as the statewide expenditure target 31 14 under section 232.143 for group foster care maintenance and 31 15 services. 31 16 b. If at any time after September 30, 2008, annualization 31 17 of a service area's current expenditures indicates a service 31 18 area is at risk of exceeding its group foster care expenditure 31 19 target under section 232.143 by more than 5 percent, the 31 20 department and juvenile court services shall examine all group 31 21 foster care placements in that service area in order to 31 22 identify those which might be appropriate for termination. Τn 31 23 addition, any aftercare services believed to be needed for the 31 24 children whose placements may be terminated shall be 31 25 identified. The department and juvenile court services shall 31 26 initiate action to set dispositional review hearings for the 31 27 placements identified. In such a dispositional review 31 28 hearing, the juvenile court shall determine whether needed 31 29 aftercare services are available and whether termination of 31 30 the placement is in the best interest of the child and the 31 31 community. 31 32 5. In accordance with the provisions of section 232.188, 31 33 the department shall continue the child welfare and juvenile 31 34 justice funding initiative during fiscal year 2008=2009. Of 31 35 the moneys subject to the nonreversion clause provided in the 1 amendment in this Act to 2006 Iowa Acts, chapter 1184, section 2 17, subsection 4, \$3,605,000 is allocated specifically for 3 expenditure for fiscal year 2008=2009 through the 32 32 32 4 decategorization service funding pools and governance boards
5 established pursuant to section 232.188.
6 6. A portion of the funds appropriated in this section may 32 32 32 32 be used for emergency family assistance to provide other 7 32 8 resources required for a family participating in a family 32 9 preservation or reunification project or successor project to 32 10 stay together or to be reunified. 7. Notwithstanding section 234.35 or any other provision 32 11 32 12 of law to the contrary, state funding for shelter care shall 32 13 be limited to \$7,072,215. The department shall work with the 32 14 coalition for children and family services in Iowa and other 32 15 representatives of shelter care providers to reduce the number 32 16 of guaranteed shelter beds and shift a portion of available 32 17 funding to develop new or expand existing child welfare 32 18 emergency services for children who might otherwise be served

32 19 in shelter care. The child welfare emergency services shall 32 20 be provided by shelter care agencies that currently have a 32 21 contract for shelter care services with the department and may 32 22 include mobile crisis response units for child and family 32 23 crises, in=home supervision services, emergency family foster 32 24 care homes, expanding capacity to provide emergency services 32 25 in other family foster care homes, or provide flexible funding 32 26 for child welfare emergency services based on evidence=based 32 27 practices. Notwithstanding chapter 8A, the department may 32 28 amend existing contracts with shelter care agencies as 32 29 necessary to include child welfare emergency services. 32 30 8. Federal funds received by the state during the fiscal 32 31 year beginning July 1, 2008, as the result of the expenditure 32 32 of state funds appropriated during a previous state fiscal 32 33 year for a service or activity funded under this section are 32 34 appropriated to the department to be used as additional 32 35 funding for services and purposes provided for under this 33 1 section. Notwithstanding section 8.33, moneys received in 33 2 accordance with this subsection that remain unencumbered or unobligated at the close of the fiscal year shall not revert 33 3 33 to any fund but shall remain available for the purposes 4 33 5 designated until the close of the succeeding fiscal year. 33 9. Of the funds appropriated in this section, \$3,696,285 6 33 7 shall be used for protective child care assistance. 33 Of the funds appropriated in this section, up to 8 10. a. 33 9 \$2,268,963 is allocated for the payment of the expenses of 33 10 court=ordered services provided to juveniles who are under the 33 11 supervision of juvenile court services, which expenses are a 33 12 charge upon the state pursuant to section 232.141, subsection 33 13 4. Of the amount allocated in this lettered paragraph, up to 33 14 \$1,556,287 shall be made available to provide school=based 33 15 supervision of children adjudicated under chapter 232, of 33 16 which not more than \$15,000 may be used for the purpose of 33 17 training. A portion of the cost of each school=based liaison 33 18 officer shall be paid by the school district or other funding 33 19 source as approved by the chief juvenile court officer. 33 20 b. Of the funds appropriated in this section, up to 33 21 \$823,965 is allocated for the payment of the expenses of 33 22 court=ordered services provided to children who are under the 33 23 supervision of the department, which expenses are a charge 33 24 upon the state pursuant to section 232.141, subsection 4. 33 25 c. Notwithstanding section 232.141 or any other provision 33 26 of law to the contrary, the amounts allocated in this 33 27 subsection shall be distributed to the judicial districts as 33 28 determined by the state court administrator and to the 33 29 department's service areas as determined by the administrator 33 30 of the department's division of child and family services. 33 31 The state court administrator and the division administrator 33 32 shall make the determination of the distribution amounts on or 33 33 before June 15, 2008. 33 34 d. Notwithstanding chapter 232 or any other provision of 33 35 law to the contrary, a district or juvenile court shall not order any service which is a charge upon the state pursuant to 34 1 2 section 232.141 if there are insufficient court=ordered 34 34 services funds available in the district court or departmental 3 4 service area distribution amounts to pay for the service. 34 The 34 5 chief juvenile court officer and the departmental service area 34 6 manager shall encourage use of the funds allocated in this subsection such that there are sufficient funds to pay for all 34 7 34 8 court=related services during the entire year. The chief 34 9 juvenile court officers and departmental service area managers 34 10 shall attempt to anticipate potential surpluses and shortfalls 34 11 in the distribution amounts and shall cooperatively request 34 12 the state court administrator or division administrator to 34 13 transfer funds between the judicial districts' or departmental 34 14 service areas' distribution amounts as prudent. 34 15 e. Notwithstanding any provision of law to the contrary, a 34 16 district or juvenile court shall not order a county to pay for 34 17 any service provided to a juvenile pursuant to an order 34 18 entered under chapter 232 which is a charge upon the state 34 19 under section 232.141, subsection 4. 34 20 f. Of the funds allocated in this subsection, not more than \$100,000 may be used by the judicial branch for 34 21 administration of the requirements under this subsection. 34 22 34 23 11. Of the funds appropriated in this section, \$1,030,000 34 24 shall be transferred to the department of public health to be 34 25 used for the child protection center grant program in 34 26 accordance with section 135.118. 34 27 12. If the department receives federal approval to 34 28 implement a waiver under Title IV=E of the federal Social 34 29 Security Act to enable providers to serve children who remain

34 30 in the children's families and communities, for purposes of 34 31 eligibility under the medical assistance program children who 34 32 participate in the waiver shall be considered to be placed in 34 33 foster care. 34 34 13. Of the funds appropriated in this section. \$2.862.164 13. Of the funds appropriated in this section, \$2,862,164 34 35 is allocated for the preparation for adult living program 35 1 pursuant to section 234.46. 14. Of the funds appropriated in this section, \$1,030,000 35 2 35 3 shall be used for juvenile drug courts. The amount allocated 35 4 in this subsection shall be distributed as follows: a. To the judicial branch for salaries to assist with the operation of juvenile drug court programs operated in the 35 5 35 6 35 7 following jurisdictions: 35 8 (1) Marshall county: 35 9\$ 61,800 (2) Woodbury county: 35 10 35 11\$ 123,862 35 12 (3) Polk county: (4) The third judicial district: 35 13 193,057 35 14 35 15\$ 66,950 (5) The eighth judicial district: 35 16 35 17 \$ 66,9 35 18 b. For court=ordered services to support substance abuse 35 19 services provided to the juveniles participating in the 66,950 35 20 juvenile drug court programs listed in paragraph "a" and the 35 21 juveniles' families: 35 22 517,381 Ś The state court administrator shall allocate the funding 35 23 35 24 designated in this paragraph among the programs. 35 25 15. Of the funds appropriated in this section, \$203,000 is 35 26 allocated for the multidimensional treatment level foster care 35 27 program established pursuant to 2006 Iowa Acts, chapter 1123. 35 28 16. Of the funds appropriated in this section, \$236,900 35 29 shall be used for a grant to a nonprofit human services 35 30 organization providing services to individuals and families in 35 31 multiple locations in southwest Iowa and Nebraska for support 35 32 of a project providing immediate, sensitive support and 35 33 forensic interviews, medical exams, needs assessments, and 35 34 referrals for victims of child abuse and their nonoffending 35 35 family members. 17. Of the funds appropriated in this section, \$131,000 is 36 1 36 2 allocated for the elevate approach of providing a support 36 3 network to children placed in foster care. 36 18. Of the funds appropriated in this section, \$300,000 is 4 5 allocated for sibling visitation provisions for children 36 36 6 subject to a court order for out=of=home placement in accordance with section 232.108. 19. Of the funds appropriated in this section, \$200,000 is 36 7 36 8 36 9 allocated for use pursuant to section 235A.1 for the 36 10 initiative to address child sexual abuse implemented pursuant 36 11 to 2007 Iowa Acts, ch. 218, section 18, subsection 21. 20. Of the funds appropriated in this section, \$80,000 is 36 12 36 13 allocated for renewal of a grant to a county with a population 36 14 between 189,000 and 196,000 in the latest preceding certified 36 15 federal census for implementation of the county's runaway 36 16 treatment plan under section 232.195. 36 17 21. Of the funds appropriated in this section, stro, our 36 18 allocated for the community partnership for child protection 21. Of the funds appropriated in this section, \$418,000 is 36 19 sites. Of the funds appropriated in this section, \$375,000 is 36 20 22. 36 21 allocated for the department's minority youth and family 36 22 projects under the redesign of the child welfare system. 36 23 23. Of the funds appropriated in this section, \$300,0 36 24 allocated for funding of the state match for the federal 23. Of the funds appropriated in this section, \$300,000 is 36 25 substance abuse and mental health services administration 36 26 (SAMHSA) system of care grant. 36 27 24. The department shall develop options for providing a 36 28 growth mechanism for reimbursement of the child and family 36 29 services traditionally funded under this appropriation. 36 30 growth mechanism options may provide for a tie to allowable 36 31 growth for school aid, an inflationary adjustment reflective 36 32 of the cost increases for the services, or other reasonable 36 33 proxy for the cost increases affecting such service providers. Sec. 17. ADOPTION SUBSIDY. 1. There is appropriated from the general fund of the 36 34 36 35 37 1 state to the department of human services for the fiscal year 2 beginning July 1, 2008, and ending June 30, 2009, the 3 following amount, or so much thereof as is necessary, to be 37 37 37 4 used for the purpose designated: 37 5 For adoption subsidy payments and services:

6 7 2. The department may transfer funds appropriated in this propriated in this part for general 37 \$ 32,568,872 7 37 37 8 section to the appropriation made in this Act for general 37 9 administration for costs paid from the appropriation relating 37 10 to adoption subsidy. 37 11 3. Federal funds received by the state during the fiscal 37 12 year beginning July 1, 2008, as the result of the expenditure 37 13 of state funds during a previous state fiscal year for a 37 14 service or activity funded under this section are appropriated 37 15 to the department to be used as additional funding for the 37 16 services and activities funded under this section. 37 17 Notwithstanding section 8.33, moneys received in accordance 37 18 with this subsection that remain unencumbered or unobligated 37 19 at the close of the fiscal year shall not revert to any fund 37 20 but shall remain available for expenditure for the purposes 37 21 designated until the close of the succeeding fiscal year. 37 22 Sec. 18. JUVENILE DETENTION HOME FUND. Moneys deposited 37 23 in the juvenile detention home fund created in section 232.142 37 24 during the fiscal year beginning July 1, 2008, and ending June 37 25 30, 2009, are appropriated to the department of human services 37 26 for the fiscal year beginning July 1, 2008, and ending June 37 27 30, 2009, for distribution of an amount equal to a percentage 37 28 of the costs of the establishment, improvement, operation, and 37 29 maintenance of county or multicounty juvenile detention homes 37 30 in the fiscal year beginning July 1, 2007. Moneys 37 31 appropriated for distribution in accordance with this section 37 32 shall be allocated among eligible detention homes, prorated on 37 33 the basis of an eligible detention home's proportion of the 37 34 costs of all eligible detention homes in the fiscal year 37 35 beginning July 1, 2007. The percentage figure shall be 38 1 determined by the department based on the amount available for 2 distribution for the fund. Notwithstanding section 232.142, 3 subsection 3, the financial aid payable by the state under 38 38 38 4 that provision for the fiscal year beginning July 1, 2008, 38 5 shall be limited to the amount appropriated for the purposes 38 6 of this section. Sec. 19. FAMILY SUPPORT SUBSIDY PROGRAM. 38 7 1. There is appropriated from the general fund of the 38 8 9 state to the department of human services for the fiscal year 38 38 10 beginning July 1, 2008, and ending June 30, 2009, the 38 11 following amount, or so much thereof as is necessary, to be 38 12 used for the purpose designated: For the family support subsidy program: 38 13 38 14 2. The department shall use at least \$433,212 of the 38 15 38 16 moneys appropriated in this section for the family support 38 17 center component of the comprehensive family support program 38 18 under section 225C.47. Not more than \$20,000 of the amount 38 19 allocated in this subsection shall be used for administrative 38 20 costs. 38 21 Sec. 20. CONNER DECREE. There is appropriated from the 38 22 general fund of the state to the department of human services 38 23 for the fiscal year beginning July 1, 2008, and ending June 38 24 30, 2009, the following amount, or so much thereof as is 38 25 necessary, to be used for the purpose designated: 38 26 For building community capacity through the coordination 38 27 and provision of training opportunities in accordance with the 38 28 consent decree of Conner v. Branstad, No. 4=86=CV=30871(S.D. 38 29 Iowa, July 14, 1994): Sec. 21. MENTAL HEALTH INSTITUTES. There is appropriated 38 30 42,623 38 31 38 32 from the general fund of the state to the department of human 38 33 services for the fiscal year beginning July $\overline{1}$, 2008, and 38 34 ending June 30, 2009, the following amounts, or so much 38 35 thereof as is necessary, to be used for the purposes 39 1 designated: 39 2 1. For the state mental health institute at Cherokee for 39 3 salaries, support, maintenance, and miscellaneous purposes, 39 4 and for not more than the following full=time equivalent 39 5 positions: 39 6 \$ 5,727,743 39 7 FTES 210.
8 2. For the state mental health institute at Clarinda for FTEs 210.00 39 39 9 salaries, support, maintenance, and miscellaneous purposes, 39 10 and for not more than the following full=time equivalent 39 11 positions: 7,023,073 39 12 \$ 3913FTEs109.39143.For the state mental health institute at Independence 109.95 39 15 for salaries, support, maintenance, and miscellaneous 39 16 purposes, and for not more than the following full=time

39 17 equivalent positions: 39 18 \$ 10,495,879 3919FTEs287.6639204. For the state mental health institute at Mount Pleasant 287.66 39 21 for salaries, support, maintenance, and miscellaneous 39 22 purposes, and for not more than the following full=time 39 23 equivalent positions: 39 24\$ 1,874,721 116.44 39 28 state to the department of human services for the fiscal year 39 29 beginning July 1, 2008, and ending June 30, 2009, the 39 30 following amounts, or so much thereof as is necessary, to be 39 31 used for the purposes designated: 39 32 a. For the state resource center at Glenwood for salaries, 39 33 support, maintenance, and miscellaneous purposes: \$ 17,102,330 39 34 b. For the state resource center at Woodward for salaries, 39 35 1 40 support, maintenance, and miscellaneous purposes: 2. The department may continue to bill for state resource 40 2 40 3 center services utilizing a scope of services approach used 40 4 for private providers of ICFMR services, in a manner which does not shift costs between the medical assistance program, 40 5 40 6 40 7 counties, or other sources of funding for the state resource 40 8 centers. 40 9 3. The state resource centers may expand the time=limited 40 10 assessment and respite services during the fiscal year. 40 11 4. If the department's administration and the department 40 12 of management concur with a finding by a state resource 40 13 center's superintendent that projected revenues can reasonably 40 14 be expected to pay the salary and support costs for a new 40 15 employee position, or that such costs for adding a particular 40 16 number of new positions for the fiscal year would be less than 40 17 the overtime costs if new positions would not be added, the 40 18 superintendent may add the new position or positions. If the 40 19 vacant positions available to a resource center do not include 40 20 the position classification desired to be filled, the state 40 21 resource center's superintendent may reclassify any vacant 40 22 position as necessary to fill the desired position. The 40 23 superintendents of the state resource centers may, by mutual 40 24 agreement, pool vacant positions and position classifications 40 25 during the course of the fiscal year in order to assist one 40 26 another in filling necessary positions. 40 27 5. If existing capacity limitations are reached in 40 28 operating units, a waiting list is in effect for a service or 40 29 a special need for which a payment source or other funding is 40 30 available for the service or to address the special need, and 40 31 facilities for the service or to address the special need can 40 32 be provided within the available payment source or other 40 33 funding, the superintendent of a state resource center may 40 34 authorize opening not more than two units or other facilities 40 35 and begin implementing the service or addressing the special 1 need during fiscal year 2008=2009. 2 Sec. 23. MI/MR/DD STATE CASES. 3 1. There is appropriated from the general fund of the 41 41 2 41 3 4 state to the department of human services for the fiscal year 5 beginning July 1, 2008, and ending June 30, 2009, the 41 41 41 6 following amount, or so much thereof as is necessary, to be 41 7 used for the purpose designated: 41 8 For distribution to counties for state case services for 9 persons with mental illness, mental retardation, and 41 41 10 developmental disabilities in accordance with section 331.440: 2. For the fiscal year beginning July 1, 2008, and ending 41 11 41 12 41 13 June 30, 2009, \$200,000 is allocated for state case services 41 14 from the amounts appropriated from the fund created in section 41 15 8.41 to the department of human services from the funds 41 16 received from the federal government under 42 U.S.C., ch. 6A, 41 16 received from the federal government under 42 0.5.C., ch. 6A, 41 17 subch. XVII, relating to the community mental health center 41 18 block grant, for the federal fiscal years beginning October 1, 41 19 2006, and ending September 30, 2007, beginning October 1, 41 20 2007, and ending September 30, 2008, and beginning October 1, 41 21 2008, and ending September 30, 2009. The allocation made in 41 22 this subsection shall be made prior to any other distribution 41 23 allocation of the appropriated federal funds. 41 24 3. Notwithstanding section 8.33, moneys appropriated in 41 25 this section that remain unencumbered or unobligated at the 41 26 close of the fiscal year shall not revert but shall remain 41 27 available for expenditure for the purposes designated until

41 28 the close of the succeeding fiscal year. 41 29 Sec. 24. MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES == 41 30 COMMUNITY SERVICES FUND. There is appropriated from the 41 31 general fund of the state to the mental health and 41 32 developmental disabilities community services fund created in 41 33 section 225C.7 for the fiscal year beginning July 1, 2008, and 34 ending June 30, 2009, the following amount, or so much thereof 41 41 35 as is necessary, to be used for the purpose designated: 42 For mental health and developmental disabilities community 42 2 services in accordance with this division of this Act:\$ 18,017,890 42 1. Of the funds appropriated in this section, \$17,727,890 3 42 4 shall be allocated to counties for funding of community=based 42 5 mental health and developmental disabilities services. 42 6 The 42 7 moneys shall be allocated to a county as follows: Fifty percent based upon the county's proportion of the 42 8 a. 42 9 state's population of persons with an annual income which is 42 10 equal to or less than the poverty guideline established by the federal office of management and budget. 42 11 42 12 b. Fifty percent based upon the county's proportion of the 42 13 state's general population. 42 14 2. a. A county shall utilize the funding the county 42 15 receives pursuant to subsection 1 for services provided to 42 16 persons with a disability, as defined in section 225C.2. 42 17 However, no more than 50 percent of the funding shall be used 42 18 for services provided to any one of the service populations. 42 19 b. A county shall use at least 50 percent of the funding 42 20 the county receives under subsection 1 for contemporary 42 21 services provided to persons with a disability, as described 42 22 in rules adopted by the department. 42 23 3. Of the funds appropriated in this section, \$30,000 42 24 shall be used to support the Iowa compass program providing 42 25 computerized information and referral services for Iowans with 42 26 disabilities and their families. 42 27 4. a. Funding appropriated for purposes of the federal 42 28 social services block grant is allocated for distribution to 42 29 counties for local purchase of services for persons with 42 30 mental illness or mental retardation or other developmental 42 31 disability. 42 32 b. The funds allocated in this subsection shall be 42 33 expended by counties in accordance with the county's approved 42 34 county management plan. A county without an approved county 42 35 management plan shall not receive allocated funds until the 43 county's management plan is approved. c. The funds provided by this subsection shall be 1 43 2 allocated to each county as follows: 43 3 43 4 (1) Fifty percent based upon the county's proportion of the state's population of persons with an annual income which 43 5 is equal to or less than the poverty guideline established by 43 6 43 7 the federal office of management and budget. 43 8 (2) Fifty percent based upon the amount provided to the 43 9 county for local purchase of services in the preceding fiscal 43 10 year. 43 11 5. A county is eligible for funds under this section if 43 12 the county qualifies for a state payment as described in 43 13 section 331.439. 6. Of the funds appropriated in this section, \$260,000 is 43 14 43 15 allocated to the department for continuing the development of 43 16 an assessment process for use beginning in a subsequent fiscal 43 17 year as authorized specifically by a statute to be enacted in 43 18 a subsequent fiscal year, determining on a consistent basis 43 19 the needs and capacities of persons seeking or receiving 43 20 mental health, mental retardation, developmental disabilities, 43 21 or brain injury services that are paid for in whole or in part 43 22 by the state or a county. The assessment process shall be 43 23 developed with the involvement of counties and the mental 43 24 health, mental retardation, developmental disabilities, and 43 25 brain injury commission. The most recent population estimates issued by the 43 26 7. United States bureau of the census shall be applied for the 43 27 43 28 population factors utilized in this section. Sec. 25. SEXUALLY VIOLENT PREDATORS. 1. There is appropriated from the general fund of the 43 29 43 30 43 31 state to the department of human services for the fiscal year 43 32 beginning July $\hat{1}$, 2008, and ending June 30, 2009, the 43 33 following amount, or so much thereof as is necessary, to be 43 34 used for the purpose designated: 43 35 For costs associated with the commitment and treatment of 44 1 sexually violent predators in the unit located at the state 2 mental health institute at Cherokee, including costs of legal 44 44 3 services and other associated costs, including salaries,

44 4 support, maintenance, and miscellaneous purposes, and for not 44 5 more than the following full=time equivalent positions: 44 6 \$ 6,492,008 2. Unless specifically prohibited by law, if the amount 44 7 94.50 44 8 44 9 charged provides for recoupment of at least the entire amount 44 10 of direct and indirect costs, the department of human services may contract with other states to provide care and treatment 44 11 44 12 of persons placed by the other states at the unit for sexually 44 13 violent predators at Cherokee. The moneys received under such 44 14 a contract shall be considered to be repayment receipts and 44 15 used for the purposes of the appropriation made in this 44 16 section. 44 17 Sec. 26. FIELD OPERATIONS. There is appropriated from the 44 18 general fund of the state to the department of human services There is appropriated from the 44 19 for the fiscal year beginning July 1, 2008, and ending June 44 20 30, 2009, the following amount, or so much thereof as is 44 21 necessary, to be used for the purposes designated: For field operations, including salaries, support, 44 22 44 23 maintenance, and miscellaneous purposes, and for not more than 44 24 the following full=time equivalent positions: 44 25\$ 66,852,732 44 26 44 26 FTEs 2,130.68 44 27 Priority in filling full=time equivalent positions shall be 44 28 given to those positions related to child protection services FTEs 2,130.68 44 29 and eligibility determination for low=income families. 44 30 Sec. 27. GENERAL ADMINISTRATION. There is appropriated 44 31 from the general fund of the state to the department of human 44 32 services for the fiscal year beginning July 1, 2008, and 44 33 ending June 30, 2009, the following amount, or so much thereof 44 34 as is necessary, to be used for the purpose designated: 44 35 For general administration, including salaries, support, 45 1 maintenance, and miscellaneous purposes, and for not more than 45 2 the following full=time equivalent positions:\$ 16,682,067 45 3 4 FTEs 407.50 5 1. Of the funds appropriated in this section, \$57,000 is 45 45 45 6 allocated for the prevention of disabilities policy council 45 7 established in section 225B.3. 8 45 2. The department shall report at least monthly to the 45 9 legislative services agency concerning the department's 45 10 operational and program expenditures. 45 11 Sec. 28. VOLUNTEERS. There is appropriated from the 45 12 general fund of the state to the department of human services 45 13 for the fiscal year beginning July $\hat{1}$, 2008, and ending June 45 14 30, 2009, the following amount, or so much thereof as is 45 15 necessary, to be used for the purpose designated: 45 16 For development and coordination of volunteer services: Sec. 29. FAMILY PLANNING SERVICES. There is appropriated 45 17 45 18 45 19 from the general fund of the state to the department of human 45 20 services for the fiscal year beginning July 1, 2008, and 45 21 ending June 30, 2009, the following amount or so much thereof 45 22 as is necessary, to be used for the purpose designated: 45 23 For family planning services to individuals with incomes 45 24 not to exceed two hundred percent of the federal poverty level 45 25 as defined by the most recently revised income guidelines 45 26 published by the United States department of health and human 45 27 services, who are not currently receiving the specific benefit 45 28 under the medical assistance program: 45 29 \$ 750,000 45 30 Moneys appropriated under this section shall not be used to 45 31 provide abortions. The department shall work with appropriate 45 32 stakeholders to implement and administer the program. 45 33 Sec. 30. MEDICAL ASSISTANCE, STATE SUPPLEMENTARY 45 34 ASSISTANCE, AND SOCIAL SERVICE PROVIDERS REIMBURSED UNDER THE 45 35 DEPARTMENT OF HUMAN SERVICES. 1. a. (1) For the fiscal year beginning July 1, 2008, the total state funding amount for the nursing facility budget 46 1 46 2 46 shall not exceed \$183,367,323. 3 (2) The department, in cooperation with nursing facility representatives, shall review projections for state funding 46 4 46 5 expenditures for reimbursement of nursing facilities on a 46 6 46 7 quarterly basis and the department shall determine if an 46 8 adjustment to the medical assistance reimbursement rate is 9 necessary in order to provide reimbursement within the state 46 46 10 funding amount. Any temporary enhanced federal financial 46 11 participation that may become available to the Iowa medical 46 12 assistance program during the fiscal year shall not be used in 46 13 projecting the nursing facility budget. Notwithstanding 2001 46 14 Iowa Acts, chapter 192, section 4, subsection 2, paragraph

46 15 "c", and subsection 3, paragraph "a", subparagraph (2), if the 46 16 state funding expenditures for the nursing facility budget for 46 17 the fiscal year beginning July 1, 2008, are projected to 46 18 exceed the amount specified in subparagraph (1), the 46 19 department shall adjust the reimbursement for nursing 46 20 facilities reimbursed under the case=mix reimbursement system 46 21 to maintain expenditures of the nursing facility budget within 46 22 the specified amount. The department shall revise such 46 23 reimbursement as necessary to adjust the annual accountability 46 24 measures payment in accordance with the amendment in this 46 25 division of this Act to 2001 Iowa Acts, chapter 192, section 46 26 4, subsection 4. 46 27 b. For the fiscal year beginning July 1, 2008, the 46 28 department shall reimburse pharmacy dispensing fees using a single rate of \$4.52 per prescription or the pharmacy's usual 46 29 46 30 and customary fee, whichever is lower. 31 c. (1) For the fiscal year beginning July 1, 2008, 32 reimbursement rates for inpatient and outpatient hospital 46 31 46 46 33 services shall remain at the rates in effect on June 30, 2008. 46 34 The department shall continue the outpatient hospital reimbursement system based upon ambulatory patient groups 46 35 implemented pursuant to 1994 Iowa Acts, chapter 1186, section 47 1 47 2 25, subsection 1, paragraph "f", unless the department adopts the Medicare ambulatory payment classification methodology 47 3 47 4 authorized in subparagraph (2). 47 (2) The department may implement the Medicare ambulatory 5 47 б payment classification methodology for reimbursement of 47 7 outpatient hospital services. Any change in hospital 8 reimbursement shall be budget neutral. 47 47 9 (3) In order to ensure the efficient use of limited state 47 10 funds in procuring health care services for low=income Iowans, 47 11 funds appropriated in this Act for hospital services shall not 47 12 be used for activities which would be excluded from a 47 13 determination of reasonable costs under the federal Medicare 47 14 program pursuant to 42 U.S.C. } 1395X(v)(1)(N). d. For the fiscal year beginning July 1, 2008, 47 15 47 16 reimbursement rates for rural health clinics, hospices, 47 17 independent laboratories, and acute mental hospitals shall be 47 18 increased in accordance with increases under the federal 47 19 Medicare program or as supported by their Medicare audited 47 20 costs. 47 21 (1) For the fiscal year beginning July 1, 2008, e. 47 22 reimbursement rates for home health agencies shall remain at $47\ 23$ the rates in effect on June 30, 2008, not to exceed a home 47 24 health agency's actual allowable cost. (2) The department shall establish a fixed fee 47 25 47 26 reimbursement schedule for home health agencies under the 47 27 medical assistance program beginning July 1, 2008. 47 28 f. For the fiscal year beginning July 1, 2008, federally 47 29 qualified health centers shall receive cost=based 47 30 reimbursement for 100 percent of the reasonable costs for the 47 31 provision of services to recipients of medical assistance. 47 32 q. For the fiscal year beginning July 1, 2008, the 47 33 reimbursement rates for dental services shall remain at the 47 34 rates in effect on June 30, 2008. 47 35 h. For the fiscal year beginning July 1, 2008, the maximum 1 reimbursement rate for psychiatric medical institutions for 2 children shall be \$160.71 per day. 3 i. For the fiscal year beginning July 1, 2008, unless 48 48 48 48 4 otherwise specified in this Act, all noninstitutional medical 48 5 assistance provider reimbursement rates shall remain at the 48 6 rates in effect on June 30, 2008, except for area education agencies, local education agencies, infant and toddler 48 7 48 8 services providers, and those providers whose rates are 48 9 required to be determined pursuant to section 249A.20. j. Notwithstanding section 249A.20, for the fiscal year 48 10 48 11 beginning July 1, 2008, the average reimbursement rate for 48 12 health care providers eligible for use of the federal Medicare 48 13 resource=based relative value scale reimbursement methodology 48 14 under that section shall remain at the rate in effect on June 48 15 30, 2008; however, this rate shall not exceed the maximum 48 16 level authorized by the federal government. k. For the fiscal year beginning July 1, 2008, the 48 17 48 18 reimbursement rate for residential care facilities shall not 48 19 be less than the minimum payment level as established by the 48 20 federal government to meet the federally mandated maintenance 48 21 of effort requirement. The flat reimbursement rate for 48 22 facilities electing not to file semiannual cost reports shall 48 23 not be less than the minimum payment level as established by 48 24 the federal government to meet the federally mandated 48 25 maintenance of effort requirement.

48 26 1. For the fiscal year beginning July 1, 2008, inpatient 48 27 mental health services provided at hospitals shall be 48 28 reimbursed at the cost of the services, subject to Medicaid 48 29 program upper payment limit rules; community mental health 48 30 centers and providers of mental health services to county 48 31 residents pursuant to a waiver approved under section 225C.7, 48 32 subsection 3, shall be reimbursed at 100 percent of the 48 33 reasonable costs for the provision of services to recipients 48 34 of medical assistance; and psychiatrists shall be reimbursed 48 35 at the medical assistance program fee for service rate. 2. For the fiscal year beginning July 1, 2008, the reimbursement rate for providers reimbursed under the in= 49 49 2 49 3 home=related care program shall not be less than the minimum 49 4 payment level as established by the federal government to meet 49 the federally mandated maintenance of effort requirement. 5 49 3. Unless otherwise directed in this section, when the 6 department's reimbursement methodology for any provider reimbursed in accordance with this section includes an 49 7 49 8 9 inflation factor, this factor shall not exceed the amount by 49 49 10 which the consumer price index for all urban consumers increased during the calendar year ending December 31, 2002. 4. For the fiscal year beginning July 1, 2008, the foster 49 11 49 12 49 13 family basic daily maintenance rate paid in accordance with 49 14 section 234.38, the maximum adoption subsidy rate, and the 49 15 maximum supervised apartment living foster care rate for 49 16 children ages 0 through 5 years shall be \$16.36, the rate for 49 17 children ages 6 through 11 years shall be \$17.01, the rate for 49 18 children ages 12 through 15 years shall be \$18.62, and the 49 19 rate for children ages 16 and older shall be \$18.87. 49 20 5. For the fiscal year beginning July 1, 2008, the maximum 49 21 reimbursement rates for social services providers reimbursed 49 22 under a purchase of social services contract shall remain at 49 23 the rates in effect on June 30, 2008, or the provider's actual 49 24 and allowable cost plus inflation for each service, whichever 49 25 is less. However, the rates may be adjusted under any of the 49 26 following circumstances: 49 27 a. If a new service was added after June 30, 2008, the 49 28 initial reimbursement rate for the service shall be based upon 49 29 actual and allowable costs. 49 30 b. If a social service provider loses a source of income 49 31 used to determine the reimbursement rate for the provider, the 49 32 provider's reimbursement rate may be adjusted to reflect the 49 33 loss of income, provided that the lost income was used to 49 34 support actual and allowable costs of a service purchased 49 35 under a purchase of service contract. 6. For the fiscal year beginning July 1, 2008, the 50 1 2 reimbursement rates for family=centered service providers, 50 50 3 family foster care service providers, group foster care 50 4 service providers, and the resource family recruitment and 50 5 retention contractor shall remain at rates in effect on June 30, 2008. 7. The group foster care reimbursement rates paid for it light of state shall be calculated 50 6 50 7 8 placement of children out of state shall be calculated 50 according to the same rate=setting principles as those used 50 9 50 10 for in=state providers, unless the director of human services 50 11 or the director's designee determines that appropriate care 50 12 cannot be provided within the state. The payment of the daily 50 13 rate shall be based on the number of days in the calendar 50 14 month in which service is provided. 50 15 For the fiscal year beginning July 1, 2008, remedial 8. service providers shall receive cost=based reimbursement for 50 16 50 17 100 percent of the reasonable costs not to exceed the 50 18 established limit for the provision of services to recipients 50 19 of medical assistance. 50 20 9. a. For the fis a. For the fiscal year beginning July 1, 2008, the 50 21 combined service and maintenance components of the 50 22 reimbursement rate paid for shelter care services purchased 50 23 under a contract shall be based on the financial and 50 24 statistical report submitted to the department. The maximum 50 25 reimbursement rate shall be \$91.45 per day. The department 50 26 shall reimburse a shelter care provider at the provider's 50 27 actual and allowable unit cost, plus inflation, not to exceed 50 28 the maximum reimbursement rate. b. Notwithstanding section 232.141, subsection 8, for the 50 29 50 30 fiscal year beginning July 1, 2008, the amount of the 50 31 statewide average of the actual and allowable rates for 50 32 reimbursement of juvenile shelter care homes that is utilized 50 33 for the limitation on recovery of unpaid costs shall remain at 50 34 the amount in effect for this purpose in the preceding fiscal 50 35 year. 51 1 10. For the fiscal year beginning July 1, 2008, the

51 2 department shall calculate reimbursement rates for 3 intermediate care facilities for persons with mental 51 51 4 retardation at the 80th percentile. 51 11. For the fiscal year beginning July 1, 2008, for child 51 6 care providers reimbursed under the state child care 7 assistance program, the department shall set provider 8 reimbursement rates based on the rate reimbursement survey 51 51 51 9 completed in December 2004. The department shall set rates in 51 10 a manner so as to provide incentives for a nonregistered 51 11 provider to become registered. 51 12 12. For the fiscal year beginning July 1, 2008, 51 13 reimbursements for providers reimbursed by the department of 51 14 human services may be modified if appropriated funding is 51 15 allocated for that purpose from the senior living trust fund 51 16 created in section 249H.4, or as specified in appropriations 51 17 from the healthy Iowans tobacco trust created in section 51 18 12.65. 51 19 13. 13. The department may adopt emergency rules to implement 51 20 this section. 51 21 Sec. 31. 2001 Iowa Acts, chapter 192, section 4, 51 22 subsection 4, is amended to read as follows: 51 23 4. ACCOUNTABILITY **MEASURERS** <u>MEASUREMENTS ==</u> ANNUAL 51 24 ACCOUNTABILITY PAYMENTS. 51 25 a. It is the intent of the general assembly that the 51 26 department of human services initiate a system to measure a 51 27 variety of elements to determine a nursing facility's capacity 51 28 to provide quality of life and appropriate access to medical 51 29 assistance program beneficiaries in a cost=effective manner. 51 30 Beginning July 1, 2001, the department shall implement a 51 31 process to collect data for these measurements and shall 51 32 develop procedures to increase nursing facility reimbursements 51 33 based upon a nursing facility's achievement of multiple 51 34 favorable outcomes as determined by these measurements. 51 35 increased reimbursement shall not exceed 3 percent of the 1 calculation of the modified price=based case=mix reimbursement 52 2 median. The increased reimbursement shall be included in the 52 52 3 calculation of nursing facility modified price=based payment 4 rates beginning July 1, 2002, with the exception of 5 Medicare=certified hospital=based nursing facilities, 52 52 52 6 state=operated nursing facilities, and special population 52 7 nursing facilities. b. It is the intent of the general assembly that increases 52 8 -52 9 in payments to nursing facilities under the case-mix adjusted 52 10 component shall be used for the provision of direct care with -52 11 an emphasis on compensation to direct care workers. The -52 12 department shall compile and provide a detailed analysis to -52 13 demonstrate growth of direct care costs, increased acuity, and 52 14 care needs of residents. The department shall also provide -52 15 analysis of cost reports submitted by providers and the -52 16 resulting desk review and field audit adjustments to -52 17 reclassify and amend provider cost and statistical data. The -52 18 results of these analyses shall be submitted to the general -52 19 assembly for evaluation to determine payment levels following 52 20 the transition funding period. 52 21 b. Beginning July 1, 2008, notwithstanding any law or rule to the contrary, the increased nursing facility reimbursement <u>52</u> 22 52 23 available pursuant to subparagraph (1) shall be based upon the 52 24 accountability measures and calculations existing on July 1, 52 25 2008, pursuant to 441 IAC 81.6(16)(g), as adjusted in 52 25 2008, pursuant to 441 IAC 81.6(16)(g), as adjusted in 52 26 accordance with the following provisions, and the increased 52 27 reimbursement shall be disbursed to each qualifying nursing 52 28 facility as an accountability payment at the end of each 52 29 fiscal year: 52 30 (1) If a nursing facility receives a deficiency for 52 31 substandard quality of care as defined in 42 C.F.R. } 488.301 52 32 the increased reimbursement calculated for payment under this 52 33 paragraph shall be reduced by 25 percent for each such 52 34 deficiency received during the year. Additionally, if the 52 35 nursing facility fails to correct any substandard quality of 53 1 care deficiency within the time required by the department of 53 2 inspections and appeals, the entire increased reimbursement 53 3 calculated for payment under this subparagraph (2) shall be 53 4 forfeited and the nursing facility shall not receive any 53 5 accountability payment for the year. 53 6 (2) If a nursing facility receives a deficiency that is 53 7 classified pursuant to the Centers for Medicare and Medicaid 53 8 Services of the United States department of health and human 53 9 services federal certification quidelines at an H level scope 53 10 and severity or higher, the increased reimbursement calculate 53 11 for payment under this subparagraph (2) shall be forfeited ard 53 12 the nursing facility shall not receive any heat and human 53 12 the nursing facility shall not receive and Medicaid 52 26 accordance with the following provisions, and the increased 30 (1) If a nursing facility receives a deficiency for 31 substandard quality of care as defined in 42 C.F.R. } 488.301, 32 the increased reimbursement calculated for payment under this 1 care deficiency within the time required by the department of 9 services federal certification guidelines at an H level scope 10 and severity or higher, the increased reimbursement calculated 11 for payment under this subparagraph (2) shall be forfeited and

13 payment for the year. 14 c. It is the intent of the general assembly that the 53 53 14 15 department of human services in consultation with long=term 53 53 16 care services stakeholders and advocates including but not 53 17 limited to representatives of the AARP Iowa chapter, direct 53 18 care workers, and long=term care provider entities, review and 53 19 make recommendations to the general assembly by December 15, 53 20 2008, about the continuation, modification, or implementation 53 21 of performance=based incentives to enhance quality outcomes in 53 22 nursing facilities. 53 23 Sec. 32. REVIEW == DRUG PRODUCT SELECTION. On or after 53 24 the effective date of this section, the chairpersons of the 53 25 joint appropriations subcommittee on health and human services 53 26 shall convene a group of representatives of appropriate 53 27 entities to review current law regarding drug product 53 28 selection. The representatives shall include but are not 53 29 limited to representatives of the Iowa pharmacy association, 53 30 the Iowa medical society, pharmacy industry representatives of 53 31 the Iowa retail federation, advocacy groups, the department of 53 32 human services, and the department of public health. The 53 33 legislative services agency shall provide administrative 53 34 support to the group. The group shall complete its 53 35 deliberations on or before December 15, 2008. Sec. 33. EMERGENCY RULES. If specifically authorized by a provision of this division of this Act, the department of 54 1 54 2 54 3 human services or the mental health, mental retardation, 4 developmental disabilities, and brain injury commission may 5 adopt administrative rules under section 17A.4, subsection 2, 54 54 6 and section 17A.5, subsection 2, paragraph "b", to implement 54 54 the provisions and the rules shall become effective 7 8 immediately upon filing or on a later effective date specified 9 in the rules, unless the effective date is delayed by the 54 54 54 10 administrative rules review committee. Any rules adopted in 54 11 accordance with this section shall not take effect before the 54 12 rules are reviewed by the administrative rules review 54 13 committee. The delay authority provided to the administrative 54 14 rules review committee under section 17A.4, subsection 5, and 54 15 section 17A.8, subsection 9, shall be applicable to a delay 54 16 imposed under this section, notwithstanding a provision in 54 17 those sections making them inapplicable to section 17A.5, 54 18 subsection 2, paragraph "b". Any rules adopted in accordance 54 19 with the provisions of this section shall also be published as 54 20 notice of intended action as provided in section 17A.4. 54 21 Sec. 34. REPORTS. Any reports or information required to 54 22 be compiled and submitted under this Act shall be submitted to 54 23 the chairpersons and ranking members of the joint 54 24 appropriations subcommittee on health and human services, the 54 25 legislative services agency, and the legislative caucus staffs 54 26 on or before the dates specified for submission of the reports 54 27 or information. 54 28 Sec. 35. EFFECTIVE DATE. The following provisions of this 54 29 division of this Act, being deemed of immediate importance, 54 30 take effect upon enactment: 54 31 1. The provision under the appropriation for child and 54 32 family services, relating to requirements of section 232.143 54 33 for representatives of the department of human services and 54 34 juvenile court services to establish a plan for continuing 54 35 group foster care expenditures for the 2008=2009 fiscal year. 55 1 2. The section directing the chairpersons of the joint 55 55 2 appropriations subcommittee on health and human services to 55 3 convene a group to review drug product selection. 55 DIVISION II - 4 55 SENIOR LIVING TRUST FUND 5 55 PHARMACEUTICAL SETTLEMENT ACCOUNT, 6 55 7 IOWACARE ACCOUNT, HEALTH CARE TRANSFORMATION ACCOUNT, AND 55 8 55 9 PROPERTY TAX RELIEF FUND Sec. 36. DEPARTMENT OF ELDER AFFAIRS. There is appropriated from the senior living trust fund created in 55 10 55 11 55 12 section 249H.4 to the department of elder affairs for the 55 13 fiscal year beginning July 1, 2008, and ending June 30, 2009, 55 14 the following amount, or so much thereof as is necessary, to 55 15 be used for the purpose designated: For the development and implementation of a comprehensive 55 16 55 17 senior living program, including case management only if the 55 18 monthly cost per client for case management for the frail 55 19 elderly services provided does not exceed an average of \$70, 55 20 and including program administration and costs associated with 55 21 implementation: 55 22\$ 8,442,707 1. Of the funds appropriated in this section, \$2,196,967 55 23

55 24 shall be used for case management for the frail elderly. Of 55 25 the funds allocated in this subsection, \$1,010,000 shall be 55 26 transferred to the department of human services in equal 55 27 amounts on a quarterly basis for reimbursement of case 55 28 management services provided under the medical assistance 55 29 elderly waiver. The monthly cost per client for case 55 30 management for the frail elderly services provided shall not 55 31 exceed an average of \$70. 55 32 2. Notwithstanding section 249H.7, the department of elder 55 33 affairs shall distribute up to \$400,000 of the funds 55 34 appropriated in this section in a manner that will supplement 55 35 and maximize federal funds under the federal Older Americans 56 1 Act and shall not use the amount distributed for any administrative purposes of either the department of elder affairs or the area agencies on aging. 56 2 56 3 56 Of the funds appropriated in this section, \$60,000 4 3. 56 5 shall be used to provide dementia=specific education to direct care workers and other providers of long=term care to enhance 56 6 existing or scheduled efforts through the Iowa caregivers 56 7 56 8 association, the Alzheimer's association, and other 56 9 organizations identified as appropriate by the department. 56 10 Sec. 37. DEPARTMENT OF INSPECTIONS AND APPEALS. There is 56 11 appropriated from the senior living trust fund created in 56 12 section 249H.4 to the department of inspections and appeals 56 13 for the fiscal year beginning July 1, 2008, and ending June 56 14 30, 2009, the following amount, or so much thereof as is 56 15 necessary, to be used for the purpose designated: 56 16 For the inspection and certification of assisted living facilities and adult day care services, including program 56 17 56 18 administration and costs associated with implementation: 56 19 56 20 Sec. 38. DEPARTMENT OF HUMAN SERVICES. There is 1,183,303 56 21 appropriated from the senior living trust fund created in 56 22 section 249H.4 to the department of human services for the 56 23 fiscal year beginning July 1, 2008, and ending June 30, 20 fiscal year beginning July 1, 2008, and ending June 30, 2009, 56 24 the following amount, or so much thereof as is necessary, to 56 25 be used for the purpose designated: 56 26 To supplement the medical assist To supplement the medical assistance appropriations made in 56 27 this Act, including program administration and costs 56 28 associated with implementation: 56 29 \$ 67,500 56 30 In order to carry out the purposes of this section, the\$ 67,500,000 56 31 department may transfer funds appropriated in this section to 56 32 supplement other appropriations made to the department of 56 33 human services. 56 34 Sec. 39. IOWA FINANCE AUTHORITY. There is appropriated 56 35 from the senior living trust fund created in section 249H.4 to 1 the Iowa finance authority for the fiscal year beginning July 2 1, 2008, and ending June 30, 2009, the following amount, or so 57 57 57 3 much thereof as is necessary, to be used for the purposes 57 4 designated: 57 5 To provide reimbursement for rent expenses to eligible 57 6 persons: 57 7 Ś 700,000 57 8 Participation in the rent subsidy program shall be limited 57 9 to only those persons who meet the requirements for the 57 10 nursing facility level of care for home and community=based 57 11 services waiver services as in effect on July 1, 2008, and to 57 12 those individuals who are eligible for the federal money 57 13 follows the person grant program under the medical assistance 57 14 program. 57 15 Sec. 40. PHARMACEUTICAL SETTLEMENT ACCOUNT. There is 57 16 appropriated from the pharmaceutical settlement account 57 17 created in section 249A.33 to the department of human services 57 18 for the fiscal year beginning July 1, 2008, and ending June 57 19 30, 2009, the following amount, or so much thereof as is 57 20 necessary, to be used for the purpose designated: 57 21 To supplement the appropriations made for medical contracts 57 22 under the medical assistance program: 57 23 \$ 1,323,833 Sec. 41. APPROPRIATIONS FROM IOWACARE ACCOUNT. 1. There is appropriated from the IowaCare account created 57 24 57 25 57 26 in section 249J.24 to the state board of regents for 57 27 distribution to the university of Iowa hospitals and clinics 57 28 for the fiscal year beginning July 1, 2008, and ending June 57 29 30, 2009, the following amount, or so much thereof as is 57 30 necessary, to be used for the purposes designated: 57 31 For salaries, support, maintenance, equipment, and 57 32 miscellaneous purposes, for the provision of medical and 57 33 surgical treatment of indigent patients, for provision of 57 34 services to members of the expansion population pursuant to

57 35 chapter 249J, and for medical education: 58 a. Funds appropriated in this subsection shall not be used 58 2 58 3 to perform abortions except medically necessary abortions, and 4 shall not be used to operate the early termination of 58 58 5 pregnancy clinic except for the performance of medically 6 necessary abortions. For the purpose of this subsection, an 7 abortion is the purposeful interruption of pregnancy with the 58 58 8 intention other than to produce a live=born infant or to 58 58 9 remove a dead fetus, and a medically necessary abortion is one 58 10 performed under one of the following conditions: (1) The attending physician certifies that continuing the 58 11 58 12 pregnancy would endanger the life of the pregnant woman. 58 13 (2) The attending physician certifies that the fetus is 58 14 physically deformed, mentally deficient, or afflicted with a 58 15 congenital illness. 58 16 (3) The pregnancy is the result of a rape which is 58 17 reported within 45 days of the incident to a law enforcement 58 18 agency or public or private health agency which may include a 58 19 family physician. 58 20 (4) The pregnancy is the result of incest which is 58 21 reported within 150 days of the incident to a law enforcement 58 22 agency or public or private health agency which may include a 58 23 family physician. 58 24 The abortion is a spontaneous abortion, commonly known (5) 58 25 as a miscarriage, wherein not all of the products of 58 26 conception are expelled. b. Notwithstanding any provision of law to the contrary, 58 27 58 28 the amount appropriated in this subsection shall be allocated 58 29 in twelve equal monthly payments as provided in section 58 30 249J.24. 58 31 2. There is appropriated from the IowaCare account created 58 32 in section 249J.24 to the state board of regents for 58 33 distribution to the university of Iowa hospitals and clinics 58 34 for the fiscal year beginning July 1, 2008, and ending June 58 35 30, 2009, the following amount, or so much thereof as is 59 1 necessary, to be used for the purposes designated: 2 For salaries, support, maintenance, equipment, and 3 miscellaneous purposes, for the provision of medical and 59 59 59 4 surgical treatment of indigent patients, for provision of 5 services to members of the expansion population pursuant to 59 59 6 chapter 249J, and for medical education: 59\$ 35,969,365 7 59 The amount appropriated in this subsection shall be 8 59 9 distributed only if expansion population claims adjudicated 59 10 and paid by the Iowa Medicaid enterprise exceed the 59 11 appropriation to the state board of regents for distribution 59 12 to the university of Iowa hospitals and clinics provided in 59 13 subsection 1. The amount appropriated in this subsection 59 14 shall be distributed monthly for expansion population claims 59 15 adjudicated and approved for payment by the Iowa Medicaid 59 16 enterprise using medical assistance program reimbursement 59 17 rates. 59 18 3. There is appropriated from the IowaCare account created 59 19 in section 249J.24 to the department of human services for the 59 20 fiscal year beginning July 1, 2008, and ending June 30, 2009, 59 21 the following amount, or so much thereof as is necessary, to 59 22 be used for the purposes designated: 59 23 For distribution to a publicly owned acute care teaching 59 24 hospital located in a county with a population over three 59 25 hundred fifty thousand for the provision of medical and 59 26 surgical treatment of indigent patients, for provision of 59 27 services to members of the expansion population pursuant to $59\ 28$ chapter 249J, and for medical education: 59 29\$ 40,000,000 Notwithstanding any provision of law to the contrary, the 59 30 59 31 amount appropriated in this subsection shall be allocated in 59 32 twelve equal monthly payments as provided in section 249J.24. 59 33 Any amount appropriated in this subsection in excess of 59 34 \$37,000,000 shall be allocated only if federal funds are 59 35 available to match the amount allocated. 60 4. There is appropriated from the IowaCare account created in section 249J.24 to the department of human services for the 60 2 60 3 fiscal year beginning July 1, 2008, and ending June 30, 2009, 60 4 the following amounts, or so much thereof as is necessary, to 5 be used for the purposes designated: 60 60 6 For the state mental health institute at Cherokee, for a. salaries, support, maintenance, and miscellaneous purposes, 60 7 60 8 including services to members of the expansion population 60 9 pursuant to chapter 249J: 60 10\$ 3,164,766

60 11 b. For the state mental health institute at Clarinda, for 60 12 salaries, support, maintenance, and miscellaneous purposes, 60 13 including services to members of the expansion population 60 14 pursuant to chapter 249J: 60 15 687.779 c. For the state mental health institute at Independence, 60 16 60 17 for salaries, support, maintenance, and miscellaneous 60 18 purposes, including services to members of the expansion 60 19 population pursuant to chapter 249J: 60 20 \$ 3,146,494 60 21 d. For the state mental health institute at Mount 60 22 Pleasant, for salaries, support, maintenance, and 60 23 miscellaneous purposes, including services to members of the 60 24 expansion population pursuant to chapter 249J: 60 25 \$ 2,000,961 Sec. 42. APPROPRIATIONS FROM ACCOUNT FOR HEALTH CARE 60 26 60 27 TRANSFORMATION. Notwithstanding any provision to the 60 28 contrary, there is appropriated from the account for health 60 29 care transformation created in section 249J.23 to the 60 30 department of human services for the fiscal year beginning 60 31 July 1, 2008, and ending June 30, 2009, the following amounts, 60 32 or so much thereof as is necessary, to be used for the 60 33 purposes designated: 60 34 1. For the costs of medical examinations and development 60 35 of personal health improvement plans for the expansion 1 population pursuant to section 249J.6: 61 2 61 556,800 \$ 2. For the provision of a medical information hotline for 61 3 61 4 the expansion population as provided in section 249J.6: 3. For other health promotion partnership activities 150,000 61 5 61 6 7 61 pursuant to section 249J.14: 4. For the costs related to audits, performance 61 8 900,000 61 9 61 10 evaluations, and studies required pursuant to chapter 249J: 61 11 \$ 400.000 5. For administrative costs associated with chapter 249J: 61 12 6. For planning and development, in cooperation with the 61 13 61 14 61 15 department of public health, of a phased=in program to provide 61 16 a dental home for children: 61 17\$ 500,000 . The department shall issue a request for proposals for a 61 18 61 19 performance=based contract to implement the dental home for 61 20 children and shall apply for any waivers from the centers for 61 21 Medicare and Medicaid services of the United States department 61 22 of health and human services as necessary to pursue a 61 23 phased=in approach. The department shall submit progress 61 24 reports regarding the planning and development of the dental 61 25 home for children to the medical assistance projections and 61 26 assessment council on a periodic basis. 61 27 7. For a mental health transformati 7. For a mental health transformation pilot program: 8. For the tuition assistance for individuals serving 61 28 250.000 61 29 61 30 individuals with disabilities pilot program as enacted in this 61 31 Act: 61 32\$ 1,050,000 9. For payment to the publicly owned acute care teaching 61 33 61 34 hospital located in a county with a population of over 350,000 61 35 that is a participating provider pursuant to chapter 249J: Disbursements under this subsection shall be made monthly. 62 230.000 1 62 2 3 The hospital shall submit a report following the close of the 62 62 4 fiscal year regarding use of the funds appropriated in this 62 5 subsection to the persons specified in this Act to receive 62 6 reports. 62 7 Notwithstanding section 8.39, subsection 1, without the 8 prior written consent and approval of the governor and the 9 director of the department of management, the director of 62 62 62 10 human services may transfer funds among the appropriations 62 11 made in this section as necessary to carry out the purposes of 62 12 the account for health care transformation. The department 62 13 shall report any transfers made pursuant to this section to 62 14 the legislative services agency. 62 15 Sec. 43. TRANSFER FROM ACCOUNT FOR HEALTH CARE 62 16 TRANSFORMATION. There is transferred from the account for 62 17 health care transformation created pursuant to section 249J.23 62 18 to the IowaCare account created in section 249J.24 a total of 62 19 \$3,000,000 for the fiscal year beginning July 1, 2008, and 62 20 ending June 30, 2009. Sec. 44. IOWACARE PLAN REPORT. The department of human 62 21

62 22 services, in cooperation with the members of the expansion 62 23 population provider network as specified in chapter 249J and 62 24 other interested parties, shall review the current IowaCare 62 25 program and shall develop a plan for continuation, expansion, 62 26 or elimination of the IowaCare program beyond June 30, 2010. 62 27 The plan shall address the issue of establishing a procedure 62 28 to either transfer an expansion population member who seeks 62 29 medical care or treatment for a covered service from a 62 30 nonparticipating provider to a participating provider in the 62 31 expansion population provider network, or to compensate the 62 32 nonparticipating provider for medical care or treatment for a 62 33 covered service provided to an expansion population member, if 62 34 transfer is not medically possible or if the transfer is 62 35 refused and if no other third party is liable for 63 1 reimbursement for the services provided. The rev The review shall 63 2 also address the issue of the future of the IowaCare program 3 beyond June 30, 2010, including but not limited to expansion 4 of the provider network beyond the initial network, expansion 63 63 5 population member growth projections, member benefits, 63 6 alternatives for providing health care coverage to the 63 63 expansion population, and other issues pertinent to the 7 8 continuation, expansion, or elimination of the program. The 9 department shall report its findings and recommendations to 63 The 63 63 10 the medical assistance projections and assessment council no later than December 15, 2008. 63 11 63 12 Sec. 45. PROPERTY TAX RELIEF FUND. There is appropriated 63 13 from the property tax relief fund created in section 426B.1 to 63 14 the department of human services for the fiscal year beginning 63 15 July 1, 2008, and ending June 30, 2009, the following amount, 63 16 or so much thereof as is necessary, to be used for the 63 17 purposes designated: 63 18 For the medical assistance program in addition to the 63 19 appropriation made in section 426B.1, subsection 3, and other 63 20 appropriations made for purposes of the program: 63 21 \$ 624,000 The appropriation made in this section consists of the 63 22 63 23 revenues credited to the property tax relief fund pursuant to 63 24 sections 437A.8 and 437A.15 after November 1, 2007, and before 63 25 April 1, 2008. 63 26 Sec. 46. Section 426B.2, subsection 3, Code 2007, is 63 27 amended to read as follows: 63 28 3. a. The director of human services shall draw warrants 63 29 on the property tax relief fund, payable to the county 63 30 treasurer in the amount due to a county in accordance with 63 31 subsection 1 and mail the warrants to the county auditors in 63 32 July and January of each year. 63 33 <u>b.</u> Any replacement generation tax in the property tax 63 34 relief fund as of November May 1 shall be paid to the county 63 35 treasurers in July and January of the fiscal year beginning 1 the following July 1. <u>The department of management shall</u> 2 determine the amount each county will be paid pursuant to this 3 lettered paragraph for the following fiscal year. <u>The</u> 64 64 64 64 4 department shall reduce by the determined amount the amount of 5 each county's certified budget to be raised by property tax ____64 64 for that fiscal year which is to be expended for mental 6 64 7 health, mental retardation, and developmental disabilities 8 services and shall revise the rate of taxation as necessary t 9 raise the reduced amount. The department of management shall 10 report the reduction in the certified budget and the revised 64 64 64 64 11 rate of taxation to the county auditors by June 15. 64 12 Sec. 47. MEDICAL ASSISTANCE PROGRAM == REVERSION TO SENIOR 64 12 Sec. 47. MEDICAL ASSISTANCE PROGRAM == REVERSION TO SENI 64 13 LIVING TRUST FUND FOR FY 2008=2009. Notwithstanding section 64 14 8.33, if moneys appropriated for purposes of the medical 64 15 assistance program for the fiscal year beginning July 1, 2008, 64 16 and ending June 30, 2009, from the general fund of the state, 64 17 the senior living trust fund, the healthy Iowans tobacco trust 64 18 fund, the health care trust fund, and the property tax relief 64 19 fund are in excess of actual expenditures for the medical 64 20 assistance program and remain unencumbered or unobligated at 64 21 the close of the fiscal year, the excess moneys shall not 64 22 revert but shall be transferred to the senior living trust 64 23 fund created in section 249H.4. DIVISION III 64 24 64 25 MH/MR/DD/BI SERVICES 64 26 ALLOWED GROWTH FUNDING == 64 27 FY 2008=2009 64 28 Sec. 48. Section 225C.5, subsection 1, Code 2007, is 64 29 amended by adding the following new paragraph: ii. One member shall be an active board 64 30 <u>NEW PARAGRAPH</u>. 64 31 member of an agency serving persons with a substance abuse

64 32 problem selected from nominees submitted by the Iowa

64 33 behavioral health association. 64 34 Sec. 49. <u>NEW SECTION</u>. 225C.19 EMERGENCY MENTAL HEALTH 64 35 CRISIS SERVICES SYSTEM. For the purposes of this section:
 "Emergency mental health crisis services provider" 65 65 2 65 3 means a provider accredited or approved by the department to 4 provide emergency mental health crisis services. 5 b. "Emergency mental health crisis services system" or 6 "services system" means a coordinated array of crisis services 65 65 65 for providing a response to assist an individual adult or child who is experiencing a mental health crisis or who is in 65 7 65 8 65 9 a situation that is reasonably likely to cause the individual 65 10 to have a mental health crisis unless assistance is provided. 65 11 2. a. The division shall implement an emergency mental 65 12 health crisis services system in accordance with this section. 65 13 b. The purpose of the services system is to provide a 65 14 statewide array of time=limited intervention services to 65 15 reduce escalation of crisis situations, relieve the immediate 65 16 distress of individuals experiencing a crisis situation, 65 17 reduce the risk of individuals in a crisis situation doing 65 18 harm to themselves or others, and promote timely access to 65 19 appropriate services for those who require ongoing mental 65 20 health services. 65 21 c. The services system shall be available twenty=tour 65 22 hours per day, seven days per week to any individual who is 65 23 determined by self or others to be in a crisis situation, 65 24 regardless of whether the individual has been diagnosed with a 65 25 mental illness or a co=occurring mental illness and substance 65 26 abuse disorder, and shall address all ages, income levels, and 65 27 health coverage statuses.65 28 d. The goals of an intervention offered by a provider65 29 under the services system shall include but are not limited to 65 30 symptom reduction, stabilization of the individual receiving 65 31 the intervention, and restoration of the individual to a 65 32 previous level of functioning. 65 33 e. The elements of the services system shall be specified 65 34 in administrative rules adopted by the commission. 65 35 3. The services system elements shall include but are not limited to all of the following: 66 1 66 2 a. Standards for accrediting or approving emergency mental 66 3 health crisis services providers. Such providers may include 4 but are not limited to a community mental health center, a 66 66 5 provider approved in a waiver adopted by the commission to 66 6 provide services to a county in lieu of a community mental 66 7 health center, a unit of the department or other state agency, 66 8 a county, or any other public or private provider who meets 9 the accreditation or approval standards for an emergency 66 66 10 mental health crisis services provider. b. Identification by the division of geographic regions, 66 11 66 12 service areas, or other means of distributing and organizing 66 13 the emergency mental health crisis services system to ensure 66 14 statewide availability of the services.
66 15 c. Coordination of emergency mental health crisis services 66 16 with all of the following: 66 17 (1) The district and juvenile courts. (2) Law enforcement. 66 18 66 19 (3) Judicial district departments of correctional 66 20 services. 66 21 (4) 0 (4) County central point of coordination processes. 66 22 (5) Other mental health, substance abuse, and co=occurring 66 23 mental illness and substance abuse services available through 66 24 the state and counties to serve both children and adults. d. Identification of basic services to be provided through 66 25 66 26 each accredited or approved emergency mental health crisis 66 27 services provider which may include but are not limited to 66 28 face=to=face crisis intervention, stabilization, support, 66 29 counseling, preadmission screening for individuals who may 66 30 require psychiatric hospitalization, transportation, and 66 31 follow=up services. e. Identification of operational requirements for 66 32 66 33 emergency mental health crisis services provider accreditation 66 34 or approval which may include providing a telephone hotline, 66 35 mobile crisis staff, collaboration protocols, follow=up with 67 1 community services, information systems, and competency=based 67 2 training. 67 The division shall initially implement the program 3 4. 67 4 through a competitive block grant process. The implementation 67 5 shall be limited to the extent of the appropriations provided 67 6 for the program. 67 7 Sec. 50. <u>NEW SECTION</u>. 225C.51 DEFINITIONS. 8 67 For the purposes of this division:

67 "Child" or "children" means a person or persons under 9 1. 67 10 eighteen years of age. "Children's system" or "mental health services system 67 11 2. 67 12 for children and youth" means the mental health services 67 13 system for children and youth implemented pursuant to this 67 14 division. 3. "Functional impairment" means difficulties that 67 15 67 16 substantially interfere with or limit a person from achieving 67 17 or maintaining one or more developmentally appropriate social, 67 18 behavioral, cognitive, communicative, or adaptive skills and 67 19 that substantially interfere with or limit the person's role 67 20 or functioning in family, school, or community activities. 67 21 "Functional impairment" includes difficulties of episodic, 67 22 recurrent, and continuous duration. "Functional impairment" 67 23 does not include difficulties resulting from temporary and 67 24 expected responses to stressful events in a person's 67 25 environment. 67 26 4. "Othe "Other qualifying mental health disorder" means a 67 27 mental health crisis or any diagnosable mental health disorder 67 28 that is likely to lead to mental health crisis unless there is 67 29 an intervention. 5. "Serious emotional disturbance" means a diagnosable 67 30 67 31 mental, behavioral, or emotional disorder of sufficient 67 32 duration to meet diagnostic criteria specified within the most 67 33 current diagnostic and statistical manual of mental disorders 67 34 published by the American psychiatric association that results 67 35 in a functional impairment. "Serious emotional disturbance" 68 does not include substance use and developmental disorders 1 2 unless such disorders co=occur with such a diagnosable mental, 68 68 3 behavioral, or emotional disorder. "Youth" means a person eighteen years of age or older 68 4 6. 5 but under twenty=two years of age who met the criteria for 68 68 6 having a serious emotional disturbance prior to the age of eighteen. 68 7 <u>NEW SECTION</u>. 225C.52 MENTAL HEALTH SERVICES 68 8 Sec. 51. SYSTEM FOR CHILDREN AND YOUTH == PURPOSE. 68 9 68 10 1. Establishing a comprehensive community=based mental 68 11 health services system for children and youth is part of 68 12 fulfilling the requirements of the division and the commission 68 13 to facilitate a comprehensive, continuous, and integrated 68 14 state mental health services plan in accordance with sections 68 15 225C.4, 225C.6, and 225C.6A, and other provisions of this 68 16 chapter. The purpose of establishing the children's system is 68 17 to improve access for children and youth with serious 68 18 emotional disturbances and youth with other qualifying mental 68 19 health disorders to mental health treatment, services, and 68 20 other support in the least restrictive setting possible so the 68 21 children and youth can live with their families and remain in 68 22 their communities. The children's system is also intended to 68 23 meet the needs of children and youth who have mental health 68 24 disorders that co=occur with substance abuse, mental 68 25 retardation, developmental disabilities, or other 68 26 disabilities. The children's system shall emphasize 68 27 community=level collaborative efforts between children and 68 28 youth and the families and the state's systems of education, 68 29 child welfare, juvenile justice, health care, substance abuse, 68 30 and mental health. 68 31 2. The goals and outcomes desired for the children's 68 32 system shall include but are not limited to all of the 68 33 following: 68 34 Identifying the mental health needs of children and а. 68 35 youth. 69 b. Performing comprehensive assessments of children and 1 69 youth that are designed to identify functional skills, 2 69 3 strengths, and services needed. 69 c. Providing timely access to available treatment, 4 69 5 services, and other support. 69 6 d. Offering information and referral services to families 69 to address service needs other than mental health. 7 69 e. Improving access to needed mental health services by 8 69 9 allowing children and youth to be served with their families 69 10 in the community. 69 11 f. Preventing or reducing utilization of more costly, 69 12 restrictive care by reducing the unnecessary involvement of 69 13 children and youth who have mental health needs and their 69 14 families with law enforcement, the corrections system, and 69 15 detention, juvenile justice, and other legal proceedings; 69 16 reducing the involvement of children and youth with child 69 17 welfare services or state custody; and reducing the placement 69 18 of children and youth in the state juvenile institutions, 69 19 state mental health institutes, or other public or private

69 20 residential psychiatric facilities. g. Increasing the number of children and youth assessed 69 21 69 22 for functional skill levels. 69 23 h. Increasing the capaci h. Increasing the capacity to develop individualized 69 24 strengths=based, and integrated treatment plans for children, 69 25 youth, and families. 69 26 i. Promoting communications with caregivers and others about the needs of children, youth, and families engaged in Promoting communications with caregivers and others 69 27 69 28 the children's system. 69 29 j. Developing the ability to aggregate data and 69 30 information, and to evaluate program, service, and system 69 31 efficacy for children, youth, and families being served on a 69 32 local and statewide basis. 69 33 k. Implementing and utilizing outcome measures that are 69 34 consistent with but not limited to the national outcomes 69 35 measures identified by the substance abuse and mental health 70 1 services administration of the United States department of 70 2 health and human services. 70 3 1. Identifying children and youth whose mental health or 70 4 emotional condition, whether chronic or acute, represents a 70 danger to themselves, their families, school students or 5 70 6 staff, or the community. 70 Sec. 52. <u>NEW SECTION</u>. 225C.53 ROLE OF DEPARTMENT AND 7 70 8 DIVISION == TRANSITION TO ADULT SYSTEM. 70 1. The department is the lead agency responsible for the 9 70 10 development, implementation, oversight, and management of the 70 11 mental health services system for children and youth in 70 12 accordance with this chapter. The department's 70 13 responsibilities shall be fulfilled by the division. 70 14 2. The division's responsibilities relating to the 70 15 children's system include but are not limited to all of the 70 16 following: 70 17 a. Ensuring that the rules adopted for the children's 70 18 system provide that, within the limits of appropriations for 70 19 the children's system, children and youth shall not be 70 19 the children's system, children and youth shall not be 70 20 inappropriately denied necessary mental health services. 70 21 b. Establishing standards for the provision of nome and 70 22 community=based mental health treatment, services, and other 70 23 support under the children's system. c. Identifying and implementing eligibility criteria for 70 24 70 25 the treatment, services, and other support available under the 70 26 children's system. 70 27 d. Ongoing implementation of recommendations identified 70 28 through children's system improvement efforts. 70 29 3. An adult person who met the criteria for having a 70 30 serious emotional disturbance prior to the age of eighteen may 70 31 qualify to continue services through the adult mental health 70 32 system. 70 33 <u>NEW SECTION</u>. 225C.54 MENTAL HEALTH SERVICES Sec. 53. 70 34 SYSTEM FOR CHILDREN AND YOUTH == INITIAL IMPLEMENTATION. 1. The mental health services system for children and youth shall be initially implemented by the division 70 35 71 1 2 commencing with the fiscal year beginning July 1, 2008. 71 The 71 3 division shall begin implementation by utilizing a competitive 71 4 bidding process to allocate state block grants to develop 71 5 services through existing community mental health centers, 71 6 providers approved in a waiver adopted by the commission to 71 7 provide services to a county in lieu of a community mental 71 8 health center, and other local service partners. The 71 9 implementation shall be limited to the extent of the 71 10 appropriations provided for the children's system. 71 11 2. In order to maximize federal financial participation in 71 12 the children's system, the division and the department's 71 13 Medicaid program staff shall analyze the feasibility of 71 14 leveraging existing Medicaid options, such as expanding the 71 15 home and community=based services waiver for children's mental 71 16 health services, reviewing the feasibility of implementing 71 17 other Medicaid options such as the federal Tax Equity and 71 18 Financial Responsibility Act of 1982 (TEFRA) option for 71 19 children with severe mental illness or emotional disturbance 71 20 and Medicaid administrative funding, and determining the need 71 21 for service enhancements through revisions to the Medicaid 71 22 state plan and the federal state children's health insurance 71 23 program and the healthy and well kids in Iowa program. 71 24 3. Initial block grants shall support a wide range of 71 25 children, youth, and family services and initiatives including 71 26 but not limited to school=based mental health projects, system 71 27 reviews providing service gap analysis, status studies of the 28 mental health needs of children and youth in representative 71 71 29 areas of the state, and mental health assessment capacity 71 30 development based in public and nonpublic schools and clinical

71 31 settings using standard functional assessment tools. The 71 32 purpose of developing the assessment capacity is to determine 71 33 childrens' and youths' degree of impairment in daily 71 34 functioning due to emotional, behavioral, psychological, 71 35 psychiatric, or substance use problems. 72 4. The initial block grants may also support an array of 72 2 programs and services including but not limited to mobile 72 3 crisis intervention services, or other support intended to 72 4 prevent more intensive or in=patient interventions, skills 72 5 training, intensive care coordination, and 72 6 cognitive=behavioral and multisystemic family therapy. 72 7 addition, support may be provided for prevention=oriented 72 8 services including mental health consultations regarding home 72 9 visits, child welfare, juvenile justice, and maternal and 72 10 child health services, and consultation for preschool 72 11 programs. 72 12 5. The division shall report regularly to the commission, 72 13 general assembly, and governor concerning the implementation 72 14 status of the children's system, including but not limited to 72 15 an annual report submitted each January. The report may 72 16 address funding requirements and statutory amendments 72 17 necessary to further develop the children's system. 72 18 Sec. 54. Section 331.439, subsection 1, paragraph a, Code 72 19 Supplement 2007, is amended to read as follows: 72 20 a. The county accurately reported by December 1 the 72 21 county's expenditures for mental health, mental retardation, 72 22 and developmental disabilities services and the information 72 23 required under section 225C.6A, subsection 2, paragraph "c". 72 24 for the previous fiscal year on forms prescribed by rules 72 25 adopted by the state commission. <u>If the department determines</u> 72 26 good cause exists, the department may extend a deadline 72 27 otherwise imposed under this chapter, chapter 225C, or chapter 72 72 72 28 426B for a county's reporting concerning mental health, mental 72 29 retardation, or developmental disabilities services or related 72 72 30 revenues and expenditures. 72 31 Sec. 55. 2007 Iowa Acts, chapter 215, section 1, is 72 32 amended to read as follows: 72 33 SECTION 1. COUNTY MENTAL HEALTH, MENTAL RETARDATION, 72 34 DEVELOPMENTAL DISABILITIES, AND BRAIN INJURY ALLOWED GROWTH 72 35 APPROPRIATION AND ALLOCATIONS == FISCAL YEAR 2008=2009. 1 1. There is appropriated from the general fund of the 2 state to the department of human services for the fiscal year 73 73 73 3 beginning July 1, 2008, and ending June 30, 2009, the 4 following amount, or so much thereof as is necessary, to be 5 used for the purpose designated: 73 73 73 For distribution to counties of the county mental health, б 73 7 mental retardation, and developmental disabilities allowed 8 growth factor adjustment for fiscal year 2008=2009, and for 9 the brain injury services program in the department of public 73 73 73 10 health: 73 11 \$ 64,600,002 73 12 54,081,310 73 13 2. The amount appropriated in this section shall be -73 14 allocated as provided in a later enactment of the general -73-15 assembly. 73 16 2. There is appropriated from the property tax relief fund 73 17 to the department of human services for the fiscal year 73 18 beginning July 1, 2008, and ending June 30, 2009, the 73 19 following amount, or so much thereof as is necessary, to be 73 20 used for the purposes designated: 73 17 For distribution to counties of the county mental health, mental retardation, and developmental disabilities allowed 73 21 73 22 7,592,099 73 26 S 7,592,099 73 27 Sec. 56. 2007 Iowa Acts, chapter 215, section 1, as 73 28 amended by this division of this Act, is amended by adding the 73 29 following new subsections: 73 30 <u>NEW SUBSECTION</u>. 3. Of the amount appropriated in 73 31 subsection 1, \$12,000,000 shall be distributed as provided in 73 32 this subsection. this subsection. 73 33 a. To be eligible to receive a distribution under this 73 34 subsection, a county must meet the following requirements: 73 35 (1) The county is levying for the maximum amount allowed for the county's mental health, mental retardation, and 74 1 2 developmental disabilities services fund under section 74 3 331.424A for taxes due and payable in the fiscal year 4 beginning July 1, 2008, or the county is levying for at least 5 90 percent of the maximum amount allowed for the county's 74 74 74 74 6 services fund and that levy rate is more than \$2 per \$1,000 of

74 7 the assessed value of all taxable property in the county. (2) In the fiscal year beginning July 1, 2007, the 74 8 74 9 county's mental health, mental retardation, and developmental 74 10 disabilities services fund ending balance under generally 74 11 accepted accounting principles was equal to or less than 15 74 12 percent of the county's actual gross expenditures for that 74 13 fiscal year. 74 14 b. A county's allocation of the amount appropriated in 74 15 this subsection shall be determined based upon the county's 74 16 proportion of the general population of the counties eligible 74 17 to receive an allocation under this subsection. The most 74 18 recent population estimates issued by the United States bureau 74 19 of the census shall be applied in determining population for 74 20 the purposes of this paragraph. 74 21 c. The allocations made pur The allocations made pursuant to this subsection are 74 22 subject to the distribution provisions and withholding 74 23 requirements established in this section for the county mental 74 24 health, mental retardation, and developmental disabilities 74 25 allowed growth factor adjustment for the fiscal year beginning 74 26 July 1, 2008. 74 27 NEW SUBSECTION. The funding appropriated in this 4. 74 28 section is the allowed growth factor adjustment for fiscal 74 29 year 2008=2009, and shall be credited to the allowed growth 74 30 funding pool created in the property tax relief fund and for 74 31 distribution in accordance with section 426B.5, subsection 1: 74 32 \$ 49,673,409 74 33 <u>NEW SUBSECTION</u>. 5. The following formula amounts shall be 74 34 utilized only to calculate preliminary distribution amounts 74 35 for fiscal year 2008=2009 under this section by applying the 75 1 indicated formula provisions to the formula amounts and 75 2 producing a preliminary distribution total for each county: 75 75 a. For calculation of a distribution amount for eligible 4 counties from the allowed growth funding pool created in the 75 75 5 property tax relief fund in accordance with the requirements 6 in section 426B.5, subsection 1: 75\$ 57,337,985 b. For calculation of a distribution amount for counties 75 8 75 9 from the mental health and developmental disabilities (MH/DD) 75 10 community services fund in accordance with the formula 75 11 provided in the appropriation made for the MH/DD community 75 12 services fund for the fiscal year beginning July 1, 2008: 75 13 \$ 17,727,890 NEW SUBSECTION. 6. After applying the applicable 75 14 75 15 statutory distribution formulas to the amounts indicated in 75 16 subsection 5 for purposes of producing preliminary 75 17 distribution totals, the department of human services shall 75 18 apply a withholding factor to adjust an eligible individual 75 19 county's preliminary distribution total. In order to be 75 20 eligible for a distribution under this section, a county must 75 21 be levying seventy percent or more of the maximum amount 75 22 allowed for the county's mental health, mental retardation, 75 23 and developmental disabilities services fund under section 75 24 331.424A for taxes due and payable in the fiscal year for 75 25 which the distribution is payable. An ending balance 75 26 percentage for each county shall be determined by expressing 75 27 the county's ending balance on a modified accrual basis under 75 28 generally accepted accounting principles for the fiscal year 75 29 beginning July 1, 2007, in the county's mental health, mental 75 30 retardation, and developmental disabilities services fund 75 31 created under section 331.424A, as a percentage of the 75 32 county's gross expenditures from that fund for that fiscal 75 33 year. If a county borrowed moneys for purposes of providing 75 34 services from the county's services fund on or before July 1, 75 35 2007, and the county's services fund ending balance for that 1 fiscal year includes the loan proceeds or an amount designated 2 in the county budget to service the loan for the borrowed 76 76 76 3 moneys, those amounts shall not be considered to be part of 76 the county's ending balance for purposes of calculating an ending balance percentage under this subsection. The 4 76 5 76 withholding factor for a county shall be the following 6 76 7 applicable percent: 76 8 a. For an ending balance percentage of less than 5 76 9 percent, a withholding factor of 0 percent. In addition, a 76 10 county that is subject to this lettered paragraph shall 76 11 receive an inflation adjustment equal to 3 percent of the 76 12 gross expenditures reported for the county's services fund for 76 13 the fiscal year. 76 14 b. For an ending balance percentage of 5 percent or more 76 15 but less than 10 percent, a withholding factor of 0 percent. 76 16 In addition, a county that is subject to this lettered 76 17 paragraph shall receive an inflation adjustment equal to 2

76 18 percent of the gross expenditures reported for the county's 76 19 services fund for the fiscal year. 76 20 c. For an ending balance percentage of 10 percent of more 76 21 but less than 25 percent, a withholding factor of 25 percent. 76 22 However, for counties with an ending balance percentage of 10 76 22 However, for counties with loss than 15 percent, the amount withheld c. For an ending balance percentage of 10 percent or more 76 23 percent or more but less than 15 percent, the amount withheld 76 24 shall be limited to the amount by which the county's ending 76 25 balance was in excess of the ending balance percentage of 10 76 26 percent. 76 27 d. For an ending balance percentage of 25 percent or more, 76 28 a withholding percentage of 100 percent. NEW SUBSECTION. 7. The total withholding amounts applied 76 29 76 30 pursuant to subsection 6 shall be equal to a withholding 76 31 target amount of \$7,664,576. If the department of human 76 32 services determines that the amount to be withheld in 76 33 accordance with subsection 6 is not equal to the target 76 34 withholding amount, the department shall adjust the 76 35 withholding factors listed in subsection 6 as necessary to 77 achieve the target withholding amount. However, in making 77 77 77 77 2 such adjustments to the withholding factors, the department shall strive to minimize changes to the withholding factors 4 for those ending balance percentage ranges that are lower than 77 77 77 77 77 5 others and shall not adjust the zero withholding factor or the 6 inflation adjustment percentage specified in subsection 6, 7 paragraph "a". <u>NEW SUBSECTION</u>. 8 8. It is the intent of the general 77 9 77 10 9 assembly that for distribution of the moneys addressed in this section to counties for the fiscal year beginning July 1, 2009, any factor utilizing services fund ending balances will 77 11 77 12 be based upon the fiscal year beginning July 1, 2007. 77 13 <u>NEW SUBSECTION</u>. 9. a. The department of human services 77 14 may implement a pilot project for a regional service network 77 15 established for mental health, mental retardation, and 77 16 developmental disabilities services paid from the services 77 17 funds under section 331.424A. The initial term of the pilot 77 18 project is limited to the two=year period beginning July 1, 77 19 2008, and ending June 30, 2010. 77 20 b. Under the pilot project, 77 20 b. Under the pilot project, the department may enter into 77 21 an agreement with the counties participating in the pilot 77 22 project to administer a risk=based contract for the mental 77 23 health, mental retardation, and developmental disabilities 77 24 services provided by the participating counties. The pilot 77 25 project provisions may include but are not limited to all of 77 26 the following: 77 27 (1) Pooling of the participating counties services fund 77 28 moneys. 77 29 (2) Pooling of waiver slots for the participating 77 30 counties. 77 31 (3) To the extent allowed under federal requirements, 77 32 decategorizing the funding streams for mental health, mental 77 33 retardation, and developmental disabilities available to the 77 34 counties participating in the pilot project. (4) If the department implements a new program, 77 35 78 1 initiative, or service addressing the needs of the populations 78 2 receiving services paid for by a county services fund, 78 adapting any associated requirements to optimize 3 78 4 implementation within the pilot project counties. 78 5 c. For purposes of qualifying for the allowed growth and 6 MH/DD community services fund moneys distributed under this 78 78 7 section, the minimum levy and services fund ending balances of 78 8 the counties participating in the pilot project may be 78 9 combined and an average utilized to qualify for the moneys. 78 10 d. For the allowed growth and MH/DD community services 78 11 fund moneys distributed for the fiscal year beginning July 1 78 12 2009, provided the counties participating in the pilot project 78 13 do not reduce levies below the required percentages, the 78 14 combined percentage of those moneys of such counties shall not 78 15 be less than the combined percentage of such moneys in the 78 16 preceding fiscal year. 78 17 A county's participation in the pilot project and the e. 78 18 provisions of the pilot project must be agreed upon by the 78 19 department and the board of supervisors of each of the 78 20 counties participating in the pilot project. 78 21 f. The department may specify a minimum population level 78 22 and other prerequisites for the consortium of counties 78 23 participating in the pilot project. g. The pilot project counties shall provide periodic 78 24 78 25 performance and evaluation information to the department, 78 26 governor, and general assembly. 78 27 Sec. 57. COUNTY=STATE SHARED FUNDING FOR MENTAL HEALTH AND 78 28 DISABILITY SERVICES COVERED BY THE MEDICAID PROGRAM.

78 29 1. The legislative council is requested to authorize for 78 30 the 2008 legislative interim a task force to consider 78 31 county=state shared funding for mental health and disability 78 32 services covered by the Medicaid program. The membership of 78 33 the task force should include five legislators from each 78 34 chamber, one member of the mental health, mental retardation, 78 35 developmental disabilities, and brain injury (MH/MR/DD/BI) 79 1 commission; three members of county boards of supervisors, 2 with one each from a large, medium, and small population 79 79 79 3 county; three staff members from the county central point of 4 coordination (CPC) office, with one each from a large, medium, 5 and small population county; two individuals representing 79 79 6 advocacy organizations, one of which shall be the governor's 79 developmental disabilities council; one current consumer of 79 county MH/MR/DD services; and one MH/MR/DD/BI service provider 8 79 9 representative from each of the state's five congressional 79 10 districts. 79 11 The task force should be charged to review and estimate 2. 79 12 the shared impact for the state and for Iowa counties if 79 13 financial responsibility for the nonfederal share of the costs 79 14 of mental health and disability services covered under the 79 15 Medicaid program is shifted from counties to the state. The 79 16 task force should be charged to develop an eight=year 79 17 transition plan that reflects the shared responsibility of 79 18 costs and service delivery resulting from the shift in 79 19 responsibilities. It is the intent of the general assembly 79 20 that the task force will be formed by June 15, 2008, and meet 79 21 a minimum of four times in 2008. 79 22 3. In addition to legislative staff, representatives of 79 23 the department of management, the Iowa state association of 79 24 counties, the department of human services, association of 79 25 community providers, and Iowa substance abuse program 79 26 directors association shall comprise a team of resource 79 27 experts to the task force. 79 28 The task force's final report for consideration by the 4. 79 29 2009 regular session of the general assembly and governor 79 30 shall include findings and recommendations and a service 79 31 delivery and funding transition plan.
79 32 Sec. 58. COMMUNITY MENTAL HEALTH CENTER LAW UPDATE.
79 33 1. The administrator of the division of mental health and 79 34 disability services of the department of human services shall 79 35 appoint a stakeholder advisory committee to develop a proposal 80 for updating and revising Code chapter 230A, relating to 1 80 2 community mental health centers, and for revising the 80 3 accreditation standards in rule that would result from the statutory revisions. 80 4 2. The membership of the advisory committee shall include all of the following: 80 5 80 6 80 a. Five voting members representing the board of directors 7 80 8 and professional staff of community mental health centers and division staff, selected by the administrator. b. Five voting members, not more than two of whom shall be 80 9 80 10 employed by, providing services to, or otherwise affiliated 80 11 80 12 with a community mental health center, selected one each by 80 13 the following: 80 14 (1) The child welfare advisory committee established 80 15 pursuant to section 234.3. 80 16 (2) The coalition for family and children's services in 80 17 Iowa. 80 18 (3) The Iowa association of community providers. 80 19 (4)The Iowa chapter of the national association of social 80 20 workers. (5) The Iowa psychological association jointly with the 80 21 80 22 Iowa psychiatric society. 80 23 c. Four ex officio, nonvoting members selected one each by 80 24 the following: 80 25 (1) A member of the senate selected by the majority leader 80 26 of the senate. 80 27 A member of the senate selected by the minority leader (2) 80 28 of the senate. 80 29 (3) A member of the house of representatives selected by 80 30 the speaker of the house of representatives. (4) A member of the house of representatives selected by 80 31 80 32 the minority leader of the house of representatives. 80 33 Those selecting the voting members of the advisory 80 34 committee shall identify more than one option as necessary for 80 35 the membership to comply with the political affiliation and 81 1 gender balance requirements of sections 69.16 and 69.16A. 2 3. The advisory committee recommendations shall include 3 but are not limited to addressing Code chapter 230A 81 81 81 4 requirements in the following areas: establishment and

81 5 support of community mental health centers, services offered, 6 consumer and family involvement, capability to address 81 7 co=occurring disorders, forms of organization, board of 81 8 directors, organization meetings, duties and powers of 9 directors, center organization as a nonprofit entity, annual 81 81 81 10 budget, financial support of centers through federal and state 81 11 block grants, comprehensive community mental health programs, 81 12 target populations to be served, emergency mental health 81 13 crisis services, quality improvement programs, use of 81 14 evidence=based practices, use of functional assessments and 81 15 outcomes measures, establishment of standards, and review and 81 16 evaluation processes. 81 17 4. The advisory committee shall submit its report with 81 18 findings and recommendations to the governor and general 81 19 assembly on or before December 1, 2008. Until the advisory 81 20 committee report has been considered and acted upon by the 81 21 general assembly, the division administrator may defer 81 22 consideration of requests for accreditation of a new community 81 23 mental health center or for approval of a provider to fill the 81 24 role of a community mental health center. 81 25 DIVISION IV 81 26 HEALTH CARE TRUST FUND APPROPRIATIONS == 81 27 HEALTH CARE ACTIVITIES 81 28 Sec. 59. DEPARTMENT OF PUBLIC HEALTH. The allocations 81 29 made in this section may include amounts carried forward from 81 30 appropriations and allocations made for the same purposes in 81 31 the previous fiscal year. In addition to any other 81 32 appropriation made in this Act for the purposes designated, 81 33 there is appropriated from the health care trust fund created 81 34 in section 453A.35A to the department of public health for the 81 35 fiscal year beginning July 1, 2008, and ending June 30, 2009, 82 1 the following amounts, or so much thereof as is necessary, for 82 2 the purposes designated, and for not more than the following 3 full=time equivalent positions: 82 4 82 1. ADDICTIVE DISORDERS 82 5 \$ 2,955,164 \$ 5.00 82 9 treatment pilot projects. 82 10 (1) The department shall utilize the amount allocated in 82 11 this lettered paragraph for at least three pilot projects to 82 12 provide culturally competent substance abuse treatment in 82 13 various areas of the state. Each pilot project shall target a 82 14 particular ethnic minority population. The populations 82 15 targeted shall include but are not limited to 82 16 African=American, Asian, and Latino. 82 17 (2) The pilot project requirements shall provide for 82 18 documentation or other means to ensure access to the cultural 82 19 competence approach used by a pilot project so that such 82 20 approach can be replicated and improved upon in successor 82 21 programs. b. Of the funds appropriated in this subsection, 82 22 82 23 \$2,747,754 shall be used for tobacco use prevention, 82 24 cessation, and treatment. The department shall utilize the 82 25 funds to provide for a variety of activities related to 82 26 tobacco use prevention, cessation, and treatment including to 82 27 support Quitline Iowa, QuitNet cessation counseling and 82 28 education, grants to school districts and community 82 29 organizations to support Just Eliminate Lies youth chapters 82 30 and youth tobacco prevention activities, the Just Eliminate 82 31 Lies tobacco prevention media campaign, nicotine replacement 82 32 therapy, and other prevention and cessation materials and 82 33 media promotion. Of the funds allocated in this lettered 82 34 paragraph, \$255,000 may be utilized by the department for 82 35 administrative purposes. 83 1 c. Of the funds appropriated in this subsection, \$682,000 83 2 shall be used for substance abuse treatment activities. 3 83 2. HEALTHY CHILDREN AND FAMILIES 83 4\$ 667,700 5FTEs1.06a. Of the funds appropriated in this subsection, \$200,000 1.00 83 83 7 shall be used to address the healthy mental development of 83 8 children from birth through five years of age through local 83 83 9 evidence=based strategies that engage both the public and 83 10 private sectors in promoting healthy development, prevention, 83 11 and treatment for children. 83 12 b. Of the funds appropriated in this subsection, \$180,000 83 13 shall be used for childhood obesity prevention. 83 14 c. Of the funds appropriated in this subsection, \$39,000 83 15 shall be used for the dental screening of children program

83 16 pursuant to 2007 Iowa Acts, chapter 146, section 1. d. Of the funds appropriated in this subsection, \$10,000 83 17 83 18 shall be used for public health education and awareness of the 83 19 children's vision initiatives, including the InfantSee program 83 20 and the student vision program, administered through a 83 21 statewide association of optometric professionals for infants 83 22 and preschool children.
83 23 e. Of the funds appropriated in this subsection, \$238,500
83 24 shall be used to provide audiological services and hearing
83 25 aids for children. The department may enter into a contract 83 26 to administer this paragraph. 83 27 f. It is the intent of the general assembly that the 83 28 department of public health shall implement the 83 29 recommendations of the postnatal tissue and fluid bank task 83 30 force created in 2007 Iowa Acts, chapter 147, based upon the 83 31 report submitted to the general assembly in November 2007, as 83 32 funding becomes available. The department shall notify the 83 33 Iowa Code editor and the persons specified in this Act to 83 34 receive reports when such funding becomes available. 83 35 3. CHRONIC CONDITIONS 1 \$ 1,164,181 2 FTEs 1.00 84 84 3 a. Of the funds appropriated in this subsection, \$473,981 84 4 shall be used for child health specialty clinics. 5 b. Of the funds appropriated in this subsecti 84 b. Of the funds appropriated in this subsection, \$500,000 84 6 shall be used for the comprehensive cancer control program to 84 7 reduce the burden of cancer in Iowa through prevention, early 8 detection, effective treatment, and ensuring quality of life. 84 84 84 9 The department shall utilize one of the full=time equivalent 84 10 positions authorized in this subsection for administration of 84 11 the activities related to the comprehensive cancer control 84 12 program. c. Of the funds appropriated in this subsection, \$5,000 84 13 84 14 shall be used for the hemophilia advisory council pursuant to 84 15 chapter 135N. d. Of the funds appropriated in this subsection, \$200,000 84 16 84 17 shall be used for cervical and colon cancer screening. 4. COMMUNITY CAPACITY 84 18 84 19\$ 2,790,000 84 20FTEs6.84 21a. Of the funds appropriated in this subsection, \$75,00084 22shall be used to further develop and implement at both the 6.00 84 23 state and local level the Iowa public health standards 84 24 approved by the department. 84 25 b. Of the funds appropriated in this subsection, \$200,000 84 26 shall be used for the mental health professional shortage area 84 27 program implemented pursuant to section 135.80. 84 28 c. Of the funds appropriated in this subsection, \$50,000 84 29 shall be used for a grant to a statewide association of 84 30 psychologists that is affiliated with the American 84 31 psychological association to be used for continuation of a 84 32 program to rotate intern psychologists in placements in urban 84 33 and rural mental health professional shortage areas, as 84 34 defined in section 135.80. 84 35 d. Of the funds appropriated in this subsection, the 85 1 following amounts shall be allocated to the Iowa collaborative 85 2 safety net provider network established pursuant to section 3 135.153 to be used for the purposes designated: 4 (1) For distribution to the Iowa=Nebraska primary care 85 85 85 5 association for statewide coordination of the Iowa 85 6 collaborative safety net provider network: 7 85\$ 100,000 (2) For distribution to the Iowa family planning network 85 8 85 9 agencies for necessary infrastructure, statewide coordination, 85 10 provider recruitment, service delivery, and provision of 85 11 assistance to patients in determining an appropriate medical 85 12 home: 85 13 \$ 100, 85 14 (3) For distribution to the local boards of health that 100,000 85 15 provide direct services for pilot programs in three counties 85 16 to assist patients in determining an appropriate medical home: 85 17 100,000 (4) For distribution to maternal and child health centers 85 18 85 19 for pilot programs in three counties to assist patients in 85 20 determining an appropriate medical home: 85 21\$ 100,000 85 22 (5) For distribution to free clinics for necessary 85 23 infrastructure, statewide coordination, provider recruitment, 85 24 service delivery, and provision of assistance to patients in 85 25 determining an appropriate medical home: 85 26\$ 250.000

85 27 (6) For distribution to rural health clinics for necessary 85 28 infrastructure, statewide coordination, provider recruitment, 85 29 service delivery, and provision of assistance to patients in 85 30 determining an appropriate medical home: 85 31 150,000 (7) For continuation of the safety net provider patient 85 32 85 33 access to specialty health care initiative as described in 85 34 2007 Iowa Acts, ch. 218, section 109: 85 35 ... 400.000 1 (8) For continuation of the pharmaceutical infrastructure 86 86 2 for safety net providers as described in 2007 Iowa Acts, ch. 218, section 108: 86 3 86 4\$ 400,000 The Iowa collaborative safety net provider network may 86 5 continue to distribute funds allocated pursuant to this 86 6 86 7 paragraph "d" through existing contracts or renewal of 86 8 existing contracts. 86 9 e. Of the funds appropriated in this subsection, \$650,000 86 10 shall be used for the incubation grant program to community 86 11 health centers that receive a total score of 85 based on the 86 12 evaluation criteria of the health resources and services 86 13 administration of the United States department of health and 86 14 human services. 86 15 f. Of the funds appropriated in this subsection, \$75,000 86 16 shall be used for implementation of the recommendations of the 86 17 direct care worker task force established pursuant to 2005 86 18 Iowa Acts, chapter 88, based upon the report submitted to the 86 19 governor and the general assembly in December 2006. 86 20 g. Of the funds appropriated in this subsection, \$140,000 86 21 shall be used for allocation to an independent statewide 86 22 direct care worker association for education, outreach, 86 23 leadership development, mentoring, and other initiatives 86 24 intended to enhance the recruitment and retention of direct 86 25 care workers in health and long=term care. 86 26 h. The department shall utilize one of the full=time 86 27 equivalent positions authorized in this subsection for 86 28 administration of the activities related to the Iowa 86 29 collaborative safety net provider network. i. The department shall utilize one of the full=time 86 30 86 31 equivalent positions authorized in this subsection for 86 32 administration of the voluntary health care provider program 86 33 pursuant to section 135.24. 86 34 Sec. 60. DEPARTMENT OF HUMAN SERVICES. In addition to any 86 35 other appropriation made in this Act for the purposes 87 1 designated, there is appropriated from the health care trust 2 fund created in section 453A.35A to the department of human 87 87 3 services for the fiscal year beginning July 1, 2008, and 87 4 ending June 30, 2009, the following amounts, or so much 5 thereof as is necessary, for the purposes designated: 87 87 6 1. MEDICAL ASSISTANCE Of the funds appropriated in this subsection, \$250,000 87 7 87 8 87 9 shall be used for the grant to the Iowa healthcare 87 10 collaborative as described in section 135.40. 87 11 2. MH/MR/DD ALLOWED GROWTH FACTOR 87 12 \$ 7,592,099 . The funds appropriated in this subsection shall be credited 87 13 87 14 to the property tax relief fund created in section 426B.1. 87 15 Sec. 61. BEHAVIORAL HEALTH == DEVELOPING WORKFORCE 87 16 COMPETENCIES. 87 17 1. The department of public health shall continue during 87 18 the fiscal year beginning July 1, 2008, the collaborative work 87 19 with the departments of corrections, education, elder affairs, 87 20 and human services, and other state agencies, commenced 87 21 pursuant to 2007 Iowa Acts, ch. 218, section 111, to enhance 87 22 the workforce competencies of professional and direct care 87 23 staff who provide behavioral health services, including but 87 24 not limited to all of the following: 87 25 a. Treatment of persons with co=occurring mental health 87 26 and substance use disorders. 87 27 b. Treatment of children with mental health or substance 87 28 use disorders. 87 29 c. Treatment of persons with serious mental illness. Treatment of veterans of United States or Iowa military 87 30 d. 87 31 service with mental health or substance use disorders. 87 32 e. Treatment of older adults with mental health or 87 33 substance use disorders. 87 34 2. The department's collaborative effort shall utilize the 87 35 findings of the substance abuse and mental health services 88 1 administration of the United States department of health and 2 human services and materials developed by the Annapolis 88

88 3 coalition on the behavioral health workforce in planning and 4 implementing efforts to enhance the competency=based training 88 88 5 of the state's behavioral health workforce. 88 DIVISION V 88 APPROPRIATION=RELATED CHANGES == EFFECTIVE DATE 88 8 Sec. 62. Section 35D.18, subsection 5, Code 2007, is 88 9 amended to read as follows: 88 10 5. Notwithstanding section 8.33, up to five hundred thousand dollars of any balance in the Iowa veterans home -88 11 88 12 revenue annual appropriation or revenues that remains 88 13 unencumbered or unobligated at the close of the fiscal year 88 14 shall not revert but shall remain available for expenditure 88 15 for specified purposes of the Iowa veterans home until the 88 16 close of the succeeding fiscal year. 88 17 JUVENILE DETENTION HOME FUND 88 18 Sec. 63. HEALTHY IOWANS TOBACCO TRUST. There is 88 19 appropriated from the healthy Iowans tobacco trust created in 88 20 section 12.65, to the department of human services for the 88 21 fiscal year beginning July 1, 2007, and ending June 30, 2008, 88 22 for deposit in the juvenile detention home fund created in 88 23 section 232.142: 88 24 \$ 1,000,000 CHILD WELFARE DECATEGORIZATION 88 25 88 26 88 27 FY 2006=2007 NONREVERSION 2006 Iowa Acts, chapter 1184, section 17, Sec. 64. 88 28 subsection 4, is amended by adding the following new 88 29 unnumbered paragraph: 88 30 NEW UNNUMBERED PARAGRAPH. Notwithstanding section 232.188, 88 31 subsection 5, moneys from the allocations made in this 88 32 subsection or made from any other source for the 88 33 decategorization of child welfare and juvenile justice funding 88 34 initiative under section 232.188, that are designated as 88 35 carryover funding and that remain unencumbered or unobligated 1 at the close of the fiscal year beginning July 1, 2007, shall 2 not revert but shall remain available for expenditure until 89 89 89 3 the close of the succeeding fiscal year to be used for the 89 4 purposes of continuing the initiative in the succeeding fiscal 89 5 year. 89 VIETNAM CONFLICT VETERANS BONUS FUND 6 89 7 Sec. 65. 2007 Iowa Acts, chapter 176, section 3, is 8 amended by adding the following new unnumbered paragraph: 9 <u>NEW UNNUMBERED PARAGRAPH</u>. Notwithstanding section 8.33, 89 89 89 10 moneys appropriated in this section that remain unencumbered 89 11 or unobligated at the close of the fiscal year shall not 89 12 revert but shall remain available for expenditure for the 89 13 purposes designated until the close of the succeeding fiscal 89 14 year. 89 15 INJURED VETERANS GRANT PROGRAM 89 16 Sec. 66. 2006 Iowa Acts, chapter 1184, section 5, as 89 17 enacted by 2007 Iowa Acts, chapter 203, section 1, subsection 89 18 4, unnumbered paragraph 2, is amended to read as follows: 89 19 Notwithstanding section 8.33, moneys appropriated in this 89 20 subsection that remain unencumbered or unobligated at the 89 21 close of the fiscal year shall not revert but shall remain 89 22 available for expenditure for the purposes designated until 89 23 the close of the succeeding fiscal year <u>beginning July 1</u>, 89 24 2008. 89 25 DEPARTMENT OF ELDER AFFAIRS == LIVABLE COMMUNITY INITIATIVE 89 26 89 27 Sec. 67. 2007 Iowa Acts, chapter 215, section 32, is 89 28 amended by adding the following new subsection: 89 29 <u>NEW SUBSECTION</u>. 4. Notwithstanding section 8.33, moneys 89 30 appropriated in this section that remain unencumbered or 89 31 unobligated at the close of the fiscal year shall not revert 89 32 but shall remain available for expenditure for the purposes 89 33 designated until the close of the succeeding fiscal year. CHRONIC CONDITIONS == PKU 89 34 Sec. 68. 2007 Iowa Acts, chapter 218, section 2, subsection 3, unnumbered paragraph 2, is amended to read as 89 35 90 1 90 2 follows: Of the funds appropriated in this subsection, \$100,000 shall be used as additional funding to provide grants to 90 3 90 4 90 5 individual patients who have phenylketonuria (PKU) to assist 90 6 with the costs of necessary special foods. Notwithstanding 90 7 section 8.33, moneys appropriated in this subsection and 8 allocated in this paragraph that remain unencumbered or 90 90 9 unobligated at the close of the fiscal year shall not revert 10 but shall remain available for expenditure for the purposes 11 designated until the close of the succeeding fiscal year. 90 90 90 12 PUBLIC PROTECTION == ANTIVIRAL STOCKPILE Sec. 69. 2007 Iowa Acts, chapter 218, section 2, 90 13

90 14 subsection 8, paragraph d, is amended to read as follows: 90 15 d. Of the funds appropriated in this subsection, \$150,000 90 16 shall be used for management of the antiviral stockpile. 90 17 Notwithstanding section 8.33, moneys appropriated in this 90 18 subsection and allocated in this paragraph that remain 90 19 unencumbered or unobligated at the close of the fiscal year 90 20 shall not revert but shall remain available for expenditure 90 21 for the purposes designated until the close of the succeeding 90 22 fiscal year. 90 23 DEPARTMENT OF VETERANS AFFAIRS ADMINISTRATION 90 24 Sec. 70. 2007 Iowa Acts, chapter 218, section 4, 90 25 subsection 1, is amended by adding the following new 90 26 unnumbered paragraph: 90 27 NEW UNNUMBERED PARAGRAPH. Notwithstanding section 8.33, up 90 28 to \$100,000 of the moneys appropriated in this subsection that 90 29 remain unencumbered or unobligated at the close of the fiscal 90 30 year shall not revert but shall remain available for 90 31 expenditure for the purposes designated in this paragraph 90 32 until the close of the succeeding fiscal year. The purposes 90 33 shall include the sign for the veterans cemetery and other 90 34 necessary expenses. 90 35 COUNTY GRANT PROGRAM 1 Sec. 71. 2007 Iowa Acts, chapter 218, section 4, 91 2 subsection 4, unnumbered paragraph 3, is amended to read as 3 follows: 91 91 91 4 Notwithstanding section 8.33, moneys appropriated in this 91 5 subsection that remain unencumbered or unobligated at the 91 6 close of the fiscal year shall not revert to the fund from 91 7 which appropriated but shall be credited to the veterans trust -91 8 fund but shall remain available for expenditure for the 91 9 purposes designated until the close of the succeeding fiscal 91 10 year. 91 11 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES 91 12 BLOCK GRANT == CHILD CARE 91 13 Sec. 72. 2007 Iowa Acts, chapter 218, section 7, 91 14 subsections 1 and 7, are amended to read as follows: 91 15 1. To be credited to the family investment program account 91 16 and used for assistance under the family investment program 91 17 under chapter 239B: 91 18 \$ 36,890,944 91 19 28,390,944 91 20 7. For state child care assistance: 91 21 \$ 18,986,177 91 22 <u>27,486,177</u> 91 23 Of the funds appropriated in this subsection, up to a. 24 \$18,986,177 shall be transferred to the child care and 91 91 25 development block grant appropriation made for the federal 26 fiscal year beginning October 1, 2007, and ending September 27 30, 2008, in 2007 Iowa Acts, ch. 204, section 14. Of this 91 91 91 <u>28 amount, \$200,000 shall be used for provision of educational</u> 91 29 opportunities to registered child care home providers in order 91 30 to improve services and programs offered by this category of 91 31 providers and to increase the number of providers. The 91 32 department may contract with institutions of higher education 91 33 or child care resource and referral centers to provide the 91 34 educational opportunities. Allowable administrative costs 91 35 under the contracts shall not exceed 5 percent. The 1 application for a grant shall not exceed two pages in length. 2 b. The Any funds appropriated in this subsection shall be 92 2 92 -92 3 transferred to the child care and development block grant 92 4 appropriation that remain unallocated shall be used for state 92 <u>5 child care assistance payments for individuals enrolled in the</u> <u>92</u> 92 6 family investment program who are employed. FAMILY INVESTMENT PROGRAM == TRANSITIONAL BENEFITS 92 8 Sec. 73. 2007 Iowa Acts, chapter 218, section 8, 92 9 subsection 4, paragraph d, is amended to read as follows: 92 10 d. For developing and implementing a new program to 92 11 provide transitional benefits to families with members who are -92 12 employed at the time the family leaves the family investment -92 13 program in accordance with section 239B.11A, as enacted by -92 14 this Act: 92 15 \$ 2,000,000 92 16 The department may adopt emergency rules to implement the <u>92 17 new program.</u> 92 18 CHILDREN'S HEALTH INSURANCE PROGRAM Sec. 74. 92 19 2007 Iowa Acts, chapter 218, section 15, is 92 20 amended by adding the following new subsection: 92 21 <u>NEW SUBSECTION</u>. 4. Notwithstanding sections 8.33 and 92 22 514I.11, up to \$441,000 of the moneys appropriated in this 92 23 section that remain unencumbered or unobligated at the close 92 24 of the fiscal year shall not revert to any other fund but

92 25 shall instead be transferred to the appropriation made in 92 26 section 16 of this Act for child care assistance to be used 92 27 for the state child care assistance program until the close of 92 28 the succeeding fiscal year. 92 29 CHILD AND FAMILY SERVICES 92 30 TRANSFER FOR CHILD CARE 92 31 Sec. 75. 2007 Iowa Acts, chapter 218, section 18, 92 32 subsection 3, is amended to read as follows: 3. The department may transfer funds appropriated in this 92 33 92 34 section as necessary to pay the nonfederal costs of services 92 35 reimbursed under the medical assistance program<u>, the state</u> 93 child care assistance program, or the family investment 93 2 program which are provided to children who would otherwise receive services paid under the appropriation in this section. The department may transfer funds appropriated in this section 93 3 93 4 93 5 to the appropriations in this division of this Act for general 93 6 administration and for field operations for resources 93 7 necessary to implement and operate the services funded in this 93 8 section. 93 9 CHILD AND FAMILY SERVICES FY 2007=2008 Sec. 76. 2007 Iowa Acts, chapter 218, section 18, is 93 10 93 11 amended by adding the following new subsection: NEW SUBSECTION. 5A. Notwithstanding sections 8.33 and 93 12 93 13 232.188, up to \$6,600,000 of the funds appropriated in this 93 14 section that could otherwise be designated as carryover 93 15 funding under section 232.188 and that would remain 93 16 unencumbered or unobligated at the close of the fiscal year 93 17 shall instead be transferred to the appropriation made in 93 18 section 16 of this Act for child care assistance to be used 93 19 for the state child care assistance program until the close of 93 20 the succeeding fiscal year. 93 21 CHILD AND FAMILY SERVICES CHILD AND FAMILY SERVICES 93 22 NONREVERSION FOR CHILD CARE 93 23 93 23 Sec. 77. 2007 Iowa Acts, chapter 218, section 18, is 93 24 amended by adding the following new subsection: 93 25 NEW SUBSECTION. 22. Notwithstanding section 8.33, up to 93 26 \$3,700,000 of the moneys appropriated in this section that 93 27 remain unencumbered or unobligated at the close of the fiscal 93 28 year shall not revert but shall instead be transferred to the 93 29 appropriation made in section 16 of this Act for child care 93 30 assistance to be used for the state child care assistance 93 31 program until the close of the succeeding fiscal year. JUVENILE DETENTION FUNDING 93 32 93 33 Sec. 78. 2007 Iowa Acts, chapter 218, section 20, is 93 34 amended to read as follows: SEC. 20. JUVENILE DETENTION HOME FUND. Moneys deposited 93 35 in the juvenile detention home fund created in section 232.142 94 1 94 2 during the fiscal year beginning July 1, 2007, and ending June 30, 2008, are appropriated to the department of human services 94 3 94 4 for the fiscal year beginning July 1, 2007, and ending June 30, 2008, for distribution as follows: 1. An The following amount which is equal to more than 10 percent of the costs of the establishment, improvement, 94 5 94 6 94 7 94 8 operation, and maintenance of county or multicounty juvenile 94 9 detention homes in the fiscal year beginning July 1, 2006. 94 10 Moneys appropriated for distribution in accordance with this 94 11 subsection shall be allocated among eligible detention homes, 94 12 prorated on the basis of an eligible detention home's 94 13 proportion of the costs of all eligible detention homes in the 94 14 fiscal year beginning July 1, 2006. Notwithstanding section -94 15 232.142, subsection 3, the financial aid payable by the state -94 16 under that provision for the fiscal year beginning July 1, -94 17 2007, shall be limited to the amount appropriated for the 94 18 purposes of this subsection.: 94 19 <u>...</u> <u>.. \$ 3,764,04</u>1 94 20 2. For renewal of a grant to a county with a population 94 21 between 189,000 and 196,000 in the latest preceding certified 94 22 federal census for implementation of the county's runaway 94 23 treatment plan under section 232.195: 94 24\$ 94 25 3. For continuation and expansion of the community 80,000 94 26 partnership for child protection sites: 94 27\$ 418,000 94 28 4. For continuation of the department's minority youth and 418,000 94 29 family projects under the redesign of the child welfare 94 30 system: 375,000 94 33 substance abuse and mental health services administration 94 34 (SAMHSA) system of care grant: 94 35\$ 400,000

95 300,000 95 2 6. For transfer to the appropriation made in this Act for 95 -3 child and family services to supplement the statewide 95 4 expenditure target amount under section 232.143 designated in -95 5 the appropriation made in this Act for child and family -95 6 services: 95 95 8 7. For training of nonlicensed relatives caring for 9 children in the child welfare system: -95 95 10 ----- \$ 276,000 95 11 8. 6. The remainder for additional allocations to county 12 or multicounty juvenile detention homes, in accordance with -95-95 13 the distribution requirements of subsection 1 shall be 95 14 credited to the appropriation made in section 18 of this Act 95 15 for child and family services to supplement the statewide 95 16 expenditure target amount under section 232.143 designated in 95 17 that appropriation. 95 18 SEXUALLY VIOLENT PREDATORS Sec. 79. 2007 Iowa Acts, chapter 218, section 27, is 95 19 95 20 amended by adding the following new subsection: 95 21 <u>NEW SUBSECTION</u>. 3. Notwithstanding section NEW SUBSECTION. 3. Notwithstanding section 8.33, moneys 95 22 appropriated in this section that remain unencumbered or 95 23 unobligated at the close of the fiscal year shall not revert 95 24 but shall remain available for expenditure for the purposes 95 25 designated until the close of the succeeding fiscal year. 95 26 DEPARTMENT OF HUMAN SERVICES FIELD OPERATIONS 95 27 Sec. 80. 2007 Iowa Acts, chapter 218, section 28, is 95 28 amended by adding the following new subsection: NEW SUBSECTION. 4. Notwithstanding section 8.33, up to 95 29 95 30 \$1,500,000 of the moneys appropriated in this section that 95 31 remain unencumbered or unobligated at the close of the fiscal 95 32 year shall not revert but shall remain available for 95 33 expenditure for the purposes designated until the close of the 95 34 succeeding fiscal year. 95 35 DEPARTMENT OF HUM DEPARTMENT OF HUMAN SERVICES GENERAL ADMINISTRATION 96 Sec. 81. 2007 Iowa Acts, chapter 218, section 29, is 1 96 2 amended by adding the following new subsections: <u>NEW SUBSECTION</u>. 4. Of the funds appropriated in this section, \$1,000,000 is transferred to the juvenile detention 96 96 4 96 5 home fund created in section 232.142. <u>NEW SUBSECTION</u>. 5. Notwithstanding section 8.33, up to \$110,000 of the moneys appropriated in this section that 96 6 96 7 96 8 remain unencumbered or unobligated at the close of the fiscal 96 9 year shall not revert but shall remain available for 96 10 expenditure for the purposes designated until the close of the succeeding fiscal year. 96 11 ADJUSTMENT OF PHARMACY DISPENSING FEE 96 12 96 13 Sec. 82. 2007 Iowa Acts, chapter 218, section 31, 96 14 subsection 1, paragraph b, is amended to read as follows: 96 15 b. (1) For the fiscal year beginning July 1, 2007, the 96 16 department shall reimburse pharmacy dispensing fees using a 96 17 single rate of \$4.52 per prescription or the them. single rate of \$4.52 per prescription, or the pharmacy's usual 96 18 and customary fee, whichever is lower. (2) Beginning July 1, 2007, the department of human 96 19 -96 20 services shall adopt rules, pursuant to chapter 17A, to -96 21 provide for the adjustment of the pharmacy dispensing fee to -96 22 compensate for any reduction in the drug product cost -96 23 reimbursement resulting from implementation of the average 96 24 manufacturer price reimbursement standards for multisource -96 25 generic drug products imposed pursuant to the federal Deficit -96 26 Reduction Act of 2005, Pub. L. No. 109=171. In implementing -96 27 the reimbursement, the department may adjust the reimbursement -96 28 amount as necessary to provide reimbursement within the state -96 29 funding appropriated for the fiscal year beginning July 1, 96 30 2007, and ending June 30, 2008, for this purpose. The 96 31 department shall submit a medical assistance state plan -96--96 32 amendment to the centers for Medicare and Medicaid services of -96 33 the United States department of health and human services as 96 34 necessary to implement this subparagraph (2). 96 35 PHARMACEUTICAL SETTLEMENT ACCOUNT 1 Sec. 83. 2007 found 2 amended to read as follows: DHARMACEUTICAL 97 Sec. 83. 2007 Iowa Acts, chapter 218, section 72, is 97 97 SEC. 72. PHARMACEUTICAL SETTLEMENT ACCOUNT. There is 97 4 appropriated from the pharmaceutical settlement account 5 created in section 249A.33 to the department of human services 6 for the fiscal year beginning July 1, 2007, and ending June 97 97 7 30, 2008, the following amount, or so much thereof as is 97 8 necessary, to be used for the purpose designated: 9 To supplement the appropriations made for medical contracts 97 97 97 10 under the medical assistance program: 97 11 \$ 1,323,833

97 12 1,349,833 97 13 Of the funds appropriated in this section, notwithstanding 97 14 section 249A.33, \$26,000 is transferred to the appropriation 97 15 made in this Act from the general fund of the state to the 97 16 department of public health for chronic conditions to be used 97 17 for the center for congenital and inherited disorders 9718established pursuant to section 136A.3.9719IOWACARE COSTS 97 20 Sec. 84. 2007 Iowa Acts, chapter 218, section 74, is 97 21 amended by adding the following new subsection: 97 22 <u>NEW SUBSECTION</u>. 8. For payment to the publ 97 22 <u>NEW SUBSECTION</u>. 8. For payment to the publicly owned 97 23 acute care teaching hospital located in a county with a 97 24 population of over 350,000 included in the expansion 97 25 population provider network pursuant to chapter 249J: 97 26 230,000\$. 97 27 Disbursements under this subsection shall be made monthly. 97 28 The hospital shall submit a report following the close of the 97 29 fiscal year regarding use of the funds appropriated in this 97 30 subsection to the persons specified in this Act to receive 97 31 reports. 97 32 TRAN TRANSFER OF BRAIN INJURY FUNDING TO MEDICAL ASSISTANCE 97 33 Sec. 85. 2006 Iowa Acts, chapter 1185, section 1, 97 34 subsection 2, as amended by 2007 Iowa Acts, chapter 218 97 35 section 83, subsection 2, paragraph c, is amended by adding 98 1 the following new unnumbered paragraph: 98 2 <u>NEW UNNUMBERED PARAGRAPH</u>. Notwithstanding any provision of law to the contrary, moneys that were transferred to the department of public health pursuant to this paragraph "c" 98 3 98 4 5 that remain unencumbered or unobligated at the close of the 98 98 6 fiscal year shall not revert but shall instead be transferred 7 to the department of human services to the appropriation made 8 for the medical assistance program in 2007 Iowa Acts, chapter 98 98 98 9 218, section 11. Notwithstanding section 8.33, the 98 10 transferred moneys shall not revert at the close of the fiscal 98 11 year but shall instead remain available to be used for the 98 12 medical assistance program in the succeeding fiscal year. HEALTH CARE TRUST FUND 98 13 98 14 DEPARTMENT OF PUBLIC HEALTH == ADDICTIVE DISORDERS Sec. 86. 2007 Iowa Acts, chapter 218, section 97, 98 15 98 16 subsection 1, is amended by adding the following new 98 17 paragraph: 98 18 NEW PARAGRAPH. d. Notwithstanding section 8.33, moneys 98 19 appropriated and allocated in this subsection that remain 98 20 unencumbered or unobligated at the close of the fiscal year 98 21 shall not revert but shall remain available for expenditure 98 22 for the purposes designated until the close of the succeeding 98 23 fiscal year. 98 24 HEALTH CARE TRUST FUND == DEPARTMENT OF 98 25 PUBLIC HEALTH == HEALTHY CHILDREN AND FAMILIES 98 26 Sec. 87. 2007 Iowa Acts, chapter 218, section 97, 98 27 subsection 2, is amended by adding the following new 98 28 paragraph: 98 29 NEW PARAGRAPH. q. Notwithstanding section 8.33, moneys 98 30 appropriated and allocated in this subsection that remain 98 31 unencumbered or unobligated at the close of the fiscal year 98 32 shall not revert but shall remain available for expenditure 98 33 for the purposes designated until the close of the succeeding 98 34 fiscal year. 98 35 HEALTH CARE TRUST FUND == DEPARTMENT OF 99 PUBLIC HEALTH == CHRONIC CONDITIONS 1 Sec. 88. 2007 Iowa Acts, chapter 218, section 97, subsection 3, is amended by adding the following new Sec. 88. 99 2 99 3 99 4 paragraph: 99 NEW PARAGRAPH. dd. Notwithstanding section 8.33, moneys 5 99 б appropriated and allocated in this subsection that remain 99 7 unencumbered or unobligated at the close of the fiscal year 99 8 shall not revert but shall remain available for expenditure 99 9 for the purposes designated until the close of the succeeding 99 10 fiscal year. 99 11 HEALTH CARE TRUST FUND == DEPARTMENT OF 99 12 HUMAN SERVICES == STATE CHILDREN'S 99 13 HEALTH INSURANCE PROGRAM Sec. 89. 2007 Iowa Acts, chapter 218, section 98, 99 14 99 15 subsection 2, is amended by adding the following new 99 16 paragraph: 99 17 <u>NEW PARAGRAPH</u>. d. Notwithstanding section 8.33, moneys 99 18 appropriated in this subsection that are allocated for 99 19 outreach and remain unencumbered or unobligated at the close 99 20 of the fiscal year, shall not revert but shall remain 99 21 available for expenditure for the purposes designated until 99 22 the close of the succeeding fiscal year.

99 23 Sec. 90. Section 239B.11A, Code Supplement 2007, is 99 24 repealed. Sec. 91. EFFECTIVE DATE. This division of this Act, being 99 25 99 26 deemed of immediate importance, takes effect upon enactment. 99 27 DIVISION VI PRIOR YEAR APPROPRIATION CHANGES WITH 99 28 99 29 CONTINGENT APPLICABILITY DATE 99 30 Sec. 92. 2007 Iowa Acts, chapter 214, section 9 99 31 subsection 2, paragraph b, is amended to read as follows: 99 32 b. Psychiatric hospital 99 33 For salaries, support, maintenance, equipment, 99 34 miscellaneous purposes, for the care, treatment, and 99 35 maintenance of committed and voluntary public patients, and 100 1 for not more than the following full=time equivalent 100 2 positions: 100 3\$ 7,043,056 100 4 FTEs 269.65 100 5 Sec. 93. 2007 Iowa Acts, chapter 215, section 15, 100 6 100 7 unnumbered paragraph 1, is amended to read as follows: 100 There is appropriated from the general fund of the state to 8 9 the salary adjustment fund for distribution by the department 100 100 10 of management to the various state departments, boards, 100 11 commissions, councils, and agencies, including the state board 100 12 of regents <u>except as otherwise provided</u>, and the judicial 100 13 branch, for the fiscal year beginning July 1, 2007, and ending 100 14 June 30, 2008, the amount of \$106,848,094 \$106,569,196, or so 100 15 much thereof as may be necessary, to fully fund annual pav 100 16 adjustments, expense reimbursements, and related benefits 100 17 implemented pursuant to the following: 100 18 Sec. 94. 2007 Iowa Acts, chapter 215, section 15, is 100 19 amended by adding the following new subsection: 100 20 NEW SUBSECTION. 16. The amount distributed to the state 100 21 psychiatric hospital administered by the state board of 100 22 regents from the appropriation in this section shall be 100 23 reduced to zero. Sec. 95. 2007 Iowa Acts, chapter 218, section 11, 100 24 100 25 unnumbered paragraph 2, is amended to read as follows: 100 26 For medical assistance reimbursement and associated costs 100 27 as specifically provided in the reimbursement methodologies in 100 28 effect on June 30, 2007, except as otherwise expressly 100 29 authorized by law, including reimbursement for abortion 100 30 services, which shall be available under the medical 100 31 assistance program only for those abortions which are 100 32 medically necessary: 100 33 \$616,771,820 100 34 <u>631,593,774</u> 100 35 Sec. 96. 2007 Iowa Acts, chapter 218, section 11, is 1 amended by adding the following new subsections: 101 NEW SUBSECTION. 17. a. Of the funds appropriated in this 101 2 3 section, \$2,797,719 is allocated for state match for 4 disproportionate share hospital payment of \$7,321,954 to 101 101 5 hospitals that meet both of the following conditions: 101 101 (1) The hospital qualifies for disproportionate share and 6 101 7 graduate medical education payments. (2) The hospital is an Iowa state=owned hospital with more 101 8 101 9 than 500 beds and eight or more distinct residency specialty 101 10 or subspecialty programs recognized by the American college of 101 11 graduate medical education. 101 12 b. Distribution of the disproportionate share payment 101 13 shall be made on a monthly basis. The total amount of 101 14 disproportionate share payments including graduate medical 101 15 education, enhanced disproportionate share, and Iowa 101 16 state=owned teaching hospital payments shall not exceed the 101 17 amount of the state's allotment under Pub. L. No. 102=234. In 101 18 addition, the total amount of all disproportionate share 101 19 payments shall not exceed the hospital=specific 101 20 disproportionate share limits under Pub. L. No. 103=66. 18. Of the funds appropriated in this 101 21 NEW SUBSECTION. 101 22 section, \$4,524,235 is transferred to the IowaCare account 101 23 created in section 249J.24 for the fiscal year beginning July 101 24 1, 2007, and ending June 30, 2008. 101 25 <u>NEW SUBSECTION</u>. 19. The department shall immediately 101 26 notify the governor and the general assembly of any changes in 101 27 federal policies or application of policies that impact the 101 28 distribution of hospital disproportionate share payments. 101 29 Sec. 97. 2007 Iowa Acts, chapter 218, section 73, 101 30 subsection 2, is amended to read as follows: 101 31 2. There is appropriated from the IowaCare account created 101 32 in section 249J.24 to the state board of regents for 101 33 distribution to the university of Iowa hospitals and clinics

101 34 for the fiscal year beginning July 1, 2007, and ending June 101 35 30, 2008, the following amount, or so much thereof as is 1 necessary, to be used for the purposes designated: 102 2 For salaries, support, maintenance, equipment, and 3 miscellaneous purposes, for the provision of medical and 102 102 102 4 surgical treatment of indigent patients, for provision of 102 5 services to members of the expansion population pursuant to 102 6 chapter 249J, and for medical education: 102\$ 10,000,000 102 25,684,211 8 The amount appropriated in this subsection shall be 102 a 102 10 distributed only if expansion population claims adjudicated and paid by the Iowa Medicaid enterprise exceed the 102 11 102 12 appropriation to the state board of regents for distribution 102 13 to the university of Iowa hospitals and clinics provided in 102 14 subsection 1. The amount appropriated in this subsection 102 15 shall be distributed monthly for expansion population claims 102 16 adjudicated and approved for payment by the Iowa Medicaid 102 17 enterprise using medical assistance program reimbursement 102 18 rates. 102 19 Notwithstanding section 8.33, moneys appropriated in this <u>102 20</u> subsection that remain unencumbered or unobligated at the <u>102 21</u> close of the fiscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the succeeding fiscal year. 102 102 22 102 23 102 24 Sec. 98. EFFECTIVE DATE == CONTINGENT EFFECTIVE DATE == 102 25 RETROACTIVE APPLICABILITY. This division of this Act, being 102 26 deemed of immediate importance, takes effect upon enactment 102 27 and is retroactively applicable to December 21, 2007. 102 28 However, the division is applicable only if the department of 102 29 human services receives approval of a medical assistance state 102 30 plan amendment from the centers for Medicare and Medicaid 102 31 services of the United States department of health and human 102 32 services to utilize the disproportionate share hospital 102 33 payments as specified in this division. The department shall 102 34 notify the governor, the persons designated by this Act to 102 35 receive reports, and the Code editor concerning the center's 103 1 approval or denial of the state plan amendment. DIVISION VII 103 103 CODE CHANGES - 3 4 Sec. 99. Section 28.9, subsection 5, Code 2007, is amended 5 to read as follows: 103 103 103 5. A community empowerment gifts and grants first years 6 103 7 first account is created in the Iowa empowerment fund under 103 8 the authority of the department of management. The account 9 shall consist of gift or grant moneys obtained from any 103 103 10 source, including but not limited to the federal government. 103 11 Moneys credited to the account are appropriated to the 103 12 department of management to be used for the community 103 13 empowerment=related purposes for which the moneys were 103 14 received. 103 15 Sec. 1 Sec. 100. Section 135.22B, subsections 3 and 4, Code 103 16 Supplement 2007, are amended to read as follows: 103 17 3. PURPOSE. The purpose of the brain injury services 103 18 program is to provide services, service funding, or other 103 19 support for persons with a brain injury under one of the 103 20 cost=share program component or other components established 103 21 pursuant to this section. Implementation of the cost=share 103 22 component or any other component of the program is subject to 103 23 the funding made available for the program. 103 24 4. GENERAL REQUIREMENTS == WAIVER=ELIGIBLE COMPONENT. 103 25 a. The component of the brain injury services program for 103 26 persons eligible for the brain injury services waiver is 103 27 subject to the requirements provided in this subsection. 103 28 b. If a person is eligible for the brain injury services 103 29 waiver and is on the waiting list for the waiver but the 103 30 appropriation for the medical assistance program does not have 103 31 sufficient funding designated to pay the nonfederal share of 103 32 the costs to remove the person from the waiting list, the 103 33 brain injury services program may provide the funding for the 103 34 nonfederal share of the costs in order for the person to be 103 35 removed from the waiting list and receive services under the 104-1 waiver. 104 2 c. A person who receives support under the waiver=eligible 1043 component is not eligible to receive support under the 4 cost=share component of the program. $\frac{104}{104}$ 104 5 d. Provision of funding under the waiver=eligible 6 component is not an entitlement. Subject to the department of 1047 human services requirements for the brain injury services $\frac{104}{104}$ $\frac{104}{104}$ 8 waiver waiting list, the program administrator shall make the 1049 final determination whether funding will be authorized under

104 10 this component. Sec. 101. Section 135.22B, subsection 5, unnumbered 104 11 104 12 paragraph 1, Code Supplement 2007, is amended to read as 104 13 follows: 104 14 The cost=share component of the brain injury services 104 15 program shall be directed to persons who have been determined 104 16 to be ineligible for the brain injury services waiver or 104 17 persons who are eligible for the waiver but funding was not 104 18 authorized or available to provide waiver eligibility for the 104 19 persons under the waiver-eligible component. The cost=share 104 20 component is subject to general requirements which shall 104 21 include but are not limited to all of the following: Sec. 102. Section 135.22B, subsection 8, paragraph a, Code 104 22 104 23 Supplement 2007, is amended to read as follows: 104 24 a. The application materials for services u a. The application materials for services under both the 104 25 waiver=eligible and cost=share components component of the 104 26 brain injury services program shall use the application form 104 27 and other materials of the brain injury services waiver. In 104 28 order to apply for the brain injury services program, the 104 29 applicant must authorize the department of human services to 104 30 provide the applicant's waiver application materials to the 104 31 brain injury services program. The application materials 104 32 provided shall include but are not limited to the waiver 104 33 application and any denial letter, financial assessment, and 104 34 functional assessment regarding the person. Sec. 103. <u>NEW SECTION</u>. 135.155 EARLY CHILDHOOD IOWA 104 35 $\begin{array}{c} 1 \\ 2 \\ 1 \end{array} \begin{array}{c} 1 \\ 2 \\ 1 \end{array} \begin{array}{c} 0 \\ 0 \\ 1 \\ 0 \end{array}$ 105 1. COUNCIL CREATED. An early childhood Iowa council is 105 3 created as an alliance of stakeholders in early care, health, 105 105 4 and education systems that affect children ages zero through 105 5 five in Iowa. 105 2. PURPOSE. The purpose of the early childhood Iowa 6 105 7 council is to oversee the development of an Iowa early 8 childhood system by integrating the early care, health, and 9 education systems addressing the needs of children ages zero 105 105 105 10 through five and their families. The council shall advise the 105 11 governor, general assembly, and public and private policy 105 12 bodies and service providers in addressing its purpose. 105 13 3. VISION STATEMENT. All system development activities 105 14 addressed by the early childhood Iowa council shall be aligned 105 15 around the following vision statement for the children of 105 16 Iowa: "Every child, beginning at birth, will be healthy and 105 17 successful." 105 18 4. MEMBERSHIP. The early childhood Iowa council 105 19 membership shall include a representative of any organization 105 20 that touches the lives of young children in the state ages 105 21 zero through five, has endorsed the purpose and vision 105 22 statement for the council, has endorsed the guiding principles 105 23 adopted by the council for the early childhood system, and has 105 24 formally asked to be a member and remains actively engaged in 105 25 council activities. The council shall designate additional 105 26 members to ensure there is geographic, cultural, and ethnic 105 27 diversity among the membership. 105 28 5. PROCEDURE. Except as otherwise provided by law, the 105 29 early childhood Iowa council shall determine its own rules of 105 30 procedure and operating provisions. 105 31 6. STEERING COMMITTEE. The early childhood Iowa council 105 32 shall operate with a steering committee to organize, manage, 105 33 and coordinate the activities of the council and its component 105 34 groups. The steering committee may act on behalf of the 105 35 council as necessary. The steering committee membership shall 106 1 consist of the co=chairpersons of the council's component 2 groups, the chairperson of the state agency liaison team, the 106 106 3 community empowerment facilitator or the facilitator's 106 4 designee, and other leaders designated by the council. 7. COMPONENT GROUPS. The early childhood Iowa council 106 5 6 shall establish component groups to address the key components 106 106 of the Iowa early childhood system. Each component group 7 106 shall have one private and one public agency co=chairperson. 8 106 9 The council may change the component groups as deemed 106 10 necessary by the advisory council. Initially, there shall be 106 11 a component group for each of the following: a. Governance planning and administration. 106 12 b. 106 13 Professional development. 106 14 c. d. Public engagement. 106 15 Quality services and programs. 106 16 e. Resources and funding. f. Results accountability. 106 17 106 18 8. STATE AGENCY LIAISON TEAM. A state agency liaison team 106 19 shall support the efforts of the early childhood Iowa council. 106 20 In addition to designees of the governor, the team shall

106 21 consist of the directors or chief administrators, or their 106 22 designees, from the following state agencies and programs: 106 23 106 24 a. Child health specialty clinics. b. Office of community empowerment in the department of 106 25 management. 106 26 c. Department of education. 106 27 d. Division of libraries and information services of the 106 28 department of education. 106 29 e. Office of the governor. 106 30 f. Department of human rights. Department of human services. 106 31 g. Iowa state university extension service. 106 32 h. 106 33 i. Department of public health. 9. 106 34 DUTIES. In addition to the advisory function specified 106 35 in subsection 2, the early childhood Iowa council's duties 107 1 shall include but are not limited to all of the following 107 2 regarding the Iowa early childhood system: 107 3 a. Adopt and update a strategic plan for developing the system. 107 4 107 5 b. Regularly assess progress in implementing the strategic 107 6 plan. 107 Review, design, and participate in cross=functional 7 с. 107 8 proposals. 107 9 d. Develop a common understanding of all parts of the 107 10 system. 107 11 e. Assess, understand, and respond to internal and 107 12 external threats to the system. 107 13 f. Serve as a liaison to co f. Serve as a liaison to constituency groups. 107 14 Move the system toward seamless services to children q. and families through braided funding streams. 107 15 107 16 h. Maximize resources and expertise across the system. 107 17 i. Agree on common language and terminology for the 107 18 system. 107 19 107 20 j. Develop a menu of best practices and rationales for quality services. 107 21 k. Encourage personal relationships across disciplines. 1. Serve as an advocate for the system. 107 22 107 23 Identify guiding principles for the early childhood m. 107 24 system and the agencies providing services in the system. 107 25 n. Work with the Iowa empowerment board in developing 107 26 public=private partnerships to support the early childhood 107 27 system through the first years first account in the Iowa 107 28 empowerment fund and other efforts for expanding investment of 107 29 private funding in the early childhood system. As this and 107 30 similar efforts to expand and coordinate investments from all 107 31 public and private sources evolve and mature, make 107 32 recommendations for designation of or contracting with a 107 33 private nonprofit organization to serve as a fiscal agent for 107 34 the early childhood system or another approach for increasing 107 35 public and private investment in the system. 108 Report annually by December 31 to the governor and 1 ο. 108 2 general assembly. The report content shall include but is not limited to all of the following: 108 3 The status and results of the council's efforts to 108 4 (1)108 engage the public regarding the early care, health, and 5 education needs of children ages zero through five and the 108 6 108 7 efforts to develop and promote private sector involvement with the early childhood system.
 (2) The status of the efforts to improve the key 108 8 108 9 108 10 components of the early childhood system and the progress in 108 11 achieving the results identified for the key components. (3) The status of the community empowerment initiative and 108 12 the overall early childhood system in achieving the following 108 13 108 14 initial set of desired results identified in section 28.2: 108 15 Healthy children. (a) 108 16 Children ready to succeed in school. (b) 108 17 (C) Safe and supportive communities. Secure and nurturing families. 108 18 (d) 108 19 (e) Secure and nurturing early care and education 108 20 environments. 108 21 NEW SECTION. 135.156 LEAD AGENCY AND OTHER Sec. 104. 108 22 STATE AGENCIES. 108 23 The lead agency for support of the early childhood Iowa 1. 108 24 council for state agency efforts to develop an early childhood 108 25 system for Iowa shall be the department of public health. 108 26 2. The department shall work with the early childhood Iowa 108 27 council in integrating early care, health, and education 108 28 systems to develop an early childhood system for Iowa. The 108 29 department shall do all of the following in developing the The 108 30 system: 108 31 a. Work with state agencies to enter into memorandums of

108 32 understanding outlining the agencies' responsibilities in the 108 33 system. 108 34 b. Work with private businesses, foundations, and 108 35 nonprofit organizations in implementing a public=private 109 1 partnership to develop and provide funding for the system. 109 2 c. Maintain an internet site for distributing the 109 3 information provided through the council and its component 109 4 groups. 109 5 Sec. 105. Section 135B.34, Code 2007, is amended by 109 6 striking the section and inserting in lieu thereof the 109 7 following: 109 8 135B.34 HOSPITAL EMPLOYEES == CRIMINAL HISTORY AND ABUSE 109 9 RECORD CHECKS == PENALTY. 109 10 1. Prior to employment of a person in a hospital, the 109 11 hospital shall request that the department of public safety 109 12 perform a criminal history check and the department of human 109 13 services perform child and dependent adult abuse record checks 109 14 of the person in this state. A hospital shall inform all 109 15 persons prior to employment regarding the performance of the 109 16 records checks and shall obtain, from the persons, a signed 109 17 acknowledgment of the receipt of the information. A hospita A hospital 109 18 shall include the following inquiry in an application for 109 19 employment: "Do you have a record of founded child or 109 20 dependent adult abuse or have you ever been convicted of a 109 21 crime, in this state or any other state?" 2. a. If it is determined that a person being considered 109 22 109 23 for employment in a hospital has committed a crime, the 109 24 department of public safety shall notify the hospital that 109 25 upon the request of the hospital the department of human 109 26 services will perform an evaluation to determine whether the crime warrants prohibition of the person's employment in the 109 27 109 28 hospital. 109 29 b. If a department of human services child or dependent 109 30 adult abuse record check shows that the person has a record of 109 31 founded child or dependent adult abuse, the department of 109 32 human services shall notify the hospital that upon the request 109 33 of the hospital the department of human services will perform 109 34 an evaluation to determine whether the founded child or 109 35 dependent adult abuse warrants prohibition of the person's 110 1 employment in the hospital. c. An evaluation performed under this subsection shall be performed in accordance with procedures adopted for this 110 2 110 3 4 purpose by the department of human services. 110 110 d. (1) If a person owns or operates more than one 5 110 6 hospital, and an employee of one of such hospitals is transferred to another such hospital without a lapse in 110 7 110 8 employment, the hospital is not required to request additional 110 criminal and child and dependent adult abuse records checks of 9 110 10 that employee. 110 11 (2) If the ownership of a hospital is transferred, at the 110 12 time of transfer the records checks required by this section 110 13 shall be performed for each employee for whom there is no 110 14 documentation that such records checks have been performed. 110 15 The hospital may continue to employ such employee pending the 110 16 performance of the records checks and any related evaluation. 110 17 3. In an evaluation, the department of human services 110 18 shall consider the nature and seriousness of the crime or 110 19 founded child or dependent adult abuse in relation to the 110 20 position sought or held, the time elapsed since the commission 110 21 of the crime or founded child or dependent adult abuse, the 110 22 circumstances under which the crime or founded child or 110 23 dependent adult abuse was committed, the degree of 110 24 rehabilitation, the likelihood that the person will commit the 110 25 crime or founded child or dependent adult abuse again, and the 110 26 number of crimes or founded child or dependent adult abuses 110 27 committed by the person involved. If the department of human 110 28 services performs an evaluation for the purposes of this 110 29 section, the department of human services has final authority 110 30 in determining whether prohibition of the person's employment 110 31 is warranted. 110 32 4. a. Except as provided in paragraph "b" and subsection 110 33 2, a person who has committed a crime or has a record of 110 34 founded child or dependent adult abuse shall not be employed 110 35 in a hospital licensed under this chapter unless an evaluation 111 1 has been performed by the department of human services. 111 b. A person with a criminal or abuse record who is 2 111 3 employed by a hospital licensed under this chapter and is 111 4 hired by another licensee without a lapse in employment shall 5 be subject to the criminal history and abuse record checks 6 required pursuant to subsection 1. If an evaluation was 111 111 111 7 previously performed by the department of human services

111 8 concerning the person's criminal or abuse record and it was 9 determined that the record did not warrant prohibition of the 111 111 10 person's employment and the latest record checks do not 111 11 indicate a crime was committed or founded abuse record was 111 12 entered subsequent to that evaluation, the person may commence 111 13 employment with the other licensee while the department of 111 14 human services' evaluation of the latest record checks is 111 15 pending. Otherwise, the requirements of paragraph "a" remain 111 16 applicable to the person's employment. 5. a. If a person employed by a hospital that is subject 111 17 111 18 to this section is convicted of a crime or has a record of 111 19 founded child or dependent adult abuse entered in the abuse 111 20 registry after the person's employment application date, the 111 21 person shall inform the hospital of such information within 111 22 forty=eight hours of the criminal conviction or entry of the 111 23 record of founded child or dependent adult abuse. The 111 24 hospital shall act to verify the information within 111 25 forty=eight hours of notification. If the information is 111 26 verified, the requirements of subsections 2, 3, and 4 111 27 regarding employability and evaluations shall be applied by 111 28 the hospital to determine whether or not the person's 111 29 employment is continued. The hospital may continue to employ 111 30 the person pending the performance of an evaluation by the 111 31 department of human services to determine whether prohibition 111 32 of the person's employment is warranted. A person who is 111 33 required by this subsection to inform the person's employer of 111 34 a conviction or entry of an abuse record and fails to do so 111 35 within the required period commits a serious misdemeanor. b. If a hospital receives credible information, as 112 1 2 determined by the hospital, that a person employed by the 112 3 hospital has been convicted of a crime or a record of founded 4 child or dependent adult abuse has been entered in the abuse 112 112 112 5 registry after employment from a person other than the 6 employee and the employee has not informed the hospital of 112 112 such information within the period required under paragraph 7 8 "a", the hospital shall act to verify the credible information 9 within forty=eight hours of receipt of the credible 112 8 112 112 10 information. If the information is verified, the requirements 112 11 of subsections 2, 3, and 4 regarding employability and 112 12 evaluations shall be applied by the hospital to determine 112 13 whether or not the person's employment is continued. c. The hospital may notify the county attorney for the 112 14 112 15 county where the hospital is located of any violation or 112 16 failure by an employee to notify the hospital of a criminal 112 17 conviction or entry of an abuse record within the period 112 18 required under paragraph "a". 6. A hospital licensed in this state may access the single 112 19 112 20 contact repository established by the department pursuant to 112 21 section 135C.33 as necessary for the hospital to perform 112 22 record checks of persons employed or being considered for 112 23 employment by the hospital. 112 24 Sec. 106. Section 135C. Sec. 106. Section 135C.33, Code 2007, is amended to read 112 25 as follows: 112 26 112 26 135C.33 <u>EMPLOYEES ==</u> CHILD OR DEPENDENT ADULT ABUSE 112 27 INFORMATION AND CRIMINAL RECORDS <u>RECORD CHECKS</u> == EVALUATIONS 112 28 == APPLICATION TO OTHER PROVIDERS <u>== PENALTY</u>. 112 29 1. Beginning July 1, 1997, prior Prior to employment of a 112 30 person in a facility, the facility shall request that the 112 31 department of public safety perform a criminal history check 112 32 and the department of human services perform a child and 112 33 dependent adult abuse record check <u>checks</u> of the person in 112 34 this state. In addition, the facility may request that the 112 35 department of human services perform a child abuse record check in this state. Beginning July 1, 1997, a A facility $\frac{113}{113}$ 1 2 shall inform all persons prior to employment regarding the 113 3 performance of the records checks and shall obtain, from the 113 113 4 persons, a signed acknowledgment of the receipt of the 5 information. Additionally, a \underline{A} facility shall include the 6 following inquiry in an application for employment: "Do ye 113 113 "Do you 113 7 have a record of founded child or dependent adult abuse or 113 8 have you ever been convicted of a crime, in this state or any 9 other state?" 113 113 10 2. <u>a.</u> If the <u>it is determined that a</u> person <u>being</u> considered for employment in a facility has been convicted of <u>113</u> 11 113 12 a crime under a law of any state or has a record of founded $\frac{113}{113}$ 13 child or dependent adult abuse, the department of public 113 14 safety shall notify the licensee that upon the request of the 113 15 licensee the department of human services shall, upon the 113 16 facility's request, perform an evaluation will perform an <u>113 17 evaluation</u> to determine whether the crime or founded child or 113 18 dependent adult abuse warrants prohibition of the person's

113 19 employment in the facility. b. If a department of human services child or dependent 113 20 113 21 adult abuse record check shows that such person has a record 113 22 of founded child or dependent adult abuse, the department of 113 23 human services shall notify the licensee that upon the request 113 24 of the licensee the department of human services will perform 113 25 an evaluation to determine whether the founded child or 113 26 dependent adult abuse warrants prohibition of employment 113 27 the facility. c. The An evaluation performed under this subsection shall 113 28 113 29 be performed in accordance with procedures adopted for this 113 30 purpose by the department of human services. 113 31 d. (1) If a person owns or operates more than one 113 32 facility, and an employee of one of such facilities is 113 33 transferred to another such facility without a lapse in 113 34 employment, the facility is not required to request additional 113 35 criminal and child and dependent adult abuse record checks of 114 1 that employee. 114 (2) If the ownership of a facility is transferred, at the 114 time of transfer the records checks required by this section 4 shall be performed for each employee for whom there is no 114 <u>114</u> 5 documentation that such records checks have been performed 114 6 The facility may continue to employ such employee pending the 7 performance of the records checks and any related evaluation. 114 114 8 2. If the department of public safety determines that a $\frac{114}{114}$ 9 person has committed a crime and is to be employed in a 114 10 facility licensed under this chapter, the department of public 114 11 safety shall notify the licensee that an evaluation, if 114 12 requested by the facility, will be conducted by the department 114 13 of human services to determine whether prohibition of the 114 14 person's employment is warranted. If a department of human 114 15 services child or dependent adult abuse record check shows 114 16 that the person has a record of founded child or dependent 114 17 adult abuse, the department of human services shall inform the 114 18 licensee that an evaluation, if requested by the facility, 114 19 will be conducted to determine whether prohibition of the 114 20 person's employment is warranted. 114 21 3. In an evaluation, the department of human services 114 22 shall consider the nature and seriousness of the crime or 114 23 founded child or dependent adult abuse in relation to the 114 24 position sought or held, the time elapsed since the commission 114 25 of the crime or founded child or dependent adult abuse, the 114 26 circumstances under which the crime or founded child or 114 27 dependent adult abuse was committed, the degree of 114 28 rehabilitation, the likelihood that the person will commit the 114 29 crime or founded child or dependent adult abuse again, and the 114 30 number of crimes or founded child or dependent adult abuses 114 31 committed by the person involved. The <u>If the</u> department of 114 32 human services <u>performs an evaluation for the purposes of this</u> 114 33 section, the department of human services has final authority 114 34 in determining whether prohibition of the person's employment 114 35 is warranted. 115 4. a. Except as provided in paragraph "b" and subsection 115 2, a person who has committed a crime or has a record of 115 3 founded child or dependent adult abuse shall not be employed 4 in a facility licensed under this chapter unless an evaluation 115 115 5 has been performed by the department of human services. If 115 6 the department of human services determines from the 115 7 evaluation that the person has committed a crime or has a 115 8 record of founded child or dependent adult abuse which 115 9 warrants prohibition of employment, the person shall not be 115 10 employed in a facility licensed under this chapter. b. A person with a criminal or abuse record who is 115 11 115 12 employed $\bar{b}y$ a facility licensed under this chapter and is 115 13 hired by another licensee without a lapse in employment shall 115 14 be subject to the criminal history and abuse record checks 115 15 required pursuant to subsection 1. If an evaluation was 115 16 previously performed by the department of human services 115 17 concerning the person's criminal or abuse record and it was 115 18 determined that the record did not warrant prohibition of the 115 19 person's employment and the latest record checks do not 115 20 indicate a crime was committed or founded abuse record was 115 21 entered subsequent to that evaluation, the person may commence 115 22 employment with the other licensee while the department of 115 23 human services' evaluation of the latest record checks is 115 24 pending. Otherwise, the requirements of paragraph "a" remain 115 25 applicable to the person's employment. 115 26 ¹⁵. <u>a.</u> Beginning July 1, 1998, this <u>This</u> section shall 115 27 <u>also</u> apply to prospective employees of all of the following, 115 28 if the provider is regulated by the state or receives any 115 29 state or federal funding:

115 30 a. (1) An employee of a homemaker, home=health aide, 115 31 home=care aide, adult day services, or other provider of 115 32 in=home services if the employee provides direct services to 115 33 consumers. 115 34 b. (2) An employee of a hospice, if the employee provides 115 35 direct services to consumers. 116 1 c. (3) An employee who provides direct services to consumers under a federal home and community=based services 116 2 116 3 waiver. 4 d. <u>(4)</u> An employee of an elder group home certified under 116 116 5 chapter 231B, if the employee provides direct services to 116 6 consumers. 116 7 e. (5) An employee of an assisted living program 8 certified under chapter 231C, if the employee provides direct 116 9 services to consumers. 116 116 10 b. In substantial conformance with the provisions of this 116 11 section, prior to the employment of such an employee, the 116 12 provider shall request the performance of the criminal and 116 13 child and dependent adult abuse record checks and may request 116 14 the performance of the child abuse record checks. The 116 15 provider shall inform the prospective employee and obtain the 116 16 prospective employee's signed acknowledgment. The department 116 17 of human services shall perform the evaluation of any criminal 116 18 record or founded child or dependent adult abuse record and 116 19 shall make the determination of whether a prospective employee 116 20 of a provider shall not be employed by the provider. 116 21 6. a. The department of inspections and appeals, in 116 22 conjunction with other departments and agencies of state 116 23 government involved with criminal history and abuse registry 116 24 information, shall establish a single contact repository for 116 25 facilities and other providers to have electronic access to 116 26 data to perform background checks for purposes of employment, 116 27 as required of the facilities and other providers under this 116 28 section. 116 29 b. T b. The department may access the single contact repository 116 30 for any of the following purposes: 116 31 (1) To verify data transferred from the department's nurse 116 32 aide registry to the repository. 116 33 (2) To conduct record checks of applicants for employment 116 34 with the department. 7. a. If a person employed by a facility, service, or program employer that is subject to this section is convicted 116 35 117 117 2 of a crime or has a record of founded child or dependent adult 117 3 abuse entered in the abuse registry after the person's 117 4 employment application date, the person shall inform the 117 5 employer of such information within forturation. 5 employer of such information within forty=eight hours of the 117 6 criminal conviction or entry of the record of founded child or $\frac{117}{117}$ 7 dependent adult abuse. The employer shall act to verify the 8 information within forty=eight hours of notification. If the 117 9 information is verified, the requirements of subsections 2, 3 117 10 and 4 regarding employability and evaluations shall be applied 117 11 by the employer to determine whether or not the person's <u>117 12 employment is continued. The employer may continue to employ</u> <u>117</u> 13 the person pending the performance of an evaluation by the 117 14 department of human services to determine whether prohibition 117 15 of the person's employment is warranted. A person who is 117 16 required by this subsection to inform the person's employer of 117 17 a conviction or entry of an abuse record and fails to do so 117 18 within the required period commits a serious misdemeanor. 117 19 b. If a facility, service, or program employer receives 117 20 credible information, as determined by the employer, that a 117 21 person employed by the employer has been convicted of a crime 117 22 or a record of founded child or dependent adult abuse has been 23 entered in the abuse registry after employment from a person <u>117</u> 117 24 other than the employee and the employee has not informed the 117 25 employer of such information within the period required under 117 26 paragraph "a", the employer shall act to verify the credible 117 27 information within forty=eight hours of receipt of the 117 28 credible information. If the information is verified, 117 29 requirements of subsections 2, 3, and 4 regarding 117 30 employability and evaluations shall be applied to determine 117 31 whether or not the person's employment is continued. 117 32 c. The employer may notify the county attorney for the <u>117</u> 33 county where the employer is located of any violation or 117 34 failure by an employee to notify the employer of a criminal 117 35 conviction or entry of an abuse record within the period 1 required under paragraph "a". 118 Sec. 107. Section 135H.3, Code 2007, is amended to read as 118 2 118 3 follows: 118 4 135H.3 NATURE OF CARE. 1. A psychiatric medical institution for children shall

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6 utilize a team of professionals to direct an organized program 118 118 7 of diagnostic services, psychiatric services, nursing care, 118 8 and rehabilitative services to meet the needs of residents in 118 9 accordance with a medical care plan developed for each 118 10 resident. Social and rehabilitative services shall be 118 11 provided under the direction of a qualified mental health 118 12 professional. 118 13 <u>2.</u> <u>A child who requires treatment for a biologically based</u> 118 14 mental illness as defined in section 514C.22, and meets the <u>118 15 medical assistance program criteria for admission to a</u> 118 16 psychiatric medical institution for children shall be deemed 118 17 to meet the acuity criteria for inpatient benefits under a 118 18 group policy, contract, or plan providing for third=party 118 19 payment or prepayment of health, medical, and surgical 118 20 coverage benefits issued by a carrier, as defined in section 118 21 513B.2, or by an organized delivery system authorized under 118 22 1993 Iowa Acts, chapter 158, that is subject to section 118 23 514C.22. Sec. 108. Section 217.19, Code 2007, is amended by adding 118 24 118 25 the following new unnumbered paragraph: <u>NEW UNNUMBERED PARAGRAPH</u>. 118 26 The department of administrative 118 27 services shall work with the department of human services to 118 28 develop and implement an expense policy applicable to the 118 29 members of a board, commission, committee, or other body under 118 30 the auspices of the department of human services who meet the 118 31 income requirements for payment of per diem in accordance with 118 32 section 7E.6, subsection 2. The policy shall allow for the 118 33 payment of the member's expenses to be addressed through use 118 34 of direct billings, travel purchase card, prepaid expenses, or 118 35 other alternative means of addressing the expenses in lieu of 119 reimbursement of the member. 1 Sec. 109. Section 225C.40, Code 2007, is amended by adding 119 2 119 3 the following new subsection: <u>NEW SUBSECTION</u>. 4. If a family appeals the termination of a family member who has attained the age of eighteen years, 119 4 119 5 119 family support subsidy payments for that family member shall 6 119 7 be withheld pending resolution of the appeal. 119 Sec. 110. <u>NEW SECTION</u>. 234.47 STATE CHILD CARE 8 119 9 ASSISTANCE AND ADOPTION SUBSIDY PROGRAMS == EXPENDITURE 119 10 PROJECTIONS. The department of human services, the department 119 11 of management, and the legislative services agency shall 119 12 utilize a joint process to arrive at consensus projections for 119 13 expenditures for the state child care assistance program under 119 14 section 237A.13 and adoption subsidy and other assistance 119 15 provided under section 600.17. Sec. 111. Section 235B.6, subsection 2, Code Supplement 119 16 2007, is amended by adding the following new paragraph: 119 17 119 18 <u>NEW PARAGRAPH</u>. f. To a person who submits written 119 19 authorization from an individual allowing the person access to 119 20 information on the determination only on whether or not the 119 21 individual who authorized the access is named in a founded 119 22 dependent adult abuse report as having abused a dependent 119 23 adult. 119 24 Sec. 112. Section 237A.3, Code 2007, is amended by adding 119 25 the following new subsection: NEW SUBSECTION. 3. The location at which the child care 119 26 119 27 is provided shall be a single=family residence that is owned 119 28 rented, or leased by the person or program providing the child 119 29 care. For purposes of this subsection, a "single=family 119 30 residence" includes an apartment, condominium, townhouse, or 119 31 other individual unit within a multiple unit residential 119 32 dwelling, but does not include a commercial or industrial 119 33 building that is primarily used for purposes other than a 119 34 residence. Sec. 113. Section 237A.3A, subsection 3, C amended by adding the following new paragraph: 119 Section 237A.3A, subsection 3, Code 2007, is 35 120 1 120 2 NEW PARAGRAPH. d. The rules shall require a child development home to be located in a single-family residence 120 3 120 that is owned, rented, or leased by the person or, for dual 4 120 5 registrations, at least one of the persons who is named on the 120 6 child development home's certificate of registration. For 120 7 purposes of this paragraph, a "single=family residence" 8 includes an apartment, condominium, townhouse, or other 120 120 9 individual unit within a multiple unit residential dwelling, 120 10 but does not include a commercial or industrial building that 120 11 is primarily used for purposes other than a residence. 120 12 Sec. 114. Section 237A.5, subsection 2, Code 2007, is 120 13 amended by adding the following new paragraph: 120 14 <u>NEW PARAGRAPH</u>. cc. If a record check performed in 120 15 accordance with paragraph "b" or "c" identifies that an 120 16 individual is a person subject to an evaluation, the

120 17 department shall perform the evaluation in accordance with 120 18 this subsection, even if the application which made the person 120 19 subject to the record check is withdrawn or the circumstances 120 20 which made the person subject to the record check are no 120 21 longer applicable. If the department's evaluation determines 120 22 that prohibition of the person's involvement with child care 120 23 is warranted, the provisions of this subsection regarding such 120 24 a prohibition shall apply. Sec. 115. Section 237A.13, subsection 8, Code Supplement 120 25 120 26 2007, is amended by striking the subsection. 120 27 Sec. 116. <u>NEW SECTION</u>. 249A.15A LICENSED MARITAL AND 120 28 FAMILY THERAPISTS AND LICENSED MASTER SOCIAL WORKERS. 120 29 1. The department shall adopt rules pursuant to chapter 120 30 17A entitling marital and family therapists who are licensed 120 31 pursuant to chapter 154D to payment for behavioral health 120 32 services provided to recipients of medical assistance, subject 120 33 to limitations and exclusions the department finds necessary 120 34 on the basis of federal laws and regulations. 120 35 2. The department shall adopt rules pursuant to chapter 1 17A entitling master social workers who hold a master's degree 121 2 approved by the board of social work, are licensed as a master 3 social worker pursuant to section 154C.3, subsection 1, 121 121 4 paragraph "b", and provide treatment services under the 5 supervision of an independent social worker licensed pursuant 6 to section 154C.3, subsection 1, paragraph "c", to payment for 121 121 121 7 behavioral health services provided to recipients of medial 121 8 assistance, subject to limitations and exclusions the 9 department finds necessary on the basis of federal laws and 121 121 121 10 regulations. Section 249J.20, subsections 2 and 4, Code 2007, 121 11 Sec. 117. 121 12 are amended to read as follows: 121 13 2. The council shall meet a 2. The council shall meet as often as deemed necessary, 121 14 but shall meet at least quarterly <u>annually</u>. The council may 121 15 use sources of information deemed appropriate, and the 121 16 department and other agencies of state government shall 121 17 provide information to the council as requested. The 121 18 legislative services agency shall provide staff support to the 121 19 council. 121 20 4. The council shall do all of the following: 121 21 a. Make quarterly cost projections for the medical 121 22 assistance program and the expansion population. 121 23 b. Review quarterly reports on all initiativ b. Review quarterly reports on all initiatives under this 121 24 chapter, including those provisions in the design, 121 25 development, and implementation phases, and make additional 121 26 recommendations for medical assistance program and expansion 121 27 population reform on an annual basis. 121 28 c. Review annual audited financial statements relating to 121 29 the expansion population submitted by the providers included 121 30 in the expansion population provider network. 121 31 d. Review quarterly reports on the success of the Iowa 121 32 Medicaid enterprise based upon the contractual performance 121 33 measures for each Iowa Medicaid enterprise partner. e. Assure that the expansion population is managed at all 121 34 121 35 times within funding limitations. In assuring such 122 compliance, the council shall assume that supplemental funding 1 2 will not be available for coverage of services provided to the 122 122 3 expansion population. 122 Sec. 118. <u>NEW SECTION</u>. 256.35A IOWA AUTISM COUNCIL. 1. An Iowa autism council is created to act in an advisory 122 5 122 6 capacity to the state in developing and implementing a comprehensive, coordinated system to provide appropriate 122 7 122 8 diagnostic, intervention, and support services for children 9 with autism and to meet the unique needs of adults with 122 122 10 autism. 122 11 2. a. The council shall consist of thirteen voting 122 12 members appointed by the governor and confirmed by the senate. 122 13 The majority of the voting members shall be individuals with autism or members of their families. Additionally, each of the following shall be represented among the voting members: 122 14 122 15 122 16 (1) Autism diagnostic and research specialists. 122 17 (2) Individuals with recognized expertise in utilizing 122 18 best practices for diagnosis, intervention, education, and 122 19 support services for individuals with autism. 122 20 (3) Individuals providing residential services for 122 21 individuals with autism. 122 22 (4) Mental health professionals with background or 122 23 expertise in a pertinent mental health field such as 122 24 psychiatry, psychology, or behavioral health. 122 25 (5) Private insurers. (6) Teachers and representatives of area education 122 26 122 27 agencies.

In addition, representatives of the department of 122 28 b. 122 29 education, the division of vocational rehabilitation of the 122 30 department of education, the department of public health, the 122 31 department of human services, the governor's developmental 122 32 disabilities council, the division of insurance of the 122 33 department of commerce, and the state board of regents shall 122 34 serve as ex officio members of the advisory council. Ex 122 35 officio members shall work together in a collaborative manner 123 1 to serve as a resource to the advisory council. The council 2 may also form workgroups as necessary to address specific 3 issues within the technical purview of individual members. 4 c. Voting members shall serve three=year terms beginning 123 123 123 5 and ending as provided in section 69.19, and appointments 6 shall comply with sections 69.16 and 69.16A. Vacancies on the 123 123 123 council shall be filled in the same manner as the original 7 123 8 appointment. A person appointed to fill a vacancy shall serve 123 9 only for the unexpired portion of the term. Public members 123 10 shall receive reimbursement for actual expenses incurred while 123 11 serving in their official capacity and may also be eligible to 123 12 receive compensation as provided in section 7E.6. 123 13 d. The council shall elect a chairperson from its voting 123 14 members annually. A majority of the voting members of the 123 15 council shall constitute a quorum. 123 16 e. The department shall convene and provide administrative 123 17 support to the council. 123 18 3. The council shall focus its efforts on addressing the 123 19 unmet needs of individuals with autism at various levels of 123 20 severity and their families. The council shall address all of 123 21 the following: a. Early identification by medical professionals of 123 22 123 23 autism, including education and training of health care and 123 24 mental health care professionals and the use of best practice 123 25 guidelines. 123 26 b. Appropriate early and intensive early intervention 123 27 services with access to models of training. 123 28 c. Integration and coordination of the medical community, 123 29 community educators, childhood educators, health care 123 30 providers, and community=based services into a seamless support system for individuals and their families. 123 31 123 32 d. General and special education support services. 123 33 e. In=home support services for families requiring 123 34 behavioral and other supports. 123 35 f. Training for educators, parents, siblings, and other 1 family members. 124 124 2 g. Enhancing of community agency responsiveness to the 3 living, learning, and employment needs of adults with autism 124 and provision of services including but not limited to respite 124 4 5 services, crisis intervention, employment assistance, case 6 management, and long=term care options. 124 124 124 7 h. Financing options including but not limited to medical 124 8 assistance waivers and private health insurance coverage. 9 124 i. Data collection. The council shall meet quarterly. The council shall 124 10 4. 124 11 submit a report to the governor and the general assembly, 124 12 annually by December 15, identifying the needs and making 124 13 recommendations for improving and enhancing the lives of 124 14 individuals with autism and their families. 5. For the purposes of this section, "autism" means a 124 15 124 16 spectrum disorder that includes at various levels of severity, 124 17 autism, Asperger's disorder, pervasive developmental disorder 124 18 not otherwise specified, Rett's syndrome, and childhood 124 19 disintegrative disorder. 124 20 Sec. 119. Section 514I.6, Code 2007, is amended by adding 124 21 the following new subsection: 124 22 <u>NEW SUBSECTION</u>. 7. Provide qualified child health plans 124 23 to eligible children. A participating insurer shall not 124 24 require participation by a provider in other health insurance 124 25 products of the participating insurer as a condition of 124 26 participation in the qualified child health plan. 124 27 Sec. 120. Section 642.2, subsection 4, Code 2007, is 124 28 amended to read as follows: 124 29 4. Notwithstanding subsections <u>2</u>, 3, and 6, and 7, any 124 30 moneys owed to the child support obligor by the state, with <u>124 31</u> the exception of unclaimed property held by the treasurer of <u>124 32 state pursuant to chapter 556,</u> and payments owed to the child 124 33 support obligor through the Iowa public employees' retirement 124 34 system are subject to garnishment, attachment, execution, or 124 35 assignment by the child support recovery unit if the child 125 1 support recovery unit is providing enforcement services 2 pursuant to chapter 252B. Any moneys that are determined 125 125 <u>3 payable by the treasurer pursuant to section 556.20,</u>

125 subsection 2, to the child support obligor shall be subject to 5 setoff pursuant to section 8A.504, notwithstanding any 125 125 6 administrative rule pertaining to the child support recovery 7 unit limiting the amount of the offset. 8 Sec. 121. 2005 Iowa Acts, chapter 167, section 61, is 125 125 8 9 amended by striking the section and inserting in lieu thereof 125 125 10 the following: 125 11 INMATES, STUDENTS, PATIENTS, AND FORMER INMATES SEC. 61. 125 12 OF STATE INSTITUTIONS == REVIEW. 125 13 1. The president of the state board of regents shall 125 14 convene a workgroup comprised of the president or the 125 15 president's designee, the director of the department of 125 16 corrections or the director's designee, the director of the 125 17 department of human services or the director's designee, and a 125 18 representative of the university of Iowa hospitals and clinics 125 19 to review the provision of treatment and care to the inmates, 125 20 students, patients, and former inmates specified in sections 125 21 263.21 and 263.22. The review shall determine all of the 125 22 following: 125 23 a. The actual cost to the university of Iowa hospitals and 125 24 clinics to provide care and treatment to the inmates, 125 25 students, patients, and former inmates on an annual basis. 125 26 The actual cost shall be determined utilizing Medicare cost 125 27 accounting principles. 125 28 b. The number of i b. The number of inmates, students, patients, and former 125 29 inmates provided treatment at the university of Iowa hospitals 125 30 and clinics, annually. c. The specific types of treatment and care provided to 125 31 125 32 the inmates, students, patients, and former inmates. 125 33 d. The existing sources of revenue that may be available 125 34 to pay for the costs of providing care and treatment to the 125 35 inmates, students, patients, and former inmates. 126 e. The cost to the department of human services, the Iowa 1 2 department of corrections, and the state board of regents to 3 provide transportation and staffing relative to provision of 126 126 126 4 care and treatment to the inmates, students, patients, and 5 former inmates at the university of Iowa hospitals and 126 126 6 clinics. 126 f. The effect of any proposed alternatives for provision 126 8 of care and treatment for inmates, students, patients, or former inmates, including the proposed completion of the 126 9 126 10 hospital unit at the Iowa state penitentiary at Fort Madison. 126 11 2. The workgroup shall submit a report of its findings to 126 12 the governor and the general assembly no later than December 126 13 31, 2008. The report shall also include any recommendations 126 14 for improvement in the provision of care and treatment to 126 15 inmates, students, patients, and former inmates, under the 126 16 control of the department of human services, the Iowa 126 17 department of corrections, and the state board of regents. 126 18 Sec. 122. MEDICAID STATE PLAN == MARITAL AND FAMILY 126 19 THERAPISTS AND LICENSED MASTER SOCIAL WORKERS. 126 20 1. The department of human services shall 1. The department of human services shall amend the 126 21 medical assistance state plan to allow marital and family 126 22 therapists licensed in the state to be participating 126 23 behavioral health providers under the medical assistance 126 24 program. 126 25 2. The department of human services shall amend the 126 26 medical assistance state plan to allow master social workers 126 27 who hold a master's degree approved by the board of social 126 28 work, are licensed as a master social worker pursuant to 126 29 section 154C.3, subsection 1, paragraph "b", and provide 126 30 treatment services under the supervision of an independent 126 31 social worker licensed pursuant to section 154C.3, subsection 126 32 1, paragraph "c", to be participating behavioral health 126 33 services providers under the medical assistance program. 126 34 DIVISION VIII INDIVIDUAL DEVELOPMENT ACCOUNTS 126 35 1 Sec. 123. Section 422.7, subsection 28, paragraph b, Code 2 Supplement 2007, is amended to read as follows: 127 1 127 b. The amount of any savings refund or state match 127 3 payments authorized under section 541A.3, subsection 1. Sec. 124. Section 541A.1, subsection 2, Code 2007, is <u>127</u> 4 127 5 127 amended to read as follows: 6 2. "Administrator" means the division of community action 127 7 agencies of the department of human services rights. Sec. 125. Section 541A.1, Code 2007, is amended by adding 127 8 127 9 127 10 the following new subsection: 127 11 <u>NEW SUBSECTION</u>. 5A. "Household income" means the annual 127 12 household income of an account holder or prospective account 127 13 holder, as determined in accordance with rules adopted by the 127 14 administrator.

127 15 Sec. 126. Section 541A.2, subsection 4, paragraph a, Code 127 16 2007, is amended by adding the following new subparagraphs: 127 17 NEW SUBPARAGRAPH. (7) A purpose approved in accordance 127 18 with rule for a refugee individual development account. <u>NEW SUBPARAGRAPH</u>. (8) Purchase of an automobile. <u>NEW SUBPARAGRAPH</u>. (9) Purchase of assistive technology, 127 19 127 20 127 21 home or vehicle modification, or other device or physical 127 22 improvement to assist an account holder or family member with 127 23 a disability. <u>NEW SUBPARAGRAPH</u>. (10) Other purpose approved in accordance with rule that is intended to move the account 127 24 127 25 127 26 holder or a family member toward a higher degree of 127 27 self=sufficiency. 127 28 Sec. 127. Section 541A.2, subsection 10, Code 2007, is 127 29 amended to read as follows: 127 30 10. The total amount of sources of principal which may be in an individual development account shall be limited to fifty 127 31 127 32 thirty thousand dollars. Sec. 128. Section 541A.3, Code 2007, is amended to read as 127 33 127 34 follows: 127 35 541A.3 INDIVIDUAL DEVELOPMENT ACCOUNTS == REFUND STATE MATCH AND TAX PROVISIONS. 128 2 128 All of the following state <u>match and</u> tax provisions shall 3 apply to an individual development account: 4 1. <u>a.</u> Payment by the state of a <u>state</u> savings refund 128 128 128 5 match on amounts of up to two thousand dollars per calendar $\frac{128}{128}$ 6 year that an account holder deposits in the account holder's 7 account. To be eligible to receive a state match an account 8 holder must have a household income that is equal to or less 128 128 9 than two hundred percent of the federal poverty level. <u>128</u> b. Moneys transferred to an individual development account 128 10 128 11 from another individual development account and a savings 128 12 refund state match received by the account holder in 128 13 accordance with this section shall not be considered an 128 14 account holder deposit for purposes of determining a savings 128 15 refund state match. 128 16 Payment of a savings refund state match either shall be <u>c.</u> 128 17 made directly to the account holder or to an operating 128 18 organization's central reserve account for later distribution 128 19 to the account holder in the most appropriate manner as 128 20 determined by the administrator. 128 21 d. The Subject to the limitation in paragraph "a", 128 22 state savings refund match shall be the indicated percentage 128 23 of equal to one hundred percent of the amount deposited + by 128 24 the account holder. However, the administrator may limit, 128 25 reduce, delay, or otherwise revise state match payment 128 26 provisions as necessary to restrict the payments to the 128 27 funding available. 128 28 a. For an account holder with a household income, as 128 29 defined in section 425.17, subsection 6, which is one hundred 128 30 fifty percent or less of the federal poverty level, 128 31 twenty=five percent. 128 32 b. For an account holder with a household income which is 128 33 more than one hundred fifty percent but less than one hundred 128 34 seventy=five percent of the federal poverty level, twenty 128 35 percent. 129 1 c. For an account holder with a household income which is 129 2 one hundred seventy-five percent or more but not more than two 129 3 hundred percent of the federal poverty level, fifteen percent. 129 4 d. For an account holder with a household income which is 129 5 more than two hundred percent of the federal poverty level, 129 -6zero percent. 129 7 2. Income earned by an individual development account is 8 not subject to state tax, in accordance with the provisions of 9 section 422.7, subsection 28. 129 129 3. Amounts transferred between individual development 129 10 129 11 accounts are not subject to state tax. 129 12 4. The administrator shall work with the United States $\frac{129}{129}$ 13 secretary of the treasury and the state's congressional 129 14 delegation as necessary to secure an exemption from federal 129 15 taxation for individual development accounts and the earnings 129 16 on those accounts. The administrator shall report annually to 129 17 the governor and the general assembly concerning the status of 129 18 federal approval. 129 19 5. 4. The administrator shall coordinate the filing of 129 20 claims for <u>a state</u> savings refunds <u>match</u> authorized under 129 21 subsection 1, between account holders, and operating 129 22 organizations, and the department of administrative services. 129 23 Claims approved by the administrator may be paid by the 129 24 department of administrative services to each account holder, 129 25 for an aggregate amount for distribution to the holders of the

129 26 accounts in a particular financial institution, or to an 129 27 operating organization's central reserve account for later 129 28 distribution to the account holders depending on the 129 29 efficiency for issuing the refunds state match payments. 129 30 Claims shall be initially filed with the administrator on or 129 31 before a date established by the administrator. Claims 129 32 approved by the administrator shall be paid from the general 129 fund of the state in the manner specified in section 422.74 33 129 34 individual development account state match fund. Sec. 129. Section 541A.5, Code 2007, is amended to read as 129 35 130 1 follows: 130 2 541A.5 RULES. 130 3 1. The administrator commission on community action agencies created in section 216A.92A, in consultation with the department of administrative services, shall adopt 130 4 130 5 130 6 administrative rules to administer this chapter. 130 <u>a.</u> The rules adopted by the administrator commission <u>2. a.</u> The rules adopted by the <u>administrator</u> <u>commission</u> shall include but are not limited to provision for transfer of 130 8 an individual development account to a different financial 130 9 institution than originally approved by the administrator, if 130 10 130 11 the different financial institution has an agreement with the 130 12 account's operating organization. b. The rules for determining household income may provide 130 13 130 14 categorical eligibility for prospective account holders who 130 15 are enrolled in programs with income eligibility restrictions 130 16 that are equal to or less than the maximum household income 130 17 allowed for payment of a state match under section 541A.3. c. Subject to the availability of funding, the commission 130 18 130 19 may adopt rules implementing an individual development account 130 20 program for refugees. Rules shall identify purposes approved for withdrawals to meet the special needs of refugee families. 3. The administrator shall utilize a request for proposals <u>130 21</u> 130 22 130 23 process for selection of operating organizations and approval 130 24 of financial institutions. 130 25 Sec. 130. Section 541A.6, Code 2007, is amended to read as 130 26 follows: 541A.6 COMPLIANCE WITH FEDERAL REQUIREMENTS. 130 27 130 28 The administrator commission on community action agencies 130 29 shall adopt rules for compliance with federal individual 130 30 development account requirements under the federal Personal 130 31 Responsibility and Work Opportunity Reconciliation Act of 130 32 1996, } 103, as codified in 42 U.S.C. } 604(h), under the 130 33 federal Assets for Independence Act, Pub. L. No. 105=285, 130 34 Title IV, or with any other federal individual development 130 35 account program requirements, as necessary for the state to qualify to use federal temporary assistance for needy families $\frac{131}{1}$ $\frac{131}{1}$ 2 block grant funding or other available for drawing federal 131 3 funding for allocation to operating organizations. Any rules 4 adopted under this section shall not apply the federal 131 131 5 individual development account program requirements to an 131 6 operating organization which does not utilize federal funding for the accounts with which it is connected or to an account 131 7 8 holder who does not receive temporary assistance for needy 131 131 9 families block grant or other federal funding. 131 10 Sec. 131. <u>NEW SECTION</u>. 541A.7 INDIVIDUAL 131 11 ACCOUNT STATE MATCH FUND. 541A.7 INDIVIDUAL DEVELOPMENT 131 12 1. An individual development account state match fund is 131 13 created in the state treasury under the authority of the 131 14 administrator. Notwithstanding section 8.33, moneys 131 15 appropriated to the fund shall not revert to any other fund. 131 16 Notwithstanding section 12C.7, subsection 2, interest or 131 17 earnings on moneys deposited in the fund shall be credited to 131 18 the fund. 2. Moneys available in the fund for a fiscal year are 131 19 131 20 appropriated to the administrator to be used to provide the 131 21 state match for account holder deposits in accordance with 131 22 section 541A.3. At least eighty=five percent of the amount 131 23 appropriated shall be used for state match payments and the 131 24 remainder may be used for administrative costs. 131 25 Sec. 132. INDIVIDUAL DEVELOPMENT ACCOUNT RULES == 131 26 TRANSITION, EFFECTIVE DATE, AND APPLICABILITY. 131 27 1. The division of community action agencies of the 131 28 department of human rights shall administer individual 131 29 development accounts in accordance with the administrative 131 30 rules pertaining to the accounts in 441 IAC ch. 10, in place 131 31 of the department of human services until replacement 131 32 administrative rules are adopted. The commission on community 131 33 action agencies may adopt emergency rules under section 17A.4, 131 34 subsection 2, and section 17A.5, subsection 2, paragraph "b", 131 35 to implement the provisions of this Act and the rules shall be 1 effective immediately upon filing unless a later date is 132

132 2 specified in the rules. Any rules adopted in accordance with 3 this subsection shall also be published as a notice of 132 132 4 intended action as provided in section 17A.4. 2. This division of this Act, being deemed of immediate importance, takes effect upon enactment. 132 132 6 3. The change from "savings refund" to "state match" as 132 7 8 authorized in section 422.7, subsection 28, and section 132 541A.3, as amended by this Act, is retroactively applicable to 132 9 132 10 January 1, 2008, for the tax year commencing on January 1, 132 11 2008. 132 12 DIVISION IX DOMESTIC VIOLENCE 132 13 Sec. 133. Section 236.3, subsection 6, Code 2007, is 132 14 132 15 amended to read as follows: 132 16 6. Name and age of each child under eighteen whose welfare 132 17 may be affected by the controversy. The petition may also 132 18 specify and identify each animal owned, possessed, leased, 132 19 kept, or held by the petitioner, respondent, or minor child of specify and identify each animal owned, possessed, leased 132 20 the petitioner or respondent whose welfare may be affected by 132 the controversy. 21 132 22 Sec. 134. Section 236.4, subsection 2, Code 2007, is 132 23 amended to read as follows: 132 24 2. <u>a.</u> The court may enter any temporary order it deems 132 25 necessary to protect the plaintiff from domestic abuse prior 132 26 to the hearing, upon good cause shown in an ex parte 132 27 proceeding. Present danger of domestic abuse to the plaintiff 132 28 constitutes good cause for purposes of this subsection. 29 <u>b.</u> The court may include in the temporary order issued 30 pursuant to this subsection a grant to the petitioner of the 132 29 132 132 30 pursuant to this subsection a grant to the performed of the 132 31 exclusive care, possession, or control of any animal specified 132 32 and identified in the petition that is owned, possessed, 132 33 leased, kept, or held by the petitioner, respondent, or minor 132 34 child of the petitioner or respondent. The court may order 35 the respondent to stay away from the animal and forbid the 132 133 respondent from taking, transferring, encumbering, concealing, 133 molesting, attacking, striking, threatening, harming, or 2 133 <u>3 otherwise disposing of the animal.</u> 4 Sec. 135. Section 236.5, subsection 2, Code 2007, is 133 4 5 amended by adding the following new paragraph: 133 133 <u>NEW PARAGRAPH</u>. f. The court may include in an order 6 133 7 issued pursuant to this section a grant to the petitioner of 8 the exclusive care, possession, or control of any animal 133 9 specified and identified in the petition that is owned, 133 133 10 possessed, leased, kept, or held by the petitioner, 133 11 respondent, or minor child of the petitioner or respondent. 133 12 The court may order the respondent to stay away from the 133 13 animal and forbid the respondent from taking, transferring, 133 14 encumbering, concealing, molesting, attacking, striking, 133 15 threatening, harming, or otherwise disposing of the animal. 133 16 DIVISION X 133 17 ALZHEIMER'S DISEASE Sec. 136. <u>NEW SECTION</u>. 133 18 135.154 ALZHEIMER'S DISEASE 133 19 SERVICE NEEDS. 1. The department shall regularly analyze Iowa's 133 20 133 21 population by county and age to determine the existing service 133 22 utilization and future service needs of persons with 133 23 Alzheimer's disease and similar forms of irreversible 133 24 dementia. The analysis shall also address the availability of 133 25 existing caregiver services for such needs and the appropriate 133 26 service level for the future. 2. The department shall modify its community needs 133 27 133 28 assessment activities to include questions to identify and 133 29 quantify the numbers of persons with Alzheimer's disease and 133 30 similar forms of irreversible dementia at the community level. 133 31 The department shall collect data on the numbers of 3. 133 32 persons demonstrating combative behavior related to 133 33 Alzheimer's disease and similar forms of irreversible 133 34 dementia. The department shall also collect data on the 133 35 number of physicians and geropsychiatric units available in 134 the state to provide treatment and services to such persons. 134 2 Health care facilities that serve such persons shall provide 134 3 information to the department for the purposes of the data 134 4 collection required by this subsection. 4. The department's implementation of the requirements of 134 5 134 б this section shall be limited to the extent of the funding appropriated or otherwise made available for the requirements. 134 7 134 8 Sec. 137. <u>NEW SECTION</u>. 231.62 ALZHEIMER'S DISEASE SERVICES AND TRAINING. 134 9 134 10 1. The department shall regularly review trends and 134 11 initiatives to address the long=term living needs of Iowans to 134 12 determine how the needs of persons with Alzheimer's disease

134 13 and similar forms of irreversible dementia can be 134 14 appropriately met. 134 15 2. The department shall act within the funding available 134 16 to the department to expand and improve training and education 134 17 of persons who regularly deal with persons with Alzheimer's 134 18 disease and similar forms of irreversible dementia. Such 134 19 persons shall include but are not limited to law enforcement 134 20 personnel, long=term care resident's advocates, state 134 21 employees with responsibilities for oversight or monitoring of 134 22 agencies providing long=term care services, and workers and 134 23 managers in services providing direct care to such persons, 134 24 such as nursing facilities and other long=term care settings, 134 25 assisted living programs, elder group homes, residential care 134 26 facilities, adult day facilities, and home health care 134 27 services. The actions shall include but are not limited to 134 28 adopting rules. 134 29 3. The department shall adopt rules in consultation with 134 30 the direct care worker task force established pursuant to 2005 134 31 Iowa Acts, chapter 88, and in coordination with the 134 32 recommendations made by the task force, to implement all of 134 33 the following training and education provisions: 134 34 a. Standards for initial hours of training for direct care 134 35 staff, which shall require at least eight hours of classroom 135 instruction and at least eight hours of supervised interactive 1 135 2 experiences. 135 b. Standards for continuing and in=service education for 3 4 direct care staff, which shall require at least eight hours 135 annually. 135 5 135 c. Standards which provide for assessing the competency of 6 135 7 those who have received training. A standard curriculum model for the training and ion. The curriculum model shall include but is not 135 8 d. 135 9 education. 135 10 limited to the diagnosis process; progression of the disease; 135 11 skills for communicating with persons with the disease, family 135 12 members and friends, and caregivers; daily life skills; 135 13 caregiver stress; the importance of building relationships and 135 14 understanding personal histories; expected challenging 135 15 behaviors; nonpharmacologic interventions; and medication 135 16 management. 135 17 e. A certification process which shall be implemented for 135 18 the trainers and educators who use the standard curriculum 135 19 model. 135 20 4. The department shall conduct a statewide campaign to 135 21 educate health care providers regarding tools and techniques 135 22 for early detection of Alzheimer's disease and similar forms 135 23 of irreversible dementia so that patients and their families 135 24 will better understand the progression of such disease. 135 25 5. Within the funding available, the department shall 135 26 provide funding for public awareness efforts and educational 135 27 efforts for agencies providing long=term care services, direct 135 28 care workers, caregivers, and state employees with 135 29 responsibilities for providing oversight or monitoring of 135 30 agencies providing long=term care services. The department 135 31 shall work with local Alzheimer's disease association chapters 135 32 and other stakeholders in providing the funding. Sec. 138. IMPLEMENTATION. The department of elder affairs 135 33 135 34 shall implement on or before July 1, 2010, the initial 135 35 provisions for expanding and improving training and education 1 of those who regularly deal with persons with Alzheimer's 136 136 2 disease and similar forms of irreversible dementia and for 136 3 providing funding for public awareness efforts and educational 136 4 efforts in accordance with section 231.62, as enacted by this 136 5 division of this Act. 136 6 DIVISION XI 136 TUITION ASSISTANCE == HEALTH CARE 136 FACILITY EMPLOYEES 8 Sec. 139. TUITION ASSISTANCE FOR INDIVIDUALS SERVING 136 9 136 10 INDIVIDUALS WITH DISABILITIES == PILOT PROGRAM. If the general assembly appropriates moneys for the 136 11 1. 136 12 establishment of a tuition assistance pilot program for 136 13 employees of health care facilities serving adults with mental 136 14 illness or mental retardation, the department of education, in 136 15 consultation with the department of human services and the 136 16 north Iowa area community college, shall establish such a 136 17 pilot program to provide a grant to a community college for 136 18 purposes of awarding tuition assistance to individuals 136 19 employed by health care facilities who provide services to 136 20 adults with mental illness or mental retardation. 136 21 2. Within the limits set by the appropriation for this 136 22 purpose, the departments of education and human services shall 136 23 work collaboratively to develop a system for determining the

136 24 number of hours a student shall work in a health care facility 136 25 in return for a percentage reduction in the student's tuition 136 26 costs. 136 27 3. A participating community college shall enter into an 136 28 agreement with one or more participating health care 136 29 facilities, and may also enter into an agreement with one or 136 30 more local nonprofit public agencies, to match state funds 136 31 provided on a dollar=for=dollar basis for tuition assistance 136 32 for an eligible student who is employed by a participating 136 33 health care facility to provide services to adults with mental 136 34 illness or mental retardation. A participating health care 136 35 facility shall agree to provide the community college with the 137 1 number of hours the student has accrued in order that the 137 2 community college may determine the percentage reduction in 137 3 the student's tuition costs. 137 4. The grant recipient shall compile and submit 4 137 5 information regarding the program's implementation and level 137 6 of local participation in the program in the manner prescribed 137 by the department. The department shall summarize the 7 8 information and shall submit the information and its findings 137 137 and recommendations in a report to the general assembly by 9 137 10 January 15 of the fiscal year following the completion of the 137 11 pilot program. 137 12 For purposes of this section, unless the context 5. 137 13 otherwise requires: 137 14 a. "Eligible student" means an individual who is a 137 15 resident of Iowa, enrolled in a community college, and 137 16 employed by a participating health care facility to ser employed by a participating health care facility to serve 137 17 adults with mental illness or mental retardation. b. "Health care facility" means as defined in section 137 18 137 19 137 20 135C.1. "Participating health care facility" means a health c. 137 21 care facility that has entered into an agreement with a 137 22 community college in accordance with this section and which 137 23 employs an eligible student. employs an eligible student. 137 24 EXPLANATION 137 25 This bill relates to and makes appropriations for health 137 26 and human services for FY 2008=2009 to the department of 137 27 veterans affairs, the Iowa veterans home, the department of 137 28 elder affairs, the department of public health, Iowa finance 137 29 authority, state board of regents, department of inspections 137 30 and appeals, and the department of human services. GENERAL FUND AND BLOCK GRANT APPROPRIATIONS. 137 31 This division 137 32 appropriates funding from the general fund of the state for 137 33 the department of elder affairs, the department of public the department of elder affairs, the department of public 137 34 health, and the department of veterans affairs. 137 35 The division appropriates funds from the gambling treatment 138 fund in lieu of the standing appropriation in Code section 2 135.150 for addictive disorders and provides for use of the 138 138 3 funds remaining in the fund. The division appropriates funding from the general fund of 138 4 138 5 the state and the federal temporary assistance for needy 138 6 families block grant to the department of human services. The 7 allocation for the family development and self=sufficiency 138 138 8 grant program is made directly to the department of human 9 rights. 138 138 10 As part of the Medicaid appropriation, DHS is required to 138 11 maintain a separate account for deposit of funds remitted from 138 12 a third=party contract for behavioral health services and 138 13 appropriations of the state share of such funds remitted for 138 14 FY 2008=2009 are made for various purposes. 138 15 The reimbursement section addresses reimbursement for 138 16 providers reimbursed by the department of human services. This division also changes the method under 2001 Iowa Acts, 138 17 138 18 chapter 192, by which increased reimbursement to certain 138 19 nursing facilities is provided based upon accountability 138 20 measures. 138 21 The chairpersons of the joint appropriations subcommittee 138 22 on health and human services are required to convene a group 138 23 of various interests to review drug product selection. This 138 24 provision takes effect upon enactment. 138 25 SENIOR LIVING TRUST FUND, PHARMACEUTICAL SETTLEMENT 138 26 ACCOUNT, IOWACARE ACCOUNT, HEALTH CARE TRANSFORMATION ACCOUNT, 138 27 AND PROPERTY TAX RELIEF FUND. This division makes 138 28 appropriations for FY 2008=2009 from the senior living trust 138 29 fund to the department of elder affairs, the department of 138 30 human services, the department of inspections and appeals, and 138 31 the Iowa finance authority. 138 32 The division makes an appropriation from the pharmaceutical 138 33 settlement account to the department of human services to 138 34 supplement the medical contracts appropriation.

138 35 The division makes appropriations from the IowaCare account 1 to the state board of regents for distribution to the 139 139 2 university of Iowa hospitals and clinics, and to the 139 3 department of human services for distribution to a publicly 139 4 owned acute care teaching hospital in a county with a 5 population over 350,000, and to the state mental health 139 6 institutes for purposes related to the IowaCare program and 139 139 7 indigent care. The division makes an appropriation to the 139 8 department of human services from the health care 139 9 transformation account for various health care reform 139 10 initiatives. The division includes a transfer from the 139 11 account for health care transformation to the IowaCare 139 12 account. 139 13 DHS is required to work with various interests in 139 14 developing a plan for the IowaCare program beyond June 30, 139 15 2010. 139 16 An appropriation is made from the property tax relief fund 139 17 for the medical assistance program in lieu of distribution of 139 18 certain revenues received from utility replacement generation 139 19 tax revenues received as of April 1, 2008. 139 20 Code section 426B.2, relating to distribution of 139 21 replacement generation tax revenues from the property tax 139 22 relief fund to counties, is amended to change a date and to 139 23 authorize the department of management to revise budgets to 139 24 reflect the amount of such revenues to be distributed. 139 25 If the total amount appropriated from all sources for the 139 26 medical assistance program for FY 2008=2009 exceeds the amount 139 27 needed, the excess reverts to the senior living trust fund. 139 28 MH/MR/DD/BI SERVICES ALLOWED GROWTH FUNDING == FY 139 29 2008=2009. This division codifies a new emerging mental 139 30 health crisis services system and a new mental health services 139 31 system for children and provides for distribution of the 139 32 services funding previously appropriated for FY 2008=2009. Code section 225C.5 is amended to provide for 139 33 139 34 representation on the commission for agencies serving persons 139 35 with a substance abuse problem. 140 1 New Code section 225C.19 provides for establishment of an 140 2 emergency mental health crisis services system through the 140 3 division of mental health and disability services of the 140 4 department of human services. The purpose of the system is to 5 provide a statewide array of time=limited services to reduce 6 escalation of mental health crisis situations, relieve the 140 140 140 7 immediate distress of individuals experiencing a crisis 140 8 situation, reduce the risk of individuals in a crisis 140 9 situation doing harm to themselves or others, and promote 140 10 timely access to appropriate services for those who require 140 11 ongoing mental health services. 140 12 The system's general requirements are outlined in new Code 140 13 section 225C.19, including definitions, purpose, statewide 140 14 availability, goals, required elements, and initial 140 15 implementation through competitive block grants. 140 16 New Code section 225C.51 provides definitions New Code section 225C.51 provides definitions of the terms 140 17 "child" or "children", "children's system" or "mental health 140 18 services system for children and youth", "functional 140 19 impairment", "other qualifying mental health disorder" 140 20 "serious emotional disturbance", and "youth". "Youth" is 140 21 defined to mean a person age 18 or older but less than age 22 140 22 who met the criteria for having a serious emotional 140 23 disturbance prior to age 18. 140 24 New Code section 225C.52 states the purpose and the goals 140 25 and outcomes desired for the children's system. The purpose 140 26 is to improve access for children and youth with serious 140 27 emotional disturbances and youth with other qualifying mental 140 28 health disorders to mental health treatment, services, and 140 29 other support in the least restrictive setting possible so the 140 30 children and youth can live with their families and remain in 140 31 their communities. New Code section 225C.53 outlines the role of the 140 32 140 33 department of human services as the lead agency for the 140 34 children's system and designates the division of mental health 140 35 and disability services to fulfill various responsibilities 141 1 relating to the system. 141 2 New Code section 225C.54 outlines requirements for the 141 3 initial implementation of the system in FY 2008=2009 using 141 4 competitive block grants through existing community mental 141 5 health centers, providers approved to provide services in 141 6 place of a community mental health center, and other local 7 service providers, requiring the department to analyze options 8 for leveraging additional Medicaid options, and engaging local 141 141 141 9 school, child welfare, juvenile justice, mental health, and 141 10 health care professionals. Certain services, such as

141 11 school=based mental health services and the development of 141 12 mental health assessment capacity based in public and 141 13 nonpublic schools and clinical settings, are required to be 141 14 supported through the block grants. The services supported 141 15 may also include other services such as mobile crisis 141 16 intervention services and prevention=oriented services. 141 17 Code section 331.439, relating to county mental health, 141 18 mental retardation, and developmental disabilities services 141 19 plans, is amended to allow the department of human services to 141 20 extend for good cause the county deadlines for reporting 141 21 associated with the services. 141 22 The department is required to regularly report on the 141 23 status of the implementation to the mental health, mental 141 24 retardation, developmental disabilities, and brain injury 141 25 commission, governor, and general assembly, including an 141 26 annual report each January. The previously made appropriation 141 27 in 2007 Iowa Acts, chapter 215, is revised and the brain 141 28 injury services program distribution through the department of 141 29 public health is eliminated. 141 30 DHS is authorized to implement a pilot project for a 31 regional services network for services paid from a county 141 141 32 MH/MR/DD services fund, limited to the two=year period of July 141 33 1, 2008, through June 30, 2010. Various cooperative actions 34 are authorized for the counties electing to participate in the 35 pilot project, including pooling of services funds and waiver 141 141 142 1 slots. 142 2 The legislative council is requested to create a task force 142 3 to consider county=state shared funding for the mental health 4 and disability services covered by the Medicaid program. 142 142 5 Additionally, the department of human services, division of 6 mental health and disability services, is directed to appoint 142 142 7 a stakeholder committee to work on updating Iowa law and rules 142 8 pertaining to community mental health centers. 142 9 HEALTH CARE TRUST FUND. This division includes provisions 142 10 relating to health care and makes appropriations from the 142 11 health care trust fund. Appropriations are made from the health care trust fund to 142 12 142 13 the department of public health for addictive disorders, 142 14 healthy children and families, chronic conditions, and 142 15 community capacity. 142 16 Funds are appropriated from the health care trust fund to 142 17 the department of human services for medical assistance and 142 18 mental health, mental retardation, and developmental 142 19 disability (MH/MR/DD) services allowed growth. Under the 142 20 appropriation for the medical assistance program, funding is 142 21 specifically allocated for a grant to the Iowa healthcare 142 22 collaborative. The appropriation for MH/MR/DD allowed growth is to be credited to the property tax relief fund from which 142 23 142 24 it is appropriated in another part of the bill. 142 25 APPROPRIATION=RELATED CHANGES. This division provides 142 26 appropriation=related changes and takes effect upon enactment. 142 27 Code section 35D.18, requiring the Iowa veterans home to 142 28 operate with a net general fund appropriation, is amended to 142 29 remove a \$500,000 restriction on the amount of excess funding 142 30 that may be carried forward at the close of a fiscal year. A supplemental appropriation is made for FY 2007=2008 from 142 31 142 32 the healthy Iowans tobacco trust to be credited to the 142 33 juvenile detention home fund. 142 34 An allocation made in 2006 Iowa Acts, chapter 1184, for 142 35 purposes of the decategorization of child welfare and juvenile justice funding initiative under Code section 232.188 is 143 1 143 2 amended to provide that the allocation and any other funding 3 designated as carryover funding under the initiative that is 143 143 4 unencumbered or unobligated at the close of fiscal year 143 2007=2008 will not revert as provided in Code section 232.188 5 143 6 but instead will remain to be used for the initiative in FY 143 7 2008=2009. The appropriation made in 2007 Iowa Acts, chapter 176, for the Vietnam Conflict veterans bonus fund is amended to provide 143 8 143 9 143 10 that the appropriation does not revert at the close of FY 143 11 2007=2008 but remains available through the succeeding fiscal 143 12 year The appropriation made in 2007 Iowa Acts, chapter 203, for 143 13 143 14 the injured veterans grant program is amended to provide that 143 15 the appropriation does not revert at the close of FY 2007=2008 143 16 but remains available through the succeeding fiscal year. 143 17 The general fund appropriation to the department of elder 143 18 affairs for the livable community initiative in 2007 Iowa 143 19 Acts, chapter 215, is amended to provide the appropriation 143 20 does not revert at the close of FY 2007=2008 but remains 143 21 available to be used for the same purpose in the succeeding

143 22 fiscal year. 143 23 Allocations made in appropriations to the department of 143 24 public health in 2007 Iowa Acts, chapter 218, section 2, for 143 25 patients who have phenylketonuria (PKU) and for management of 143 26 the antiviral stockpile that remain at the close of the fiscal 143 27 year are carried forward to be used for the same purposes in 143 28 the succeeding fiscal year. 143 29 The general fund appropriation made to the department of 143 30 veterans affairs in 2007 Iowa Acts, chapter 218, section 4, 143 31 subsection 1, for departmental administration is amended to 143 32 provide that the appropriation does not revert at the close of 143 33 FY 2007=2008 but remains available through the succeeding 143 34 fiscal year to be used for the veterans cemetery sign and 143 35 other necessary expenses. 144 1 The general fund appropriation made for purposes of the 144 2 county grant program for veterans in 2007 Iowa Acts, chapter 218, section 4, subsection 4, will remain available to be used 144 3 144 4 for the program in the succeeding fiscal year rather than be 144 5 credited to the veterans trust fund. A portion of the appropriation of federal temporary assistance for needy families (TANF) block grant made in 2007 Iowa Acts, chapter 218, section 7, to the department of human 144 6 144 7 144 8 144 9 services for the family investment program is shifted to the 144 10 appropriation from the block grant for state child care 144 11 assistance and a portion is then transferred to the federal 144 12 child care and development block grant. 144 13 An allocation made in 2007 Iowa Acts, chapter 218, section 144 14 8, of combined general fund and federal TANF block grant funds 144 15 made for a transitional benefits program for employed persons 144 16 family investment program, is repealed. 144 17 Of the funds appropriated from the general fund to the 144 18 department of human services for fiscal year 2007=2008 in 2007 144 19 Iowa Acts, chapter 218, section 15, for the state children's 144 20 health insurance program, up to \$441,000 that remains 144 21 available at the close of the fiscal year is to be transferred 144 22 to the appropriation from child care assistance until the 144 23 close of the succeeding fiscal year. 144 24 Existing authority for DHS to transfer funds appropriated 144 25 in 2007 Iowa Acts, chapter 218, section 18, for child and 144 26 family services that would have otherwise been paid under 144 27 another appropriation is expanded to include services that 144 28 would have otherwise been reimbursed under the appropriation 144 29 for child care assistance. 144 30 Of the general fund moneys that can be designated as 144 31 carryover funding allocated for the decategorization of child 144 32 welfare funding for fiscal year 2007=2008 in 2007 Iowa Acts, 144 33 chapter 218, section 18, that if unexpended at the close of 144 34 the fiscal year would otherwise be available for the 144 35 succeeding fiscal year, up to \$6.6 million is transferred to 145 1 the appropriation made for the child care assistance to be 2 used for the state child care assistance program for the 3 succeeding fiscal year and any remainder may be designated as 145 145 145 4 carryover funding. 5 Of the fiscal year 2007=2008 general fund appropriation to 6 DHS in 2007 Iowa Acts, chapter 218, section 18, for child and 145 5 145 7 family services remaining unexpended at the close of the 145 145 8 fiscal year, up to \$3.7 million is transferred to the 9 appropriation for child care assistance to be used for the 145 145 10 state child care assistance program until the close of the 145 11 succeeding fiscal year. 145 12 The requirements for distribution of the moneys 145 13 appropriated to DHS from the juvenile detention home fund in 145 14 2007 Iowa Acts, chapter 218, section 20, are revised to 145 15 increase the amount distributed to such homes and to decrease 145 16 and eliminate other allocations. Any remainder is required to 145 17 be transferred to the appropriation for child and family 145 18 services. 145 19 Moneys remaining unexpended at the close of the fiscal year 145 20 from the appropriation made to DHS for the sexually violent 145 21 predator program in 2007 Iowa Acts, chapter 218, section 27, 145 22 may be carried forward for expenditure in the succeeding 145 23 fiscal year. Of the general fund appropriation made to the department of 145 24 145 25 human services for field operations for fiscal year 2007=2008 145 26 in 2007 Iowa Acts, chapter 218, section 28, up to \$1.5 million 145 27 of the amount remaining unexpended at the close of the fiscal 145 28 year may be carried forward to be used in the succeeding 145 29 fiscal year. 145 30 Of the general fund appropriation made to the department of 145 31 human services for general administration for fiscal year 145 32 2007=2008 in 2007 Iowa Acts, chapter 218, section 29, \$1

145 33 million is transferred to the juvenile detention home fund and 145 34 up to \$110,000 of any amount remaining unexpended at the close 145 35 of the fiscal year may be carried forward to be used in the 146 succeeding fiscal year. 146 This division eliminates a provision in 2007 Iowa Acts, 2 chapter 218, section 31, allowing for adjustment of the pharmacy dispensing fee to compensate for any reduction in drug product cost reimbursement resulting from federal 146 3 146 4 146 5 146 legislation. 6 146 The appropriation made from the pharmaceutical settlement 7 account in 2007 Iowa Acts, chapter 218, section 72, is increased by \$26,000 and that amount is transferred to the 146 8 146 9 146 10 department of public health to be used for the center for 146 11 congenital and inherited disorders. 146 12 The appropriations made from the IowaCare account in 2007 146 13 Iowa Acts, chapter 218, section 74, are amended to provide a new appropriation payment to the publicly owned acute care teaching hospital located in a county with a population over 146 14 146 15 146 16 350,000. Moneys appropriated from the property tax relief fund in 2007 Iowa Acts, chapter 218, section 83, and transferred to 146 17 146 18 146 19 DPH for the brain injury program that remain unexpended at the 146 20 close of fiscal year 2007=2008 are to be transferred to the 146 21 appropriation for the Medicaid program to be used for the 146 22 program until the close of the succeeding fiscal year. 146 23 Appropriations made from the health care trust fund to the 146 24 department of public health for fiscal year 2007=2008 in 2007 146 25 chapter 218, section 97, for addictive disorders, Iowa Acts, 146 26 healthy children and families, and chronic conditions, and to 146 27 DHS for the state children's health insurance program in 146 28 section 98, remaining unexpended at the close of the fiscal 146 29 year may be carried forward to be used in the succeeding 146 30 fiscal year. 31 Code section 239A.11A, providing a transitional benefits 32 program for employed persons in the family investment program, 146 31 146 146 33 is repealed. 146 34 The division takes effect upon enactment. 146 35 PRIOR YEAR APPROPRIATION CHANGES WITH CONTINGENT APPLICABILITY DATE. This division changes prior year appropriations and is retroactively applicable to December 21, 147 1 147 2 147 3 2007, but is contingent upon federal approval of a Medicaid 147 4 state plan amendment. 147 The appropriation made from the general fund of the state 5 in 2007 Iowa Acts, chapter 214, for the state psychiatric hospital is reduced to zero and is replaced by increasing the 147 6 147 7 8 appropriation made from the general fund of the state for the 147 147 9 medical assistance program in 2007 Iowa Acts, chapter 218, and 147 10 making an allocation for the psychiatric hospital. The 147 11 medical assistance appropriation is also amended to transfer 147 12 approximately \$4.5 million to the IowaCare account. In 147 13 addition, the appropriation made in 2007 Iowa Acts, chapter 147 14 215, for the salary adjustment fund is amended to reduce the 147 15 appropriation and to reflect that the distribution of salary 147 16 adjustment moneys for the state psychiatric hospital are 147 17 reduced to zero. 147 18 The bill also increases the amount appropriated to the 147 19 state board of regents for the IowaCare program for FY 2007=2008, and makes distribution of the amount contingent upon claims adjudicated and approved for payment. 147 20 147 21 147 22 CODE CHANGES. This division provides miscellaneous Code 147 23 changes. 147 24 Code Code section 28.9, relating to the community empowerment 147 25 fund, is amended to change the name of the community 147 26 empowerment gifts and grants account within the fund to the 147 27 first years first account. 147 28 Code section 135.22B, relating to the brain injury services 147 29 program in DPH, is amended to eliminate the component relating 147 30 to persons eligible for the Medicaid home and community=based 147 31 services waiver for persons with brain injury. 147 32 New Code section 135.155 creates the early childhood Iowa 147 33 council, and includes a purpose and vision statement, provides 147 34 that the council membership is open to a representative of any 147 35 organization that touches the lives of young children in the state ages zero through five, authorizes the council to adopt its own procedures, provides for creation of component groups and for a steering committee consisting of the co=chairpersons 148 1 148 2 148 3 148 4 of the component groups and others, provides for a state agency team to support the activities of the council, and outlines the duties of the council. 148 5 148 6 148 New Code section 135.156 designates the department of 8 public health as the lead agency for the support of the 148

148 9 development and integration of an early childhood system for 148 10 Iowa. The lead agency's duties include working with state 148 11 agencies to enter into memorandums of understanding outlining 148 12 the agencies' responsibilities in the system; working with 148 13 private businesses, foundations, and nonprofit organizations 148 14 in implementing a public=private partnership to develop and 148 15 provide funding for the system; and maintaining an internet 148 16 site for the early childhood Iowa council and its component 148 17 groups. The bill addresses criminal and abuse records of 148 18 148 19 prospective and current employees of licensed hospitals (Code 148 20 section 135.34) and health care facilities (Code section 148 21 135C.33) and certain health=related programs and services and 148 22 provides penalties. 148 23 Under current law, Code section 135B.34 authorizes 148 24 hospitals licensed in this state to access the single contact 148 25 repository established by the department of inspections and 148 26 appeals in order for the hospital to perform record checks of 148 27 persons employed by or being considered for employment by the 148 28 hospital. The bill retains this authorization and requires 148 29 criminal history and child and dependent adult abuse record 148 30 checks to be made in Iowa. Under current law, performing the 148 31 checks and prohibition of employment are optional for 148 32 hospitals but required for facilities, services, and programs 148 33 under Code section 135C.33. The bill amends Code section 135C.33, relating to required 148 34 148 35 criminal history and child and dependent adult abuse record 149 checks relating to employment by licensed health care 1 2 facilities (a residential care facility, a nursing facility, 149 149 3 an intermediate care facility for persons with mental illness, 4 or an intermediate care facility for persons with mental 5 retardation) and various other listed programs providing 149 149 149 6 health=related services or programs that are accredited by the 149 state or paid for with public funds. 7 149 The bill applies the same requirements for hospitals under 8 9 Code section 135B.34 and for the health care facilities and 149 149 10 other services and programs that are subject to Code section 149 11 135C.33. This explanation describes the requirements 149 12 applicable under both Code sections, noting where changes are 149 13 made to current law. 149 14 In addition to criminal history and dependent adult abuse 149 15 record checks, child abuse record checks are required by the 149 16 bill. Under current law, child abuse record checks are 149 17 optional under Code section 135C.33. 149 18 The bill provides a new contingen The bill provides a new contingent requirement in the event 149 19 the ownership of a licensee is transferred. The records 149 20 checks are required at the time of the ownership transfer for 149 21 any employee for whom there is no documentation that the 149 22 records checks have been performed. The employee may continue 149 23 to be employed pending the performance of the records checks 149 24 and any related evaluation. Current law in Code section 135C.33 allows an evaluation to 149 25 149 26 be performed by the department of human services for any crime 149 27 or type of abuse to determine whether prohibition of a 149 28 person's employment is warranted. The bill requires the 149 29 department of public safety to notify employees concerning a 149 30 prospective employee's criminal record and the department of 149 31 human services to notify employers concerning a prospective 149 32 employee's child or dependent adult abuse record, and of the 149 33 employer's option to request the evaluation to be performed. 149 34 Once a person is employed, if after the employment 149 35 application date the employee is convicted of a crime or a founded abuse record is entered, the employee is required to 150 1 150 The employer is required 2 inform the employer within 48 hours. 150 to verify the information, and if verified, the bill's 3 employment prohibitions and evaluation requirements are 150 4 150 5 applicable. An employee may continue to be employed while the evaluation is being performed. An employee who fails to inform the employer within the required 48=hour period commits 150 6 150 7 150 8 a serious misdemeanor. A serious misdemeanor is punishable by 150 9 confinement for no more than one year and a fine of at least 150 10 \$315 but not more than \$1,875. 150 11 If the employer is provided credible information, as 150 12 determined by the employer, by someone other than the employee 150 13 that the employee has committed a crime or has a record of 150 14 founded abuse and the employee had not informed the employer 150 15 within the 48=hour period, the employer must verify the 150 16 information within 48 hours of being informed. If verified, 150 17 the bill's employment prohibitions and evaluation requirements 150 18 are applicable. An employee may continue to be employed while 150 19 the evaluation is being performed. The employer may notify

150 20 the county attorney concerning an employee who fails to notify 150 21 an employer within the 48=hour period. 150 22 Code section 135H.3, relating to the nature of the section 135H.3, relating to the institution for children, is 150 23 provided in a psychiatric medical institution for children, is 150 25 biologically based mental illness and meeting other criteria 150 26 are deemed to meet the acuity criteria for inpatient treatment 150 27 under various health care coverage provisions. 150 28 Code section 217.19, relating to DHS expenses, is amended 150 29 to require the department of administrative services to work 150 30 with DHS in order to develop and implement an expense policy 150 31 for members of boards, commissions, and other bodies so that a 150 32 person with an income below 150 percent of the federal poverty 150 33 level may have expenses paid in lieu of reimbursement. 150 34 Code section 225C.40, relating to family support subsidy 150 35 program payment and appeal requirements, is amended. The 1 family support subsidy program is administered by DHS to 2 assist families with a family member who is younger than 18 151 151 3 and has an educational disability or special health care needs 151 4 or otherwise meets the federal developmental disability 151 5 definition. The bill provides that if a family appeals the 6 termination of a family member who attains age 18, family 151 151 151 7 support subsidy payments are withheld while resolution of the appeal is pending. 151 8 151 Code section 235B.6, relating to access to dependent adult a 151 10 abuse information, is amended to provide that a person who 151 11 submits written authorization from an individual allowing the 151 12 person access to dependent adult abuse information on the 151 13 determination only on whether or not the individual who 151 14 authorized the access is named in a founded dependent adult 151 15 abuse report as having abused a dependent adult has access to 151 16 such dependent adult abuse information. 151 17 Code chapter 237A requirements are amended to require child 151 18 care homes and child development homes to be located in a 151 19 single=family residence and to revise record check 151 20 requirements. Under Code chapter 237A, a "child care home" provides child 151 21 151 22 care to five or fewer children at any one time and is not 151 23 registered with the department of human services. A "child 151 24 development home" is registered with the department and may 151 25 provide child care to six or more children at any one time. 151 26 Code section 237A.3 is amended to require child care homes 151 27 to be located in a single=family residence that is owned, 151 28 rented, or leased by the person providing the child care. 151 29 single=family residence includes an apartment, condominium, 151 30 townhouse, or other individual unit within a multiple unit 151 31 residential dwelling. A single=family residence does not 151 32 include a commercial or industrial puriou. 151 33 used for purposes other than a residence. include a commercial or industrial building that is primarily 151 34 Code section 237A.3A is amended to require child 151 35 development homes to be located in a single=family residence 152 1 that is owned, rented, or leased by the person or, for dual 2 registrations, at least one of the persons named on the child 152 152 3 development home's certificate of registration. The 152 4 clarifications concerning the inclusion of units within 5 multiple unit residential dwellings and the commercial or 152 152 6 industrial building restriction applied to child care homes 152 7 are also applied to child development homes. Current law under Code section 237A.5, relating to 152 8 152 9 personnel providing child care or living in a child care home 152 10 or facility, requires criminal and child abuse registry checks 152 11 to be conducted by DHS for a "person who is subject to a 152 12 record check". This term means the person is being considered 152 13 for licensure or registration or is registered or licensed 152 14 under Code chapter 237A, the person is being considered by a 152 15 child care facility (defined to mean a licensed child care 152 16 center or registered child development home) for employment 152 17 involving direct responsibility for a child or with access to 152 18 a child when the child is alone or is employed with such 152 19 responsibilities, the person will reside or resides in a child 152 20 care facility, the person has applied for or receives public 152 21 funding for providing child care, or the person will reside or 152 22 resides in a child care home that is not registered under the 152 23 Code chapter but that receives public funding for providing 152 24 child care. If a record check is performed under Code section 237A.5 152 25 152 26 and the record indicates that the person has committed a 152 27 transgression, the department is required to perform an 152 28 evaluation to determine if prohibition of the person's 152 29 involvement with child care is warranted. "Transgression" 152 30 means the record indicates the person has been convicted of a

152 31 crime, has a record of having committed founded child or 152 32 dependent adult abuse, is listed in the sex offender registry, 152 33 has a record of having committed a public or civil offense, or 152 34 DHS has revoked a child care facility registration or license 152 35 due to the person's continued or repeated failure to operate the child care facility in compliance with law and rules adopted pursuant to the Code chapter. 153 1 153 2 153 The bill provides that an evaluation is required even if ২ 4 the application which made the person subject to the record 153 153 5 check is withdrawn or the circumstances which made the person 153 subject to the record check are no longer applicable. 6 evaluation determines that prohibition of the person's 153 7 153 8 involvement with child care is warranted, the law regarding such prohibition is applicable. A person who provides child 153 9 153 10 care in violation of the prohibition is subject to criminal 153 11 penalty or injunction. 153 12 Reference to certain child care funding for wrap=around 153 13 services provided through DHS in Code section 237A.13, 153 14 relating to the state child care assistance program is 153 15 eliminated. The stricken subsection provides that a licensed 153 16 child care center or registered child development home is 153 17 deemed to be eligible for child care wrap=around funding if 153 18 the center or home previously received the funding, meets 153 19 requirements to be a shared vision program except that a 153 20 shared vision program is not operated in the county where the 153 21 center or home is located, and is providing child care 153 22 wrap=around service that is included in the plan for the 153 23 community empowerment area in which the center or home is 153 24 located. The shared visions program is administered through 153 25 the department of education to provide quality child 153 26 development programs to preschool children. 153 27 New Code section 234.47 requires DHS, the department of 153 28 management, and the legislative services agency to jointly 153 29 arrive at consensus projections for state child care 153 30 assistance and adoption subsidy program expenditures. 153 31 New Code section 249A.15A requires DHS to adopt rules to 153 32 provide that licensed marital and family therapists are 153 33 entitled to reimbursement from the Medicaid program for 153 34 behavioral health services and licensed master social workers 153 35 may provide treatment under the program under certain 154 conditions. Another section requires DHS to amend the 1 154 2 Medicaid state plan accordingly. 154 Code Section 249J.20, relating to the medical assistance 154 4 projections and assessment council, is amended to provide for 154 5 meeting at least annually rather than quarterly. New Code section 256.35A creates the Iowa autism council in 154 6 154 7 the department of education to advise the state in developing 154 8 and implementing a system for services to children with autism 154 and to meet the needs of adults with autism. 9 154 10 Code section 514I.6 is amended to provide that a participating insurer under the hawk=i program is prohibited 154 11 154 12 from requiring participation by a provider in other health insurance products of the participating insurer as a condition 154 13 154 14 of participation in the qualified child health plan. 154 15 The responsibility for convening a workgroup concerning the 154 16 care and treatment provided by the university of Iowa 154 17 hospitals and clinics to inmates, students, and former inmates 154 18 of state institutions in 2005 Iowa Acts, chapter 167, is 154 19 shifted from the department of human services to the state 154 20 board of regents. 154 21 INDIVIDUAL DEVELOPMENT ACCOUNTS. This division relates to 154 22 individual development accounts authorized for certain 154 23 individuals with low income. 154 24 Under current law in Code chapter 541A, the department of 154 25 human services administers the accounts through operating 154 26 organizations who certify the accounts. Account holder 154 27 deposits may be matched by operating organizations, federal 154 28 individual development account funding, and state savings 154 29 refunds providing a state match for the deposits of account 154 30 holders with family incomes of 200 percent or less of the 154 31 federal poverty level. The state savings refund amount rang 154 32 from 15=25 percent of account holder deposits, depending on The state savings refund amount ranges 154 33 income. Interest and earnings on the accounts and the 154 34 deposits made to an account by others is exempt from state 154 35 income tax. Withdrawals from an account must be approved by the operating organization for one of the following approved 155 1 155 2 purposes: higher education costs, training programs, purchase 3 of a primary residence or improvements to such residence, 4 capitalization of a small business start=up, or certain 155 155 155 5 emergency medical costs. 155 6 The bill makes a number of changes to the requirements for

155 7 individual development accounts. New approved purposes for 8 using the accounts are provided authorizing purchase of an 155 9 automobile, purchase of assistive technology to assist an 155 155 10 account holder or family member with a disability, or for 155 11 other purposes approved in rule. The maximum amount of 155 12 deposits of principal to an account is reduced from \$50,000 to 155 13 \$30,000. Administration of the program is moved from the 155 14 department of human services to the division of community 155 15 action agencies of the department of human rights. 155 16 Requirements for household income determinations and other 155 17 procedures for the accounts are required to be adopted in rule 155 18 by the commission on community action agencies. The division 155 19 of community action agencies is required to utilize a request 155 20 for proposals process for selection of operating organizations 155 21 and approval of financial institutions. 155 22 The division includes a temporary authorization for 155 23 operation of the accounts in accordance with the rules adopted 155 24 by the department of human services until replacement rules 155 25 are adopted. The commission may adopt the replacement rules 155 26 using emergency procedures which forego public comment and 155 27 review by the administrative rules review committee. 155 28 The state savings refund is changed to a state match and is 155 29 increased to 100 percent of account holder deposits. The 155 30 current state match limit of a percentage of account holder 155 31 deposits of up to \$2,000 per calendar year is charged with an 155 32 overall limit of \$2,000. If funding is available the 155 33 commission may authorize implementing refugee accounts with 155 34 withdrawals approved for the special needs of refugee 155 35 families. Code section 422.7, providing for adjustments to 156 1 income for purposes of determining net income under the state 2 income tax, is amended to include a reference to state match 3 payments in the exemption provision relating to individual 156 156 156 4 development accounts. The provisions of the bill referencing 156 5 the state match payment are retroactively applicable to nuary 1, 2008, for the tax year beginning on that date. An individual development account state match fund is 156 6 January 1, 156 156 8 created in new Code section 541A.7 with a standing 156 9 appropriation of any moneys available in the fund to the 156 10 division for payments of state matches. The division of 156 11 community action agencies is authorized to revise the match 156 12 payment provisions as necessary to restrict payments to the 156 13 funding available. A requirement for the program 156 14 administrator to work with the federal government and the 156 15 state's congressional delegation to secure federal tax 156 16 exemption for the accounts and account earnings and to report 156 17 annually is repealed. A portion of any appropriations from 156 18 the fund may be used for administrative costs. 156 19 This division takes effect upon enactment. DOMESTIC VIOLENCE. This division relates to domestic abuse 156 20 156 21 protective orders and animals owned or held by a petitioner, 156 22 respondent, or minor child of the petitioner or respondent in 156 23 domestic abuse cases. 156 24 Code section 236.3 is amended to provide that a person who 156 25 files a petition for relief from domestic abuse may specify 156 26 and identify any animal owned, possessed, leased, kept, or 156 27 held by the petitioner, respondent, or minor child of the 156 28 petitioner or respondent whose welfare may be affected by 156 29 domestic abuse. 156 30 Code section Code sections 236.4 and 236.5 are amended to provide that 156 31 the court may include in both temporary and permanent orders 156 32 issued a grant to the petitioner of the exclusive care, 156 33 possession, or control of any animal specified and identified 156 34 in the petition. The court may order the respondent to stay 156 35 away from the animal and forbid the respondent from taking, 157 transferring, encumbering, concealing, molesting, attacking, 157 striking, threatening, harming, or otherwise disposing of the 2 157 3 animal. 157 ALZHEIMER'S DISEASE. The bill addresses Alzheimer's 4 157 5 disease and similar forms of irreversible dementia. 157 New Code section 135.154 requires the department of public 6 7 health to determine the existing service utilization and 8 future service needs of persons with Alzheimer's disease and 157 157 157 9 similar forms of irreversible dementia. The analysis is also 157 10 required to address the availability of existing caregiver 157 11 services for such needs and the appropriate service level for 157 12 the future. The department is required to modify its 157 13 community needs assessment activities to include questions to 157 14 identify and quantify the numbers of such persons. The 157 15 department is also required to collect data regarding the 157 16 numbers of such persons exhibiting combative behavior and the 157 17 numbers of treatment providers. Health care facilities are

157 18 required to provide information for the data collection. The 157 19 department's implementation is limited to the extent of the 157 20 funding available. 157 21 New Code section 231.62 directs the department of elder 157 22 affairs to perform various actions regarding the needs of such 157 23 persons, including regularly reviewing trends and initiatives, 157 24 expanding and improving the training and education of those 157 25 who address the needs of such persons and caregivers, and 157 26 providing funding for building public awareness. The 157 27 department is directed to adopt rules concerning a list of 157 28 education and training requirements. The department is 157 29 required to consult with the direct care worker task force 157 30 created in 2005 Iowa Acts in adopting the rules and in 157 31 coordination with the task force's recommendations. An 157 32 implementation section requires the department to initially 157 33 implement the training and public awareness provisions on or 157 34 before July 1, 2010. 157 35 TUITION ASSISTANCE == HEALTH CARE FACILITY EMPLOYEES. This 1 division provides that if the general assembly appropriates 158 158 2 moneys for the purpose of the establishment by the department 158 3 of education, in consultation with the department of human 4 services and the north Iowa area community college, of a 158 158 5 tuition assistance pilot program to provide a grant to a 158 6 community college for purposes of awarding tuition assistance 158 7 to residents of Iowa who are students enrolled in the 158 8 community college and who are employed by a health care 158 9 facility to provide services to adults with mental illness or 158 10 mental retardation, the department of education shall 158 11 establish such a pilot. An appropriation is provided in the 158 12 bill from the health care transformation account. 158 13 The departments of education and human services are 158 14 directed to work collaboratively to develop a system for 158 15 determining the number of hours a student shall work in a 158 16 health care facility in return for a percentage reduction in 158 17 the student's tuition costs within the limits set by the 158 18 appropriation for this purpose. A participating community college must enter into an 158 19 158 20 agreement with one or more participating health care 158 21 facilities, and may also enter into an agreement with one or 158 22 more local nonprofit public agencies, to match state funds 158 23 provided on a \$1=for=\$1 basis for tuition assistance for 158 24 eligible students. A participating health care facility must 158 25 agree to provide the community college with the number of 158 26 hours the student has accrued in order that the community 158 27 college may determine the percentage reduction in the 158 28 student's tuition costs. The grant recipient must compile and submit information 158 29 158 30 regarding the program's implementation and level of local 158 31 participation in the program in the manner prescribed by the 158 32 department. The department must summarize the information and 158 33 shall submit the information and its findings and 158 34 recommendations in a report to the general assembly by January 158 35 15 of the fiscal year following the completion of the pilot 159 1 program. 159 2 LSB 5002HC 82 3 pf/jp/14 159