SENATE FILE BY COMMITTEE ON EDUCATION

(SUCCESSOR TO SSB 3071)

A BILL FOR

1 An Act relating to the duties and operations of the	state board
2 of education, the department of education, and lo	ocal school
3 boards.	
4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE C)F IOWA:
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1 Section 1. Section 22.7, subsection 1, Code Supplement 2 2007, is amended to read as follows: 1 1 1 3 1. Personal information in records regarding a student, 1 4 prospective student, or former student maintained, created, 1 5 collected or assembled by or for a school corporation or 6 educational institution maintaining such records. This 1 1 1 7 subsection shall not be construed to prohibit a postsecondary 1 8 education institution from disclosing to a parent or guardian 9 information regarding a violation of a federal, state, or 1 1 10 local law, or institutional rule or policy governing the use 11 or possession of alcohol or a controlled substance if the 1 1 12 child is under the age of twenty=one years and the institution 1 13 determines that the student committed a disciplinary violation 1 14 with respect to the use or possession of alcohol or a 1 15 controlled substance regardless of whether that information is 1 16 contained in the student's education records. This subsection <u>17 shall not be construed to prohibit a school corporation or</u> 18 educational institution from transferring student records 19 electronically to the department of education, an accredited 20 nonpublic school, an attendance center, a school district, or 21 an accredited postsecondary institution in accordance with 22 section 256.9, subsection 52. 23 Sec. 2. Section 73.1, unnumbered paragraph 1, Code 2007, 1 23 1 24 is amended to read as follows: 1 25 Every commission, board, committee, officer, or other 1 26 governing body of the state, or of any county, township, 1 27 school district, or city, and every person acting as 1 28 contracting or purchasing agent for any such commission, 1 29 board, committee, officer, or other governing body shall use 1 30 only those products and provisions grown and coal produced 1 31 within the state of Iowa, when they are found in marketable 32 quantities in the state and are of a quality reasonably suited 33 to the purpose intended, and can be secured without additional 1 1 1 34 cost over foreign products or products of other states. This 35 section shall apply to horticultural products grown in this 1 state even if the products are not in the stage of processing 1 2 2 that the agency usually purchases the product. However, this 3 section does not apply to a school district purchasing food 4 while the school district is participating in the <u>a</u> federal 2 2 2 2 2 2 2 5 school lunch <u>or breakfast</u> program. Sec. 3. Section 256.5A, Code 2007, is amended to read as 6 2 2 2 7 follows: 8 256.5A NONVOTING MEMBER. 2 1. The governor shall appoint the one nonvoting student 9 2 10 member of the state board for a term of one year two years 2 11 beginning and ending as provided in section 69.19. The 2 12 nonvoting student member shall be appointed from a list of 2 13 names submitted by the state board of education. Students 2 14 enrolled in either grade ten or eleven in a public school r 2 14 enrolled in either grade ten or eleven in a public school may 2 15 apply to the state board to serve as a nonvoting student 2 16 member. 2. The department shall develop an application process 2 17

2 18 that requires the consent of the student's parent or guardian 2 19 if the student is a minor, initial application approval by the 2 20 school district in which the student applicant is enrolled, 2 21 and submission of approved applications by a school district 2 22 to the department. 2 23 The nonvoting student member's school district of 3. 2 24 enrollment shall notify the student's parents if the student's 2 25 grade point average falls during the period in which the 2 26 student is a member of the state board. <u>4.</u> The state board shall adopt rules under chapter 17A 2 27 2 28 specifying criteria for the selection of applicants whose 2 29 names shall be submitted to the governor. Criteria shall 30 include, but are not limited to, academic excellence, 31 participation in extracurricular and community activities, and 32 interest in serving on the board. Rules adopted by the state 2 2 2 2 33 board shall also require, if the student is a minor, 34 supervision of the student by the student's parent or guardian 35 while the student is engaged in authorized state board 2 2 1 business at a location other than the community in which the 3 2 student resides, unless the student's parent or guardian 3 3 3 submits to the state board a signed release indicating the 3 4 parent or guardian has determined that supervision of the 3 5 student by the parent or guardian is unnecessary. 3 5. The nonvoting student member appointment is not subject 6 3 7 to section 69.16 or 69.16A. 6. The nonvoting student member shall have been enrolled 3 8 3 9 in a public school in Iowa for at least one year prior to the 3 10 member's appointment. A nonvoting student member who will not graduate from high school prior to the end of a second term 3 11 12 may apply to the state board for submission of candidacy to 3 the governor for a second one-year term. 7. A nonvoting student member shall be paid a per diem as 3 13 3 14 3 15 provided in section 7E.6 and the student and the student's 3 16 parent or guardian shall be reimbursed for actual and 3 17 necessary expenses incurred in the performance of the 3 18 student's duties as a nonvoting member of the state board. 3 19 <u>8.</u> A vacancy in the membership of the nonvoting student 3 20 member shall not be filled until the expiration of the term. 3 21 Sec. 4. Section 256.10, subsection 2, Code 2007, is 3 22 amended to read as follows: 3 23 2. Appointments to the professional staff of the 3 24 department shall be without reference to political party 3 25 affiliation, religious affiliation, sex, or marital status, 3 26 but shall be based solely upon fitness, ability, and proper 3 27 qualifications for the particular position. The professional 3 28 staff shall serve at the discretion of the director. A member 3 29 of the professional staff shall not be dismissed for cause 3 30 without appropriate due process procedures including a hearing 3 31 an opportunity to meet with the director. 3 32 Sec. 5. Section 256.11, subsection 9B, Code Supplement 3 33 2007, is amended to read as follows: 3 34 9B. Beginning July 1, 2007, each school district shall 3 35 have a school nurse to provide health services to its 4 1 students. Each school district shall work toward the goal of 2 having one school nurse for every seven hundred fifty students 3 enrolled in the school district. For purposes of this 4 4 4 4 subsection, "school nurse" means a person who holds an 5 endorsement or a statement of professional recognition for 4 - 6 school nurses issued by the board of educational examiners 7 under chapter 272 The scope of practice of a school nurse 8 shall be as established by rule by the board of nursing. 9 Sec. 6. Section 256.30, Code 2007, is amended to read as 4 9 4 4 10 follows: 4 11 256.30 EDUCATIONAL EXPENSES FOR AMERICAN INDIANS. 4 12 1. The department of education shall provide moneys to pay 4 13 the expense of educating American Indian children residing in 4 14 the Sac and Fox Indian settlement on land held in trust by the 4 15 secretary of the interior of the United States in excess of 4 16 federal moneys paid to the tribal council for educating the 4 17 American Indian children when moneys are appropriated for that 4 18 purpose. The tribal council shall administer the moneys 4 19 distributed to it by the department and shall submit an annual 4 20 report and other reports as required by the department to the 4 21 department on the expenditure of the moneys. 22 2. The tribal council shall administer moneys distributed 23 to it by the department of education as provided in subsection 4 22 4 4 24 1. The tribal council shall first use the moneys distributed 4 25 to it by the department of education for the purposes of this 4 26 section to pay the additional costs of salaries for licensed 4 27 instructional staff for educational attainment and full=time 4 28 equivalent years of experience to equal the salaries listed on

4 29 the proposed salary schedule for the school at the Sac and Fox 4 30 Indian settlement for that school year, but the salary for a 4 31 licensed instructional staff member employed on a full=time 32 basis shall not be less than eighteen thousand dollars. 33 <u>3.</u> The department of management shall approve allotments 4 4 33 4 34 of moneys appropriated in for purposes of this section when 4 35 the department of education certifies to the department of 5 management that the requirements of this section have been 5 2 met. 5 Sec. 7. Section 256B.2, subsection 1, Code 2007, is 3 5 4 amended to read as follows: 1. "Children requiring special education" means persons 5 5 5 6 under twenty=one years of age, including children under five 7 years of age, who have a disability in obtaining an education 8 because of a head injury, autism, behavioral disorder, or 5 5 5 9 physical, mental, communication, or learning disability, as 10 defined by the rules of the department of education. 5 <u> If a</u> 5 child requiring special education reaches the age of 11 5 12 twenty=one during an academic year, the child may elect to 5 13 receive special education services until the end of the 5 14 academic year. 5 15 Sec. 8. Section 256B.6, Code 2007, is amended to read as 5 16 follows: 5 17 256B.6 PARENT'S OR GUARDIAN'S DUTIES == REVIEW. 5 18 When the school district or area education agency has <u>1.</u> 5 19 provided special education services and programs as provided 5 20 herein for any child requiring special education, either by 5 21 admission to a special class or by supportive services, it 5 22 shall be the duty of the parent or guardian to enroll said the 5 23 child for instruction in such special classes or supportive 24 services as may be established, except in the event a doctor's 25 certificate is filed with the secretary of the school district 5 5 5 26 showing that it is inadvisable for medical reasons for the 27 child requiring special education to receive the special 28 education provided; all the provisions and conditions of 5 5 5 29 chapter 299 and amendments thereto shall be applicable to this 5 30 section, and any violations shall be punishable as provided in 31 said chapter 299. 32 2. A child, or the parent or guardian of the child, or the 5 5 32 5 33 school district in which the child resides, may obtain a 34 review of an action or omission of state or local authorities 35 pursuant to the procedures established by the state board of 5 5 б 1 education on the ground that the child has been or is about to 6 2 be: б 3 a. Denied entry or continuance in a program of special education appropriate to the child's condition and needs. 6 4 б 5 2. <u>b.</u> Placed in a special education program which is inappropriate to the child's condition and needs. б 6 3. <u>c.</u> Denied educational services because no suitable 6 7 б 8 program of education or related services is maintained. б 9 4. d. Provided with special education which is insufficient in quantity to satisfy the requirements of law. 6 10 5. e. Assigned to a program of special education when the 6 11 6 12 child does not have a disability. 6 13 3. When a child requiring special education attains the 14 age of majority or is incarcerated in an adult or juvenile, 6 6 15 state or local, correctional institution, all rights accorded 16 to the parent or guardian under this chapter transfer to the 17 child except as provided in this subsection. Any notice 6 6 6 18 required by this chapter shall be provided to both the child 19 who has reached the age of majority or is incarcerated in an 6 <u>20 adult or juvenile, state or local, correctional institution,</u> 21 and the parent or guardian. If rights under this chapter have 6 6 21 6 22 transferred to a child and the child has been determined to be 23 incompetent by a court or determined unable to provide 6 24 informed educational consent by a court or other competent 6 6 25 authority, then rights under this chapter shall be exercised 26 by the person who has been appointed to represent the 27 educational interest of the child. 6 6 4. Notwithstanding section 17A.11, the state board of 6 28 6 29 education shall adopt rules for the appointment of an 6 30 impartial administrative law judge for special education 6 31 appeals. The rules shall comply with federal statutes and 6 32 regulations. 6 33 Sec. 9. Section 256B.8, unnumbered paragraph 2, Code 2007, 34 is amended to read as follows: 6 6 35 An area education agency director of special education may 1 request approval from the department of education to continue the special education program of a person beyond the person's twenty-first birthday period specified in section 256B.2. 7 2 4 subsection 1, if the person had an accident or prolonged

7 5 illness that resulted in delays in the initiation of or 6 interruptions in that person's special education program. 7 7 7 Approval may be granted by the department to continue the special education program of that person for up to three years or until the person's twenty=fourth birthday. 7 8 7 9 7 10 Sec. 10. Section 257.6, subsection 1, paragraph a, 7 11 subparagraph (3), Code Supplement 2007, is amended to read as 7 12 follows: 7 13 (3) Shared=time and part=time pupils of school age 7 14 enrolled in public schools within the district, irrespective 7 15 of the districts in which the pupils reside, in the proportion 7 16 that the time for which they are enrolled or receive 7 17 instruction for the school year is to the time that full=time 7 18 pupils carrying a normal course schedule, at the same grade 7 19 level, in the same school district, for the same school year, 7 20 are enrolled and receive instruction. Tuition charges to the 21 parent or guardian of a shared=time or part=time nonresident 7 7 22 pupil shall be reduced by the amount of any increased state 23 aid received by the district by the counting of the pupil. 7 7 24 This subparagraph applies to pupils from accredited nonpublic 25 schools accessing classes or services on the accredited 26 nonpublic school premises or the school district site, but 7 27 excludes accredited nonpublic pupils receiving classes or 28 services funded by federal grants or allocations. 29 Sec. 11. Section 257.11, subsection 5, paragraph a, Code 7 7 29 7 30 Supplement 2007, is amended to read as follows: 7 31 a. For the school budget year beginning July 1, 2002, 7 32 through the school budget year beginning July 1, 2007 <u>2008</u>, in 7 31 7 33 order to provide additional funds for school districts in 7 34 which a regional academy is located, a supplementary weighting 35 plan for determining enrollment is adopted. 1 Sec. 12. Section 257.11, subsection 8, Code Supplement 2 2007, is amended to read as follows: 7 8 8 8. PUPILS INELIGIBLE. A pupil eligible for the weighting plan provided in section 256B.9 is not eligible for 8 3 8 4 5 supplementary weighting pursuant to this section unless 8 it is 8 6 determined that the course generating the supplemental 7 weighting has no relationship to the pupil's disability. A 8 pupil attending an alternative program or an at=risk pupils' 8 8 8 9 program, including alternative high school programs, is not 8 10 eligible for supplementary weighting under subsection 2. 8 11 Sec. 13. Section 257.13, subsection 2, Code 2007, is 8 12 amended to read as follows: 8 13 2. The board of directors of a school district that wishes 8 14 to receive an on=time funding budget adjustment shall adopt a 8 15 resolution to receive the adjustment and notify the school 8 16 budget review committee by November 1 15, annually. The 8 17 school budget review committee shall establish a modified 8 18 allowable growth in an amount determined pursuant to 8 19 subsection 1. Sec. 14. Section 257.37, subsection 4, Code 2007, is 8 20 8 21 amended to read as follows: 8 22 4. "Enrollment served" means the basic enrollment plus the 8 23 number of nonpublic school pupils served with media services 8 24 or educational services, as applicable, except that if a 8 25 nonpublic school pupil or a pupil attending another district 8 26 under a whole grade sharing agreement or open enrollment 27 receives services through an area other than the area of the 28 pupil's residence, the pupil shall be deemed to be served by 8 8 8 29 the area of the pupil's residence, which shall by contractual 8 30 arrangement reimburse the area through which the pupil 8 31 actually receives services. Each school district shall 8 32 include in the enrollment report submitted pursuant to section 8 33 257.6, subsection 1, the number of nonpublic school pupils 8 34 within each school district for media and educational services 8 35 served by the area. However, the school district shall not include in the enrollment report nonpublic school pupils 9 9 receiving classes or services funded by federal grants or 9 allocations. 9 Sec. 15. Section 260C.35, unnumbered paragraph 2, Code 4 9 5 2007, is amended to read as follows: With the approval of the director of the department of education, the board of directors of a merged area at any one 9 6 9 9 8 time may sell any land in a single tract in excess of one 9 hundred sixty acres owned by the merged area, and an election 9 9 10 is not necessary in connection with the sale. The proceeds of 9 11 the sale may be used for any of the purposes stated in section 12 260C.22. This paragraph is in addition to any authority under 9 9 13 other provisions of law. 9 14 Sec. 16. Section 261C.4, Code 2007, is amended to read as 9 15 follows:

9 16 261C.4 AUTHORIZATION. 9 17 An eligible pupil may make application to an eligible 9 18 institution to allow the eligible pupil to enroll for academic 9 19 or vocational=technical credit in a nonsectarian course 9 20 offered at that eligible institution. A comparable course, as 9 21 defined in rules made by the board of directors of the public 22 school district, must not be offered by the school district or 23 accredited nonpublic school which the pupil attends. If an 9 9 9 24 eligible institution accepts an eligible pupil for enrollment 9 25 under this section, the institution shall send written notice 9 26 to the pupil, and the pupil's school district or accredited 27 nonpublic school or the school for the deaf or the Iowa 9 9 28 braille and sight saving school, and the department of 9 29 education. The notice shall list the course, the clock hours 9 30 the pupil will be attending the course, and the number of 9 31 hours of postsecondary academic or vocational=technical credit 9 32 that the eligible pupil will receive from the eligible 9 33 institution upon successful completion of the course. 9 34 Sec. 17. Section 273.3, subsection 12, Code 2007, is 9 35 amended to read as follows: 10 Prepare an annual budget estimating income and 12. 10 expenditures for programs and services as provided in sections 2 10 3 273.1 to 273.9 and chapter 256B within the limits of funds 10 4 provided under section 256B.9 and chapter 257. The board 5 shall give notice of a public hearing on the proposed budget 10 6 by publication in an official county newspaper in each county 10 10 7 in the territory of the area education agency in which the 10 8 principal place of business of a school district that is a 10 9 part of the area education agency is located. The notice 10 10 shall specify the date, which shall be not later than March 1 10 11 of each year, the time, and the location of the public 10 12 hearing. The proposed budget as approved by the board shall 10 13 then be submitted to the state board of education, on forms 10 14 provided by the department, no later than March 15 preceding 10 15 the next fiscal year for approval. The state board shall 10 16 review the proposed budget of each area education agency and 10 17 shall before April May 1, either grant approval or return the 10 18 budget without approval with comments of the state board 10 19 included. An unapproved budget shall be resubmitted to the 10 20 state board for final approval not later than April May 15. 10 21 For the fiscal year beginning July 1, 1999, and each 10 22 succeeding fiscal year, the state board shall give final 10 23 approval only to budgets submitted by area education agencies 10 24 accredited by the state board or that have been given 10 25 conditional accreditation by the state board. 10 26 Sec. 18. Section 273.13, Code 2007, is amended to read as 10 27 follows: 10 28 273.13 ADMINISTRATIVE EXPENDITURES. 10 29 During the budget year beginning July 1, 1989, and the 10 30 three succeeding budget years, the board of directors of an 10 31 area education agency in which the administrative expenditures -10 32 as a percent of the area education agency's operating fund for -10 33 a base year exceed five percent shall reduce its -10 34 administrative expenditures to five percent of the area -10 35 education agency's operating fund. During each of the four -11 1 years, the board of directors shall reduce administrative -11 2 expenditures by twenty=five percent of the reduction in -11 3 administrative expenditure required by this section. -114 Thereafter, the An area education agency's administrative 11 5 expenditures shall not exceed five percent of the operating 6 general fund. Annually, the board of directors of an area 11 <u>11</u> 11 education agency shall certify to the department of education 7 8 the amounts of the area education agency's expenditures and 11 9 its operating general fund. For the purposes of this section, 11 10 "base year" and "budget year" mean the same as defined in 11 11 section 442.6, Code 1989, and section 257.2, and -11 11 12 "administrative expenditures" means expenditures for executive 11 13 administration. Sec. 19. Section 275.31, unnumbered paragraph 1, Code 11 14 11 15 2007, is amended to read as follows: 11 16 If necessary to equalize the division and distribution, the 11 17 board or boards may provide for the levy of additional taxes, 11 18 which shall be sufficient to satisfy the mandatory levy 11 19 required in section 76.2 or other liabilities of the 11 20 districts, upon the property of a corporation or part of a 11 21 corporation and for the distribution of the tax revenues so as 11 22 to effect equalization. When the board or boards are 11 23 considering the equalization levy, the division and 11 24 distribution shall not impair the security for outstanding 11 25 obligations of each affected corporation. Any owner of bonds -11 26 of an affected corporation may bring suit in equity for

11 27 adjustment of the division and distribution in compliance with -11 28 this section. If the property tax levy for the amount -11 29 estimated and certified to apply on principal and interest on 30 lawful bonded indebtedness for a newly formed community school 11 -11 31 district is greater than the property tax levy for the amount -11 32 estimated and certified to apply on principal and interest in 11 33 the year preceding the reorganization or dissolution for a -11 34 school district that is a party to the reorganization or -11 35 dissolution, that had a certified enrollment of less than six -12 1 hundred for the year prior to the reorganization or -12 2 dissolution, and that approved the reorganization or 12 3 dissolution prior to July 1, 1989, the board of the newly -12 4 formed district shall inform the department of management. -12 5 The department of management shall pay debt service aid to the -12 6 newly formed district in an amount that reduces the rate of -12 7 the property tax levy for lawful bonded indebtedness in the 12 8 portion of the newly formed district where the new rate is 9 higher, to the rate that was levied in that portion of the -12-12 10 district during the year preceding the reorganization or 12 11 dissolution. 12 12 Sec. 20. Section 275.31, unnumbered paragraphs 2 and 3, 12 13 Code 2007, are amended by striking the unnumbered paragraphs. Sec. 21. Section 275.53, Code 2007, is amended to read as 12 14 12 15 follows: 12 16 275.53 DISSOLUTION PROPOSAL. 12 17 <u>1.</u> The commission shall send a copy of its dissolution 12 18 proposal or shall inform the board that it cannot agree upon a 12 19 dissolution proposal not later than one year following the 12 20 date of the organizational meeting of the commission. The 12 21 commission shall also send a copy of the dissolution proposal 12 22 by registered mail to the boards of directors of all school 12 23 districts to which area of the affected school district will 12 24 be attached. If the board of a district to which area of the 12 25 affected school district will be attached objects to the 12 26 attachment, within ten days following receipt of the 12 27 dissolution proposal the board shall send its objections in 12 28 writing to the commission using any method specified in 12 29 subsection 2. The commission may consider the objections and 12 30 may modify the dissolution proposal. If the dissolution 12 31 proposal is modified, the commission shall notify by 12 32 registered mail the boards of directors of all school 12 33 districts to which area of the affected school district will -12 12 34 be attached. 12 35 2. The copy of the dissolution proposal, as well as any modification, shall be sent to the boards by any of the $\frac{13}{13}$ following methods: 2 3 a. Mail bearing a United States postal service postmark. <u>b.</u> 13 Hand delivery. 4 13 5 c. Facsimile transmission. 13 б d. Electronic delivery. 13 <u>3.</u> If the commission cannot agree upon a dissolution 7 13 8 proposal prior to the expiration of its term, the board may 9 appoint a new commission. 13 Sec. 22. Section 275.54, Code 2007, is amended to read as 13 10 13 11 follows: 13 12 275.54 HEARING. 13 13 1. Within ten days following the filing of the dissolution 13 14 proposal with the board, the board shall fix a date for a 13 15 hearing on the proposal which shall not be more than sixty 13 16 days after the dissolution petition was filed with the board. 13 17 The board shall publish notice of the date, time, and location 13 18 of the hearing at least ten days prior to the date of the 13 19 hearing by one publication in a newspaper in general 13 20 circulation in the district. The notice shall include the 13 21 content of the dissolution proposal. A person residing or 13 22 owning land in the school district may present evidence and 13 23 arguments at the hearing. The president of the board shall 13 24 preside at the hearing. The board shall review testimony from 13 25 the hearing and shall adopt or amend and adopt the dissolution 13 26 proposal. 13 27 2. The board shall notify by registered mail the boards of 13 28 directors of all school districts to which area of the 13 29 affected school district will be attached and the director of 13 30 the department of education of the contents of the dissolution 13 31 proposal adopted by the board. The notification may be made <u>1</u>3 by any of the following methods: 32 a. Mail bearing a United States postal service postmark. 13 33 b. Hand delivery. 13 34 13 35 с. <u>Facsimile transmission.</u> 14 1 Electronic delivery If the board of a district to which area of the 2 14

14 3 affected school district will be attached objects to the 4 attachment, that portion of the dissolution proposal will not 14 14 5 be included in the proposal voted upon under section 275.55 14 6 and the director of the department of education shall attach 14 7 the area to a contiguous school district. 14 8 4. If the board of a district to which area of the 14 9 affected school district will be attached objects to the 14 10 division of assets and liabilities contained in the 14 11 dissolution proposal, section 275.30 applies for the division -14 12 of assets and liabilities to that district the matter shall be <u>14 13 decided by a panel of disinterested arbitrators. The panel</u> 14 14 shall consist of one arbitrator selected by the objecting 14 15 district or districts, one selected by the districts in favor 14 16 of the provisions of the dissolution proposal, and one 14 17 selected by the dissolving district. If the number of <u>14 18 arbitrators selected is even, a disinterested arbitrator shall</u> 14 19 be selected by the administrator of the area education agency 14 20 to which the dissolving district belongs. The decision of the 14 21 arbitrators shall be made in writing and filed with the 14 22 secretary of the new corporation, and a party to the 14 23 proceedings may appeal the decision to the district court by 14 24 serving notice on the secretary of the new corporation within 14 25 twenty days after the decision is filed. The appeal shall be <u>14 26 tried in equity and a decree entered determining the entire</u> <u>14 27 matter, including the levy, collection, and distribution of</u> 14 28 any necessary taxes. 5. If a dissolution proposal adopted by a board contains 14 29 14 30 provisions that ninety=five percent or more of the taxable 14 31 valuation of the dissolving district would be assumed and 14 32 attached to a single school district, the dissolving school 14 33 district shall cease further proceedings to dissolve and shall 14 34 comply with reorganization procedures specified in this 14 35 chapter. Sec. 23. Section 275.55, unnumbered paragraph 1, Code 2007, is amended to read as follows: 15 1 15 2 15 3 The board of the school district shall call a special 15 4 election to be held not later than forty sixty days following 15 5 the date of the final hearing on the dissolution proposal. 15 6 The special election may be held at the same time as the 15 7 regular school election. The proposition submitted to the 15 8 voters residing in the school district at the special election 15 9 shall describe each separate area to be attached to a 15 10 contiguous school district and shall name the school district 15 11 to which it will be attached. In addition to the description, 15 12 a map may be included in the summary of the question on the 15 13 ballot. 15 14 Sec. 24. Section 279.30, Code 2007, is amended to read as 15 15 follows: 15 16 279.30 EXCEPTIONS. 15 17 Each payment must be made payable to the person entitled to 15 18 receive the money <u>or direct deposited to an account at a</u> 15 19 financial institution, as defined in section 527.2, specified 15 20 by the person entitled to receive the money. The board of 15 21 directors of a school district or an area education agency may 15 22 by resolution authorize the secretary, upon approval of the 15 23 superintendent or designee, or administrator, in the case of 15 24 an area education agency, to issue payments when the board of 15 25 directors is not in session in payment of reasonable and 15 26 necessary expenses, but only upon verified bills filed with 15 27 the secretary or administrator, and for the payment of 15 28 salaries pursuant to the terms of a written contract. Each 15 29 payment must be made payable only to the person performing the 15 30 service or presenting the verified bill, and must state the 15 31 purpose for which the payment is issued. All bills and 15 32 salaries for which payments are issued prior to audit and 15 33 allowance by the board must be passed upon by the board of 15 34 directors at the next meeting and be entered in the regular 15 35 minutes of the secretary. 16 1 Sec. 25. Section 279. Section 279.42, Code 2007, is amended to read as 16 2 follows: 16 279.42 GIFTS TO SCHOOLS. 3 The board of directors of a school district which that 16 4 16 5 receives funds through gifts a gift, devises devise, and -16-<u>6 bequests</u> or bequest shall deposit these the funds in a trust 7 and agency or permanent fund and shall use them the funds in 8 accordance with the terms of the gift, devise, or bequest. 9 Sec. 26. Section 279.45, Code 2007, is amended to read as 16 16 16 16 10 follows: 16 11 279.45 ADMINISTRATIVE EXPENDITURES. 16 12 For the budget year beginning July 1, 1989, and each of the -16 13 following three budget years, the board of directors of a

16 14 school district in which the administrative expenditures as -16 15 percent of the school district's operating fund for a base 16 16 year exceed five percent, shall reduce its administrative -16 17 expenditures so that they are one-half percent less as a -16 18 percent of the school district's operating fund than they were 16 19 for the base year. However, a A school district is not 16 20 required to reduce its district's administrative expenditures 16 21 below shall not exceed five percent of its operating general 16 22 fund. Thereafter, a A school district shall not increase the 16 23 percent of its administrative expenditures compared to its 16 24 operating <u>general</u> fund. Annually, the board of directors 16 25 shall certify to the department of education the amounts of 16 26 the school district's administrative expenditures and its 16 27 operating <u>general</u> fund. For the purposes of this section, 16 28 "base year" and "budget year" mean the same as defined in -16 29 section 442.6, Code 1989, and section 257.2, and 16 30 "administrative expenditures" means expenditures for executive 16 31 administration. 16 32 Sec. 27. Section 282.1, unnumbered paragraph 1, Code 2007, 16 33 is amended to read as follows: 16 34 Persons between five and twenty=one years of age are of 16 35 school age. Nonresident children shall be charged the maximum 17 1 tuition rate as determined in section 282.24, subsection 1, 2 with the exception that those residing temporarily in a school 3 corporation may attend school in the corporation upon terms 17 17 4 prescribed by the board, and boards. A school district 5 discontinuing grades under section 282.7, subsection 1 or 6 subsections 1 and 3, shall be charged tuition as provided in 17 17 17 17 7 section 282.24, subsection $\frac{2}{2}$ 1. 17 8 Sec. 28. Section 282.18, subsection 4, Code 2007, is amended by adding the following new paragraph: <u>NEW PARAGRAPH</u>. bb. If a transfer is requested after March 17 9 17 10 17 11 1 of the preceding school year on behalf of a pupil whose 17 12 sibling is already participating in open enrollment to the 17 13 receiving district, the receiving district shall take action 17 14 to approve the request. 17 15 Sec. 29. Section 282.18 17 16 amended to read as follows: Sec. 29. Section 282.18, subsection 5, Code 2007, is 17 17 5. Open enrollment applications filed after March 1 of the 17 18 preceding school year that do not qualify for good cause 17 19 <u>approval</u> as provided in subsection 4 shall be subject to the 17 20 approval of the board of the resident district and the board 17 21 of the receiving district. The parent or guardian shall send 17 22 notification to the district of residence and the receiving 17 23 district that the parent or guardian seeks to enroll the 17 24 parent's or guardian's child in the receiving district. 17 25 decision of either board to deny an application filed under 17 26 this subsection involving repeated acts of harassment of the 17 27 student or serious health condition of the student that the 17 28 resident district cannot adequately address is subject to 17 29 appeal under section 290.1. The state board shall exercise 17 30 broad discretion to achieve just and equitable results that 17 31 are in the best interest of the affected child or children. 17 32 Sec. 30. Section 282.31, subsection 1, paragraph a, Code 17 33 Supplement 2007, is amended to read as follows: 17 32 a. A child who lives in a facility pursuant to section 17 34 17 35 282.30, subsection 1, paragraph "a", and who is not enrolled 18 1 in the educational program of the district of residence of the child, shall receive appropriate educational services. The 18 2 18 3 area education agency shall submit a proposed program and 4 budget to the department of education by January February 1 18 18 5 for the next succeeding school year. The department of 6 education shall review and approve or modify the program and 18 18 proposed budget and shall notify the department of 7 18 8 administrative services and the area education agency of its 9 action by February April 1. The department of administrative 18 18 10 services shall pay the approved budget amount for an area education agency in monthly installments beginning September 15 and ending June 15 of the next succeeding school year. 18 11 18 12 The 18 13 installments shall be as nearly equal as possible as 18 14 determined by the department of management, taking into 18 15 consideration the relative budget and cash position of the 18 16 state's resources. The department of administrative services 18 17 shall transfer the approved budget amount for an area 18 18 education agency from the moneys appropriated under section 18 19 257.16 and make the payment to the area education agency. The 18 20 area education agency shall submit an accounting for the 18 21 actual cost of the program to the department of education by 18 22 August 1 September 15 of the following school year. The 18 23 department shall review and approve or modify all expenditures 18 24 incurred in compliance with the guidelines pursuant to section

18 25 256.7, subsection 10, and shall notify the department of 18 26 administrative services of the approved accounting amount. 18 27 The approved accounting amount shall be compared with any 18 28 amounts paid by the department of administrative services to 18 29 the area education agency and any differences added to or 18 30 subtracted from the October payment made under this paragraph 18 31 for the next school year. Any amount paid by the department 18 32 of administrative services shall be deducted monthly from the 18 33 state foundation aid paid under section 257.16 to all school 34 districts in the state during the subsequent fiscal year. 18 The 18 35 portion of the total amount of the approved budget that shall 1 be deducted from the state aid of a school district shall be 19 19 2 the same as the ratio that the budget enrollment for the 19 budget year of the school district bears to the total budget enrollment in the state for that budget year in which the 19 4 19 5 deduction is made. 19 Sec. 31. Section 285.9, Code 2007, is amended by adding 6 19 7 the following new subsection: 19 8 NEW SUBSECTION. 5. Review all transportation disputes 19 9 between districts. If the affected districts are located in 19 10 more than one area education agency, the area education agency 19 11 in which the larger of the districts is located shall be the 19 11 19 12 reviewing agency. In resolving disputes between districts, 19 13 the reviewing agency board shall, after receiving all facts, 19 14 make such alterations or changes as necessary to make the 19 15 arrangements, designations, and contracts conform to the legal 19 16 and established requirements and shall notify each affected 19 17 local school board of such action. An affected district may 19 18 appeal the decision of the agency board to the director of the 19 19 department of education by following the timelines and 19 20 procedures in section 285.12. 19 21 Sec. 32. Section 291.1, Code 2007, is amended to read as 19 22 follows: 291.1 19 23 PRESIDENT == DUTIES. 19 24 The president of the board of directors shall preside at 19 25 all of its meetings, sign all contracts made by the board, and 19 26 appear in on behalf of the corporation in all actions brought 19 27 by or against it, unless individually a party, in which case 19 28 this duty shall be performed by the secretary. The president 19 29 or the president's designee shall sign, using an original or 19 30 facsimile signature, all school district warrants payments drawn and authorize electronic funds transfers as provided by 19 31 The board of directors, by resolution, may designate an 19 32 law. 19 33 individual, who shall not be the secretary, to sign warrants 19 34 payments or authorize electronic funds transfers on behalf of 19 35 the president. 20 1 Sec. 33. Section 291.6, subsection 3, Code 2007, is 20 2 amended by striking the subsection and inserting in lieu thereof the following: 20 3 20 3. ACCOUNTING RECORDS. Keep an accurate accounting record 4 of each payment or electronic funds transfer from each fund 20 5 20 6 which shall be provided monthly to the board of directors. 20 7 The secretary of the creditor district shall prepare and 20 8 deliver to debtor districts an itemized statement of tuition 20 9 fees charged in accordance with sections 275.55A and 282.11, 20 10 and section 282.24, subsection 1. 20 11 Sec. 34. Section 291.6, subsection 4, Code 2007, is 20 12 amended to read as follows: 20 13 4. CLAIMS. Keep an accurate account <u>accounting</u> of all 20 14 expenses incurred by the corporation, and present the same to 20 15 the board for audit and payment. 20 16 Sec. 35. Section 291.7, Code 2007, is amended to read as 20 17 follows: 20 18 291.7 MONTHLY RECEIPTS, DISBURSEMENTS, AND BALANCES. 20 19 The secretary of each district shall file monthly with the 20 20 board of directors a complete statement of all receipts and 20 21 disbursements from the various funds each individual fund 20 22 during the preceding month, and also the balance remaining on 20 23 hand in the various funds each individual fund at the close of 20 24 the period covered by the statement, which monthly statements 20 25 shall be open to public inspection. 20 26 Sec. 36. Section 291.8, Code 2007, is amended by striking the section and inserting in lieu thereof the following: 20 27 20 28 291.8 PAYMENTS. 20 29 The secretary shall make each authorized payment, 20 30 countersign using an original or facsimile signature, and 20 31 maintain accounting records of the payments or electronic 20 32 funds transfers, showing the number, date, payee, originating 20 33 fund, the purpose, and the amount; and shall provide to the 20 34 board at each regular annual meeting a copy of the accounting 20 35 records maintained by the secretary.

21 Sec. 37. Section 291.12, Code 2007, is amended to read as 1 21 2 follows: 3 DUTIES OF TREASURER == PAYMENT OF WARRANTS 21 291.12 21 4 PAYMENTS. 21 5 The treasurer shall receive all moneys belonging to the 21 6 corporation, pay the same out only upon the order of the 7 president countersigned by the secretary, keeping and shall 21 keep an accurate account accounting record of all receipts and 21 8 9 expenditures in a book provided for that purpose. The 21 21 10 treasurer shall register all orders drawn payments and electronic funds transfers made and reported to the treasurer 21 11 21 12 by the secretary, showing the number, date, to whom drawn, the 21 13 fund upon from which drawn each payment and transfer was made, 21 14 the purpose and amount. 21 15 Sec. 38. Section 291.14, Code 2007, is amended to read as 21 16 follows: 291.14 FINANCIAL STATEMENT. 21 17 21 18 The treasurer shall render a statement of the finances of 21 19 the corporation whenever required by the board, and the 21 20 treasurer's books accounting records shall always be open for 21 21 inspection. 21 22 Sec. 39. Section 298A.13, Code 2007, is amended to read as 21 23 follows: 21 24 298A.13 TRUST, PERMANENT, OR AGENCY FUNDS. Trust, permanent, or agency funds shall be established by 21 25 21 26 any school corporation to account for gifts it receives to be used for a particular purpose or to account for money and 21 27 21 28 property received and administered by the district as trustee 21 29 or custodian or in the capacity of an agent. Boards may 21 30 establish trust and, permanent, or agency funds as necessary 21 31 Sec. 40. Section 299.1, unnumbered paragraph 2, Code 2007, 21 32 is amended to read as follows: 21 33 The board of directors of a public school district or the 21 34 governing body of an accredited nonpublic school may, by 35 resolution, require attendance for the entire time when the 21 schools are in session in any school year and adopt a policy 22 1 2.2 2 or rules relating to the reasons considered to be valid or 22 3 acceptable excuses for absence from school. 22 Sec. 41. Section 299A.11, Code 2007, is amended to read as 4 22 5 follows: STUDENT RECORDS CONFIDENTIAL. 22 б 299A.11 22 7 Notwithstanding any provision of law or rule to the 8 contrary, personal information in records regarding a child 22 22 9 receiving competent private instruction pursuant to this 22 10 chapter, which are maintained, created, collected, or 22 11 assembled by or for a state agency, shall be kept confidential 22 12 in the same manner as personal information in student records 22 13 maintained, created, collected, or assembled by or for a 22 14 school corporation or educational institution in accordance 22 15 with section 22.7, subsection 1. For purposes of this 22 16 section, "personal information in records regarding a child 22 17 receiving competent private instruction" shall include the 22 18 child's name and home address, as well as all other <u>19 information that personally identifies the child.</u> 20 Sec. 42. Section 301.28, Code 2007, is amended to read as 22 22 20 follows: 22 21 22 22 301.28 OFFICERS AND TEACHERS AS AGENTS FOR BOOKS AND 22 23 SUPPLIES <u>== PENALTY</u>. 22 24 It shall be unlaw It shall be unlawful for any A school director, officer, 22 25 area education director, or teacher to shall not act as an 22 26 agent for any school textbooks or school supplies in any 22 transaction with a director, officer, or other staff member 27 28 the school district or a director, officer, or other staff 22 22 29 member of the area education agency in which the school 22 30 district is located during such term of office of employment, 22 31 and any school director, officer, area education director, or 22 31 and any school director, officer, area education director, or 22 32 teacher, who shall act acts as an agent or dealer in school 22 33 textbooks or school supplies, within the school district or 22 34 area education agency in which the school district is located 22 22 35 during the term of such office or employment, in violation of <u>23</u> 23 this section shall be deemed guilty of a serious misdemeanor. 2 Sec. 43. Section 321.1, subsection 69, unnumbered 3 paragraph 1, Code 2007, is amended to read as follows: 23 23 4 "School bus" means every vehicle operated for the 23 5 transportation of children to or from school or school 23 activities, except vehicles which are: 6 23 Sec. 44. Section 321.1, subsection 69, paragraph d, Code 8 2007, is amended to read as follows: 9 d. Designed to carry not more than nine persons as 23 23 23 10 passengers, either school owned or privately owned, which are 23 11 used to transport pupils to activity events in which the

23 12 pupils are participants or used to transport pupils to their 23 13 homes in case of illness or other emergency situations. The 23 14 vehicles operated under the provisions of this paragraph shall 23 15 be operated by employees of the school district who are 23 16 specifically approved by the local superintendent of schools 23 17 for the assignment. 23 18 Sec. 45. Section 321.373, subsection 1, Code 2007, is 23 19 amended to read as follows: 1. Every school bus except private passenger vehicles used 23 20 -23 21 as school buses as defined in section 321.1, subsection 69, 23 22 shall be constructed and equipped to meet safety standards 23 23 prescribed in rules adopted by the state board of education. 23 24 Such rules shall conform to safety standards set forth in 23 25 federal laws and regulations and shall conform, insofar as 23 26 practicable, to the minimum standards for school buses 23 27 recommended by the national conference on school 23 28 transportation administered by the national commission on 23 29 safety education and published by the national education 23 30 association. Section 321.376, Code 2007, is amended by adding 23 31 Sec. 46. 23 32 the following new subsection: 23 33 NEW SUBSECTION. 3. The provisions of this section 23 34 relating to a certificate of qualification and approved course 23 35 of instruction shall not apply to a person driving a vehicle 2.4 1 designed to carry not more than nine persons as passengers, 24 2 either school=owned or privately owned, used to transport 24 3 pupils to activity events. Sec. 47. Section 321J.3, subsection 1, paragraph c, Code 2007, is amended to read as follows: c. The court may prescribe the length of time for the 24 4 24 5 24 6 evaluation and treatment or it may request that the community college or other approved provider conducting the course for 24 7 2.4 8 24 9 drinking drivers which the person is ordered to attend or the 24 10 treatment program to which the person is committed immediately 24 11 report to the court when the person has received maximum 24 12 benefit from the course for drinking drivers or treatment 24 13 program or has recovered from the person's addiction, 24 14 dependency, or tendency to chronically abuse alcohol or drugs. 24 15 Sec. 48. Section 321J.17, subsection 2, unnumbered 24 16 paragraph 2, Code 2007, is amended to read as follows: 24 17 The court or department may request that the community 24 18 college or substance abuse treatment providers licensed under 24 19 chapter 125 or other approved provider conducting the course 24 20 for drinking drivers that the person is ordered to attend, 24 21 immediately report to the court or department that the person 24 22 has successfully completed the course for drinking drivers. 24 23 The court or department may request that the treatment program 24 24 which the person attends periodically report on the 24 25 defendant's attendance and participation in the program, as 24 26 well as the status of treatment or rehabilitation. 24 27 Sec. 49. Section 321J.22, subsection 1, Code 2007, is 24 28 amended by adding the following new paragraph: NEW PARAGRAPH. 24 29 0a. "Approved provider" means a provider 24 30 of a course offered out of state for drinking drivers which 24 31 has been approved by the department of education. 24 32 Sec. 50. Section 321J.22, subsection 2, Code 2007, is 24 33 amended by adding the following new paragraph: 34 <u>NEW PARAGRAPH</u>. cc. The department of education may 35 approve a provider of a course offered out of state for 24 34 2.4 25 drinking drivers upon proof to the department's satisfaction 1 25 2 that the course is comparable to those offered by community 25 3 colleges and substance abuse treatment programs licensed under 25 4 chapter 125. The department shall comply with the 25 5 requirements of subsection 5 regarding such approved 25 6 providers. 25 7 Section 331.756, subsection 7, Code Supplement Sec. 51. 25 8 2007, is amended to read as follows: 25 9 Give advice or a written opinion, without compensation, 7. 25 10 to the board and other county officers and to school and 25 11 township officers, when requested by an officer, upon any 25 12 matters in which the state, county, school, or township is 25 13 interested, or relating to the duty of the officer in any 25 14 matters in which the state, county, school, or township may 25 15 have an interest, but the county attorney shall not appear 25 16 before the board at a hearing in which the state or county is 25 17 not interested. 25 18 Sec. 52. Sections 256.20, 256.23, 297.2, and 297.3, Code 2007, are repealed. 25 19 25 20 EXPLANATION 25 21 This bill makes changes to Code provisions as follows: 25 22 CONFIDENTIAL RECORDS. Code section 22.7, subsection 1, is

25 23 amended to establish that the provision does not prohibit a 25 24 school corporation or educational institution from 25 25 transferring student records electronically to other school 25 26 corporations or educational institutions in accordance with 25 27 the department of education's comprehensive management 25 28 information system and uniform coding and reporting system. Code section 299A.11 is amended to provide that "personal 25 29 25 30 information in records regarding a child receiving competent 25 31 private instruction" includes the child's name and home 25 32 address, and any other information that personally identifies 25 33 the child. PREFERENCES. Code section 73.1 is amended to include 25 34 25 35 school districts participating in a federal school breakfast 26 1 program within an exemption from a provision that requires 2.6 2 governing bodies in the state to use only those products and 26 3 provisions grown and coal produced within the state of Iowa 4 when they are found in marketable quantities, are of a 26 26 5 suitable quality, and are no more costly than products from 6 other states and countries. Currently, school districts 7 participating in the federal school lunch program are exempt. 26 26 26 8 STUDENT STATE BOARD OF EDUCATION MEMBER. Code section 9 256.5A is amended to increase the term of the nonvoting 26 26 10 student member of the state board of education from one year 26 11 to two years, and provides that the student must be enrolled 26 12 in grade 10 when applying for the appointment. Currently, a 26 13 student may be enrolled in grade 10 or 11 at the time the 26 14 student applies. DEPARTMENTAL EMPLOYMENT OF PROFESSIONAL STAFF. 26 15 Code 26 16 section 256.10, subsection 2, is amended by striking a 26 17 provision that prohibits the dismissal of a member of the 26 18 professional staff for cause without appropriate due process 26 19 procedures, but adds that the person must not be dismissed 26 20 without an opportunity to meet with the director of education. 26 21 The bill also adds that appointments to the professional staff 26 22 must be made without reference to sexual orientation or gender 26 23 identity. 26 24 SCHOOL NURSE DEFINITION AND SCOPE OF RESPONSIBILITIES. 26 25 Code section 256.11 is amended to replace language defining 26 26 "school nurse" with language providing that the scope of 26 27 practice of a school nurse shall be as established by the 26 28 board of nursing. 26 29 AMERICAN INDIA AMERICAN INDIAN EDUCATION EXPENSES. Code section 256.30 26 30 provides for the distribution and administration of moneys in 26 31 excess of federal moneys to pay the expense of educating 26 32 American Indian children residing in the Sac and Fox Indian 26 33 settlement. The bill eliminates language that requires the 26 34 tribal council to submit an annual report to the department of 26 35 education accounting for expenditure of the moneys and 27 1 requires the department of education to certify compliance 27 2 before the department of management can approve allotment of 27 3 the moneys. 27 4 SPECIAL EDUCATION RIGHTS AND DUTIES. Code section 256B.2 5 is amended to add to the definition of "children requiring 27 6 special education" a provision allowing such a child who 27 27 7 reaches age 21 during an academic year to elect to continue to 8 receive special education services until the academic year 27 27 9 ends. A conforming change is made to Code section 256B.8. 27 10 Code section 256B.6 is amended to provide that when a child 27 11 requiring special education attains the age of majority or is 27 12 incarcerated in a correctional institution, the rights of the 27 13 child's parent or guardian transfers to the child, and any 27 14 notice to that child's parent or guardian must also be 27 15 provided to the child. If the child is determined to be 27 16 incompetent, these rights shall be exercised by the person 27 17 appointed to represent the educational interest of the child. 27 18 ACCREDITED NONPUBLIC SCHOOL PUPIL ENROLLMENT. Code section 27 19 257.6 is amended to specify that accredited nonpublic school 27 20 pupils receiving classes or services funded by federal grants 27 21 or allocations shall not be counted in a school district's 27 22 enrollment as shared=time or part=time pupils. The bill makes 27 23 a conforming change to Code section 257.37, subsection 4. 27 24 SUPPLEMENTARY WEIGHTING. Code section 257.11 is amended to 27 25 extend funding for another year, to FY 2008=2009, for 27 26 supplementary weighting for regional academies, and to provide 27 27 that a pupil who is eligible for special education weighting 27 28 is not also eligible for supplementary weighting unless the 27 29 course generating the supplementary weighting has no 27 30 relationship to the pupil's disability. 27 31 ON=TIME BUDGET ADJUSTMENT. Code section 257.13 is amended 27 32 to extend to November 15 the annual date by which the board of 27 33 directors of a school district that wishes to receive an

27 34 on=time funding budget adjustment must adopt a resolution to 27 35 receive the adjustment and notify the school budget review 1 28 committee. The current date is November 1. 28 LIMITATION ON LAND. The bill amends Code section 260C.35 2.8 to specify that the board of directors of a community college 3 28 4 may, at any one time and with the approval of the director of 28 5 the department of education, sell any land in a single tract 28 6 in excess of 160 acres without an election. 28 POSTSECONDARY ENROLLMENT OPTIONS REPORT. Code section 8 2.8 261C.4 is amended to eliminate a requirement that an eligible 28 9 postsecondary institution send written notice to the 28 10 department of education when the institution accepts an 28 11 eligible pupil for enrollment under the postsecondary 28 12 enrollment options Act. 28 13 AREA EDUCATION AGENCY BUDGET DEADLINES. Code section 273.3 28 14 is amended to extend the dates by which area education agency 28 15 proposed budgets must be reviewed, approved, or returned by 28 16 the state board and resubmitted to the state board if not approved. 28 17 ADMINISTRATIVE EXPENSES. Code sections 273.13 and 279.45 28 18 28 19 are amended by striking obsolete language, including replacing 28 20 the word "operating" with the word "general" to refer to the 28 21 fund an area education agency (AEA) or school district can use 28 22 for administrative expenditures. 28 23 REORGANIZATION OF SCHOOL DISTRICTS. Code section 275.31 is 28 24 amended by striking obsolete language which allows any owner 28 25 of bonds of an affected school corporation, reorganized or 28 26 dissolved prior to 1989, to bring suit in equity for 28 27 adjustment of the division and distribution in the case of a 28 28 reorganized district. The language also provided for the 28 29 payment of debt service by the department of management to the 28 30 newly formed district in an amount that reduces the rate of 28 31 the property tax levy for lawful bonded indebtedness in the 28 32 portion of the newly formed district where the new rate is 28 33 higher, to the rate that was levied in that portion of the 28 34 district during the year preceding the reorganization or 28 35 dissolution. 29 Code sections 275.53 and 275.54 are amended to replace a 29 2 requirement that notification of a dissolution proposal be 29 3 sent by registered mail with a number of options for making 29 4 the required notification. The bill also amends Code section 29 5 275.54 to establish an arbitration process for use when a 29 6 board of a district to which area of the affected school 7 district will be attached objects to the division of assets 8 and liabilities contained in the dissolution proposal. Under 29 29 Under 9 the process, the objecting district selects a disinterested 29 29 10 arbitrator, the district in favor of the dissolution proposal 11 selects a disinterested arbitrator, and the administrator of 29 $\ensuremath{\texttt{29}}$ 12 the AEA to which the dissolving district belongs selects a 29 13 disinterested arbitrator. Code section 275.55 is amended to extend the amount of time 29 14 29 15 a school board has to call a special election on a dissolution 29 16 proposal from 40 to 60 days. 29 17 SCHOOL AND AEA BOARD PAYMENTS AND WARRANTS. Code section 29 18 279.30 is amended to allow the board of directors of a school 29 19 district or of an AEA to direct deposit a payment at a 29 20 financial institution specified by the person entitled to the 29 21 money. Code section 291.1; Code section 291.6, subsections 3 29 22 and 4; and Code sections 291.7, 291.8, 291.12, and 291.14 are 29 23 amended to replace references to "books", "registers", and 29 24 "warrants" with references to payments, electronic funds 29 25 transfers, and "accounting records" and to make related 29 26 changes. 29 27 SCHOOL FUNDS FOR GIFTS. Code sections 279.42 and 298A.13 29 28 are amended to give school districts the option of 29 29 establishing a permanent fund for gifts received and to allow 29 30 school districts to deposit funds received from gifts, 29 31 devises, and bequests into a trust or permanent fund; and to 29 32 strike the word "agency" from Code section 279.42 as agency 29 33 funds are not used for deposit of gifts. 29 34 CODE CORRECTION. The bill makes corrections to Code 29 35 section 282.1 to change a reference, and to Code section 30 299.1, to refer to the board of directors of a public school 1 30 2 district. 30 OPEN ENROLLMENT BY SIBLING. Code section 282.18, 30 4 subsection 4, is amended to require that a receiving district 30 5 approve a transfer request submitted after March 1 of the 30 6 preceding school year if the sibling of the pupil for whom the 30 7 request is made is already participating in open enrollment to 8 the receiving district. The bill makes a conforming change to 30 30 9 Code section 282.18, subsection 5.

30 10 AEA FUNDING FOR SPECIAL PROGRAM DEADLINES. Code section 30 11 282.31 is amended to change the date by which an AEA must 30 12 submit a proposed special program and budget to the department 30 13 of education for children living in shelter care or juvenile 30 14 detention homes, the date by which the department must take 30 15 action, and the date by which the AEA must submit actual 30 16 costs. 30 17 AEA TRANSPORTATION DISPUTE RESOLUTION. The bill adds a new 30 18 provision to Code section 285.9 to assign the duty of 30 19 reviewing and resolving all transportation disputes between 30 20 districts to the AEA boards. 30 21 OFFICERS AND TEACHERS AS AGENTS FOR BOOKS AND SUPPLIES. 30 22 Code section 301.28 is amended to prohibit a school director, 30 23 officer, area education director, or teacher from acting as an 30 24 agent for school textbooks or school supplies in any 30 25 transaction with a director, officer, or staff member of the 30 26 school district or the AEA in which the school district is 30 27 located. Currently, such persons are prohibited from acting 30 28 as an agent for any school textbooks or school supplies, 30 29 rather than as an agent for school textbooks or school 30 30 supplies in any transaction with the school district or AEA. SCHOOL BUS DEFINITION. Code section 321.1, subsection 69, 30 31 30 32 is amended to strike from an exemption to the definition of 30 33 "school bus", language that includes a vehicle operated for 30 34 the transportation of children to or from school activities. 30 35 Currently, the definition is limited to transportation of 31 1 children to or from school. The bill makes a conforming amendment to Code section 321.373 to provide that every school 31 2 3 bus, including those used to transport students to school 31 31 4 activities, must be constructed and equipped to meet specified 5 safety standards. However, the bill amends Code section 6 321.376 to provide that certificate of qualification and 31 31 31 7 approved course of instruction requirements do not apply to 31 8 persons driving pupils to activities in nine=passenger 31 9 vehicles. 31 10 APPROVED COURSES FOR DRINKING DRIVERS. Code sections 31 11 321J.3 and 321J.17 are amended to expand the providers of 31 12 drinking driver courses supervised and approved by the 31 13 department of education to include "other approved providers", 31 14 which the bill defines in Code section 321J.22, as providers 31 15 of courses offered out of state. The out=of=state providers 31 16 must prove to the department's satisfaction that the course is 31 17 comparable to those offered by community colleges and 31 18 substance abuse treatment programs. The bill establishes that 31 19 other approved providers may be requested to meet the same 31 20 reporting requirements as the community colleges and substance 31 21 abuse treatment programs. 31 22 DUTIES OF THE COUNTY ATTORNEY. The bill amends Code 31 23 section 331.756, subsection 7, which specifies the duties of 31 24 county attorneys, to eliminate a requirement that county 31 25 attorneys give advice or a written opinion, without 31 26 compensation, to school officers upon request. 31 27 CODE SECTIONS REPEALED. The bill repeals the following: 31 28 1. Code section 256.20, which permits school districts to 31 29 request approval from the state board of education for a pilot 31 30 project for a year around three=semester school year. 31 31 2. Code section 256.23, which establishes a recruitment 31 32 and advancement program to provide for the allocation of 31 33 grants to school corporations for pilot projects that 31 34 encourage the advancement of women and minorities to 31 35 administrative positions. 3. Code section 297.2, which permits school districts to take and hold so much real estate as may be required for the 32 1 32 2 32 location or construction of schoolhouses, up to a limit of 10 3 32 4 acres. 32 Code section 297.3, which permits any school district, 4. 5 32 6 including a city or village, to take and hold an area equal to 32 two blocks for a schoolhouse site, up to a limit of 30 acres, 7 8 for a school playground, stadium, or field house, or other 32 32 9 purposes. 32 10 LSB 5310SV 82 32 11 kh/nh/5