## Senate File 2406 - Introduced

SENATE FILE
BY GRONSTAL
(COMPANION TO LSB 6434HH
BY McCARTHY)


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An Act relating to appointments by members of the general
    assembly to statutory boards, commissions, councils, and
        committees, abolishing certain related entities, and including
        effective date and applicability provisions.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
TLSB 6434SS 82
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1 2 THE GENERAL ȦSSEMBLY TO STATUTORY BOARDS, COMMISSIONS COUNCILS, AND COMMITTEES == PER DIEM AND EXPENSES.

1. A member of the general assembly who is charged with making an appointment to a statutory board, commission, council, or committee shall make the appointment prior to the fourth Monday in January of the first regular session of each general assembly and in accordance with section 69.16B. If multiple appointing members are charged with making appointments of public members to the same board, commission, council, or committee, including as provided in section 333A.2, the appointing members shall consult with one another in making the appointments. If the senate appointing member for a legislative appointment is the president, majority leader, or the minority leader, the appointing authority shall consult with the other two leaders in making the appointment. If the house of representatives appointing member is the speaker, majority leader, or minority leader, the appointing member shall consult with the other two leaders in making the appointment.
2. Each appointing member shall inform the director of the legislative services agency of the appointment and of the term of the appointment. The legislative services agency shall maintain an up=to=date listing of all appointments made or to be made by members of the general assembly.

3: The legislative services agency shall inform each appointee and each affected board, commission, council, or committee of the appointment and of the term of the appointment.
4. Unless otherwise specifically provided by law, a member of the general assembly shall be paid, in accordance with section 2.10, per diem and necessary travel and actual
expenses incurred in attending meetings of a statutory board,
commission, council, or committee to which the member is
appointed by a member of the general assembly.
Sec. 2. Section 2.41, Code 2007, is amended to read as
follows:
2.41 LEGISLATIVE COUNCIL CREATED.
A continuing legislative council of twenty=four members is
created. The council is composed of the president and
president pro tempore of the senate, the speaker and speaker
pro tempore of the house of representatives, the majority and
minority floor leaders of the senate, the chairperson of the
senate committee on appropriations, the minority party ranking
member of the senate committee on appropriations, si* three
members of the senate appointed by the majority leader of the
senate, three members of the senate appointed by the minority
leader of the senate, the majority and minority floor leaders
of the house of representatives, the chairperson of the house
committee on appropriations, the minority party ranking member

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    1 6 \text { of the house committee on appropriations, and six three}
    1 7 \text { members of the house of representatives appointed by the}
    speaker of the house of representatives, and three members of
    the house of representatives appointed by the minority leader
    of the house of representatives. Of the six members appointed
    by the majority leader of the senate and speaker of the house,
    three from each house shall be appointed from the majority
    party, and three from each house shall be appointed from the
    minority varty. Members shall be appointed prior to the
    fourth Monday in January of the first regular session of each
    general assembly and shall serve for two=year terms ending
    upon the convening of the following general assembly or when
    their successors are appointed. Vacancies on the council,
    including vacancies which occur when a member of the council
    ceases to be a member of the general assembly, shall be filled
    by the majority leader of the senate and the speaker of the
    house respectively appointing authority who made the original
    appointment. Insofar as possible at least two members of the
    council from each house shall be reappointed. The council
    shall hold regular meetings at a time and place fixed by the
    chairperson of the council and shall meet at any other time
    and place as the council deems necessary.
        Sec. 3. Section 2A.4, Code 2007, is amended by adding the
    following new subsection:
        NEW SUBSECTION. 12. Maintenance of an up=to=date listing
    of all appointments made or to be made by members of the
    general assembly as required by section 2.32A and in
    accordance with section 69.16B. The legislative services
    agency may post on the general assembly's internet site
    information regarding the organization and activities of
    boards, commissions, councils, and committees to which members
    of the general assembly make appointments.
        Sec. 4. Section 2D.3, Code 2007, is amended to read as
    follows:
        2D.3 LEGISLATIVE BRANCH PROTOCOL OFFICER.
        The legislative services agency shall employ a legislative
        branch protocol officer to coordinate activities related to
        state, national, and international visitors to the state
    capitol or with an interest in the general assembly, and
    related to travel of members of the general assembly abroad.
    The protocol officer shall serve in a consultative capacity
    and shall provide staff support to the international relations
    advisory council. The protocol officer shall also work with
    the executive branch protocol officer to coordinate state,
    national, and international relations activities. The
    legislative branch protocol officer shall submit periodic
    reports to the international relations committee of the
    legislative council regarding the visits of state, national,
    and international visitors and regarding international
    activities.
        Sec. 5. Section 2D.4, Code 2007, is amended to read as
        follows:
        2D.4 EXECUTIVE BRANCH PROTOCOL OFFICER.
        The lieutenant governor, or the lieutenant governor's
        designee, shall be the executive branch protocol officer. The
        protocol officer shall serve in a consultative capacity to the
    international relations advisory council. The protocol
    officer shall work with the international relations committee
    of the legislative council and the legislative branch protocol
    officer in developing and implementing protocol for state,
    national, and international visitors to the state capitol and
    in improving coordination between the legislative and
    executive branches in international relations activities.
        Sec. 6. Section 7E.7, subsection 1, Code Supplement 2007,
    is amended by striking the subsection.
    Sec. 7. Section 7K.1, subsection 3, Code 2007, is amended
    by striking the subsection and inserting in lieu thereof the
    following:
        3. MEMBERSHIP.
        a. The board of directors of the foundation shall consist
    of fifteen members who shall be appointed as follows:
        (1) Five members shall be appointed by the governor.
        (2) Three members shall be appointed by the president of
    the senate.
        (3) Two members shall be appointed by the minority leader
    of the senate.
        (4) Three members shall be appointed by the speaker of the
    of the house of representatives.
        (5) Two members shall be appointed by the minority leader
    of the house of representatives.
    b. The appointing authorities shall endeavor to make
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appointments so that there is a balance between appointees
with educational expertise and business expertise and, to the
extent feasible, that as many as possible of the following
membership categories are represented among the appointees:
(1) A school district superintendent from a school
district with enrollment of one thousand five hundred or more
pupils.
(2) The president of an accredited private institution as
defined in section 261.9.
(3) A president of an institution of higher education
under the control of the state board of regents.
(4) A community college president.
(5) An individual representing the area education
agencies.
(6) An individual representing the teaching profession.
(7) An individual representing the department of
education.
(8) An individual representing an Iowa business employing
fifty or fewer employees.
(9) An individual representing an Iowa business employing
more than fifty employees.
(10) An individual representing urban economic development
interests.
(11) An individual representing rural economic development
interests.
(12) An individual representing labor interests.
(13) An individual representing workforce interests.
(14) An individual representing an Iowa agriculture
association.
(15) An individual from an association representing Iowa
businesses.
c. One co=chairperson shall be appointed by the speaker of
the house of representatives and one co=chairperson shall be
appointed by the president of the senate.
d. The appointees shall serve at the pleasure of the
appointing authority for three=year staggered terms. Terms
shall begin on May 1 in the year of appointment.
Sec. 8. Section 8A.204, Code Supplement 2007, is amended
by adding the following new subsection:
NEW SUBSECTION. 6. LEGISLATIVE INFORMATION. The board
shall allow representatives of the senate, house of
representatives, legislative services agency, and office of
citizens' aide to provide information to and seek information
from the board.
Sec. 9. Section 8A.221, subsection 3, paragraph a, Code
2007, is amended to read as follows:
a'. The advisory council shall be composed of nineteen
fourteen members including the following:
(1). Five persons appointed by the governor representing
the primary customers of IowAccess.
(2) six Five persons representing lawful custodians as
follows:
(a) One person representing the legislative branch, who
shall not be a member of the general assembly, to be appointed
jointly by the president of the senate, after consultation
with the majority and minority leaders of the senate, and by
the speaker of the house of representatives, after
consultation with the majority and minority leaders of the
house of representatives.
(b) (a) One person representing the judicial branch as
designated by the chief justice of the supreme court.
$(c)$ (b) One person representing the executive branch as
designated by the governor.
(d) (c) One person to be appointed by the governor
representing cities who shall be actively engaged in the
administration of a city.
(e) (d) One person to be appointed by the governor
representing counties who shall be actively engaged in the
administration of a county.
$(f)$ (e) One person to be appointed by the governor
representing the federal government.
(3) Four members to be appointed by the governor
representing a cross section of the citizens of the state.
(4) Four members of the general assembly, two from the
senate and two from the house of representatives, with not
more than one member from each chamber being from the same
political party; The two senators shall be designated by the
president of the senate after consultation with the majority
and minority leaders of the senate. The two representatives
shall be designated by the speaker of the house of
2 representatives after consultation with the majority and

3. The members of the commission are entitled to receive
reimbursement for actual expenses incurred as provided for in
section 7E.6, subsection 2, while engaged in the performance
of the duties of the commission. A legislative member is
eligible for per diem and expenses as provided in section
2.10.
4. The advisory commission shall file a written report
every three years with the governor and the general assembly
by January 1 of a year in which a report is due regarding the
recommendations and activities of the commission. The first
such report shall be due on January 1, 2003.
Sec: 15. Section 15.103, subsection 1, paragraph a, Code
2007, is amended to read as follows:
a. The Iowa economic development board is created,
consisting of fifteen voting members appointed by the governor
and seven ex officio
nonvoting members are four legislative members; one presiddent,
or the president's designee, of the university of northern
Iowa, the university of Iowa, or Iowa state university of
science and technology designated by the state board of
regents on a rotating basis; and one president, or the
president's designee, of a private college or university
appointed by the Iowa association of independent colleges and
universities; and one superintendent, or the superintendent's
designee, of a community college, appointed by the Iowa
association of community college presidents. The legislative
members are two state senators, one appointed by the president
of the senate- after consultation with the majority leader of
the senate, and one appointed by the minority leader of the
senate after consultation with the president of the senate,
from their respective parties; and two state representatives,
one appointed by the speaker and one appointed by the minority
leader of the house of representatives from their respective
parties. Not more than eight of the voting.members shall be
from the same political party. Beginning with the first
appointment to the board made after July 1, 2005, at least one
voting member shall have been less than thirty years of age at
the time of appointment. The governor shall appoint the
voting members of the board for a term of four years beginning
and ending as provided by section 69.19, subject to
confirmation by the senate, and the governor's appointments
shall include persons knowledgeable of the various elements of
the department's responsibilities.
Sec. 16. Section 15.421, subsection 2, paragraph b, Code
Supplement 2007, is amended to read as follows:
b. Four members of the general assembly shall serve as
nonvoting, ex officio members of the commission with two from
the senate and two from the house of representatives and not
more than one member from each chamber being from the same
political party. The two senators shall be designated one
member each by the president of the senate after consultation
with the majority leader of the senate, and by the minority
leaders leader of the senate. The two representatives shall
be designated one member each by the speaker of the house of
representatives after consultation with the majority leader of
the house of representatives, and by the minority teaders
leader of the house of representatives.
Sec. 17. Section 15E.63, subsection 2, Code 2007, is
amended to read as follows:
2. The board shall consist of five voting members and a
four nonvoting advisory members who are members of the general
assembly. The five voting members shall be appointed by the
governor and confirmed by the senate pursuant to section 2.32.
The five voting members shall be appointed to five=year
staggered terms that shall be structured to allow the term of
one member to expire each year. One nonvoting member shall be
appointed by the majority leader of the senate after
consultation with the president of the senate and the minority
leader of the senate and one nonvoting member shall be
appointed by the minority leader of the senate. One nonvoting
1 4 member shall be appointed by the speaker of the house of
15 member shall be appointed by the speaker of the house of
1 6 the house of representatives and one nonvoting member shall be
appointed by the minority leaders leader of the house of
1 8 representatives. The nonvoting members shall be appointed for
19 two=year serve terms which shatl expire upon the convening of
0 a new general assembly as provided in section 69.16B.
21 Vacancies shall be filled in the same manner as the
2 2 ~ a p p o i n t m e n t ~ o f ~ t h e ~ o r i g i n a l ~ m e m b e r s . ~ M e m b e r s ~ s h a l l ~ b e
23 compensated by the board for direct expenses and mileage but
24 members shall not receive a director's fee, per diem, or

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\begin{tabular}{|c|c|c|}
\hline & & salary for service on the board. Members shall be selected \\
\hline 11 & 26 & based upon demonstrated expertise and competence in the \\
\hline 11 & 27 & supervision of investment managers, in the fiduciary \\
\hline 11 & 28 & management of investment funds, or in the management \\
\hline 11 & 29 & administration of tax credit allocation programs. Me \\
\hline 11 & 30 & shall not have an interest in any person to whom a tax credit \\
\hline 11 & 31 & is allocated and issued by the bo \\
\hline 11 & 32 & Sec. 18. Section 17A.8, subsection 1, Code 2007, is \\
\hline 11 & 33 & amended to read as follows \\
\hline 11 & 34 & There is created the "Administrative Rules Review \\
\hline 11 & 35 & Committee." The committee shall be bipartisan and shall be \\
\hline 12 & 1 & composed of the following membe \\
\hline 12 & & a. Five Three senators appointed by the majority leader of \\
\hline 12 & & the senate and two senators appointed by the minority leader \\
\hline 12 & & of the senate \\
\hline 12 & 5 & Five Three representatives appointed by the speak \\
\hline 12 & & the house of representatives and two representatives appointed \\
\hline 12 & \[
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\] & by the minority leader of the house of representatives \\
\hline 12 & 8 & Sec. 19. Section 28.3, subsection 4, Code 2007, is amended \\
\hline 12 & 9 & to read as follows: \\
\hline 1 & 10 & In addition to the voting members, the Iowa board shall \\
\hline 12 & 11 & include si* four members of the general assembly with not more \\
\hline 1 & & than members one member from each chamber being from \\
\hline 12 & 13 & same political party. The three two senators shall be \\
\hline 12 & 14 & appointed one each by the majority leader of the senate after \\
\hline 12 & 15 & consultation with the president of the senate \({ }_{+}\)and by \\
\hline 12 & & minority leader of the senate. The three two representatives \\
\hline 12 & 17 & shall be appointed one each by the speaker of the house \\
\hline 12 & & representatives after consultation with the majority leader of \\
\hline 12 & 19 & the house of representatives, and by the minority leaders \\
\hline 12 & 20 & leader of the house of representatives. Legislative members \\
\hline 12 & 21 & shall serve in an ex officio, nonvoting capacity. A \\
\hline 12 & 22 & legislative member is eligible for per diem and expenses as \\
\hline 12 & 23 & provided in section 2.10 \\
\hline 12 & 24 & Sec. 20. Section 28B.1, subsections 1 and 2, Code 2007 \\
\hline 12 & 25 & are amended to read as follow \\
\hline 12 & 26 & Five Three members of the senate to be appointed by the \\
\hline 12 & & majority leader of the senate and two members of the senate to \\
\hline 12 & 28 & be appointed by the minority leader of the senate \\
\hline 12 & 29 & 2. Five Three members of the house of representatives to \\
\hline 12 & & be appointed by the speaker of the house of representatives \\
\hline 12 & 31 & and two members of the house of representatives to be \\
\hline & & appointed by the minority leader of the house of \\
\hline 12 & 33 & representativ \\
\hline 12 & 34 & Sec. 21. NEW SECTION. 69.16B STATUTO \\
\hline 12 & 35 & COMMISSIONS, COUNCILS, AND COMMITTEES == APPOINTMENTS BY \\
\hline 13 & 1 & MEMBERS OF GENERAL ASSEMBLY == TERMS == DISSOLUTION \\
\hline 13 & 2 & 1. Unless otherwise specifically provided by law, all of \\
\hline 13 & & the following shall apply to an appointment to a statutory \\
\hline 13 & & board, commission, council, or committee made by a member or \\
\hline 13 & 5 & members of the general assembly pursuant to section 2.32A: \\
\hline 13 & 6 & a. An appointment shall be at the pleasure of the \\
\hline 3 & 7 & appointing member \\
\hline 13 & 8 & b. Unless an appointee is replaced by the appointing \\
\hline 13 & & member, the regular term of appointment shall be two years \\
\hline 13 & 10 & beginning upon the convening of a general assembly and ending \\
\hline 13 & 11 & upon the convening of the following general assembly, or when \\
\hline 13 & 12 & the appointee's successor is appointed, whichever occurs \\
\hline 13 & 13 & later. \\
\hline 13 & 14 & Unless otherwise provided, a vacancy exists if a member \\
\hline 13 & 15 & of the general assembly serving on a statutory boar \\
\hline 13 & 16 & commission, council, or committee ceases to be a member of the \\
\hline 13 & 17 & general assembly. A vacancy shall be filled for the unexpired \\
\hline 13 & 18 & portion of the term in the same manner as the original \\
\hline 13 & 19 & appointment \\
\hline 13 & 20 & 2. Unless otherwise specifically provided \\
\hline 13 & 21 & commission, council, committee, task force, or other temporary \\
\hline 13 & 22 & body created by an uncodified statute that provides for \\
\hline 13 & 23 & issuance of a final report by the body is dissolved on or \\
\hline 13 & 24 & about the date the body's final report is issued \\
\hline 13 & 25 & Sec. 22. Section 80B.6, unnumbered paragraph 2, Code 2007, \\
\hline 13 & 26 & is amended to read as follows: \\
\hline 13 & 27 & One senator appointed by the president of the senate after \\
\hline 13 & 28 & consultation with the majority leader and the minority leader \\
\hline 13 & 29 & of the senate and one representative, one senator appointed by \\
\hline 13 & 30 & the minority leader of the senate, one representative \\
\hline 13 & & appointed by the speaker of the house of representatives, and \\
\hline 13 & 32 & one representative appointed by the minority leader of the \\
\hline 13 & 33 & house of representatives are also ex officio, nonvoting \\
\hline 13 & & members of the council who shall serve terms as provided in \\
\hline 13 & & section 69.16B \\
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\end{tabular}

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6 nonvoting members are four legislative members; one president
or the president's designee \(\perp_{\perp}\) of the university of northern
Iowa, the university of Iowa, or Iowa state university of
science and technology, designated by the state board of
regents on a rotating basis; one representative from the
largest statewide public employees' organization representing
state employees; one president \({ }_{\perp}\) or the president's designee \({ }_{\perp}\)
of an independent Iowa college, appointed by the Iowa
association of independent colleges and universities; and one
superintendent \({ }_{\perp}\) or the superintendent's designee \({ }_{\perp}\) of a
community college, appointed by the Iowa association of
community college presidents. The legislative members are two
state senators, one appointed by the president of the senate,
after consultation with the majority leader of the senate, and
one appointed by the minority leader of the senate, after
consultation with the president of the senate, from their
respective parties; and two state representatives, one
appointed by the speaker of the house of representatives after
consultation with the majority leader of the house of
representatives, and one appointed by the minority Ieaders
leader of the house of representatives from their respective
parties. The legislative members shall serve for terms as
provided in section 69.16B. Not more than five of the voting
members shall be from the same political party. Of the nine
voting members, one member shall represent a nonprofit
organization involved in workforce development services, four
members shall represent employers, and four members shall
represent nonsupervisory employees. Of the members appointed
by the governor to represent nonsupervisory employees, two
members shall be from statewide labor organizations, one
member shall be an employee representative of a labor
management council, and one member shall be a person with
experience in worker training programs. The governor shall
consider recommendations from statewide labor organizations
for the members representing nonsupervisory employees. The
governor shall appoint the nine voting members of the
workforce development board for a term of four years beginning
and ending as provided by section 69.19, subject to
confirmation by the senate, and the governors appointments
shall include persons knowledgeable in the area of workforce
development.
    Sec. 24. Section 97D.4, subsection 1, unnumbered paragraph
1, Code 2007, is amended to read as follows:
    A public retirement systems committee is established. The
committee consists shall consist of five three members of the
senate appointed by the majority leader of the senate in
consultation with, two members of the senate appointed by the
minority leader and five of the senate, three members of the
house of representatives appointed by the speaker of the house
in consultation with of representatives, and two members of
the house of representatives appointed by the minority leader
of the house of representatives. The committee shall elect a
chairperson and vice chairperson. Meetings may be called by
the chairperson or a majority of the members.
    Sec. 25. Section 216A.53, Code 2007, is amended to read as
follows:
    216A. 53 TERM OF OFFICE.
    Four of the members appointed to the initial commission
shall be designated by the governor to serve two=year terms,
and five shall be designated by the governor to serve
four=year terms. The legislative members of the commission
shall be appointed to four=year terms of office, two of which
shall expire every twears as provided in section 69.16B,
unless sooner terminated by a commission member ceasing to be
a member of the general assembly. Succeeding appointments of
voting members shall be for a term of four years. Vacancies
in the membership shall be filled for the unexpired term in
the same manner as the original appointment.
    Sec. 26. Section 216A.132, subsection 1, paragraph c, Code
Supplement 2007, is amended to read as follows:
    c. The chief justice of the supreme court shall appoint
    two additional members currently serving as district judges.
    Two members of the senate and two members of the house of
    representatives shall be ex officio members and shall be
    appointed by the majority and minority leaders of the senate
    and the speaker and minority leader of the house of


\begin{tabular}{|c|c|c|}
\hline \multicolumn{3}{|r|}{shall be selected by the speaker of the house of ives and by the minority leader of the house of} \\
\hline & & representatives. \({ }^{\text {The }}\). \({ }^{\text {arm }}\) membership is three year \\
\hline & & e years. The terms \\
\hline & & the terms end each year, but no \\
\hline & & council shall serve less than \\
\hline & & one year. The governor shall determine the length of the \\
\hline & & initial terms of office. However, the terms of office for \\
\hline & & members of the general assembly shall be as provided in \\
\hline 21 & 8 & \\
\hline & & ec. 38. \\
\hline & 10 & \multirow[t]{2}{*}{amended to read as follows:} \\
\hline & & \\
\hline & & except as otherwise provided under the terms of the compact. \\
\hline & & \multirow[t]{2}{*}{Legislative members shall serve two-year terms as provided section 69.19B. Nonlegislative members shall serve without} \\
\hline & & \\
\hline & & \multirow[t]{2}{*}{compensation, but shall receive their actual and necessary expenses and travel. Legislative members shall receive actual} \\
\hline & & \\
\hline & & \multirow[t]{2}{*}{} \\
\hline & & \\
\hline & & portion of the term in the same manner as the original \\
\hline & 20 & \multirow[t]{2}{*}{appointments. If a member ceases to be a member of the general assembly, the member shall no longer serve as a member} \\
\hline & & \\
\hline & & \multirow[t]{2}{*}{of the commission.} \\
\hline & & \\
\hline & & follows: 272 E .2 EDUCATION COMMISSION OF THE STATES. \\
\hline & & \\
\hline & & Article III, paragraph 1, of the compact notwithstan \\
\hline & & the members of the education commission of the states \\
\hline & & \multirow[t]{2}{*}{representing this state consist of the governor, two} \\
\hline & & \\
\hline & & \multirow[t]{2}{*}{of the senate with one member appointed by the majority leader of the senate and one member appointed by the minority leader} \\
\hline & & \\
\hline & & of the senate, and two members of the house of representatives \\
\hline & & with one member appointed by the speaker of the house of \\
\hline & & \multirow[t]{2}{*}{representatives and one member appointed by the minority} \\
\hline & & \\
\hline 22 & & members shall serve four=year terms and legislative members \\
\hline & & \multirow[t]{2}{*}{shall serve terms as provided in section 69.16B. Nonlegislative members shall serve on the education commission} \\
\hline & & \\
\hline & & \multirow[t]{2}{*}{of the states without compensation, but shall receive their actual and necessary expenses and travel. Legislative members} \\
\hline & & \\
\hline & & shall receive per diem and actual and necessary expenses and \\
\hline & & \multirow[t]{2}{*}{travel pursuant to sections 2.10 and 2.12. Vacancies on the commission shall be filled for the unexpired portion of the} \\
\hline & & \\
\hline & & term in the same manner as the original appointments. If a \\
\hline & 11 & \multirow[t]{2}{*}{member ceases to be a member of the general assembly, the member shall no longer serve as a member of the education} \\
\hline & 1 & \\
\hline & 12 & member shall no longer serve as a member of the education \\
\hline & 13 & commission of the states. \({ }^{\text {Sec. } 40 .}\) Section 280A.2, subsection 8, Code 2007, is \\
\hline & 14 & amended to read as follows: \\
\hline & 15 & \\
\hline & & three=year staggered terms and the terms shall commence and \\
\hline & & end as provided by section 69.19, except that the appointment \\
\hline & & \\
\hline 22 & 18 & 69.16B. If a vacancy occurs, a successor shall be appointed \\
\hline 22 & & \multirow[t]{2}{*}{to serve the unexpired term. A successor shall be appointed in the same manner and subject to the same qualifications as} \\
\hline 22 & 21 & \\
\hline 22 & 22 & the original appointment to serve the unexpired term. \\
\hline 22 & 23 & \multirow[t]{2}{*}{Sec. 41. Section 333A.2, subsection 1, paragraph d, Code} \\
\hline 22 & 24 & \\
\hline 22 & 25 & \(200{ }^{\prime}\) '. An operations research analyst experienced in cost \\
\hline 22 & 26 & \multirow[t]{2}{*}{effectiveness analysis of county services appointed jointly by, and to serve at the pleasure of, the legislative council} \\
\hline & 27 & \\
\hline & & the majority and minority leaders of the senate and the \\
\hline & 29 & speaker and the minority leader of the house of \\
\hline 22 & 31 &  \\
\hline 22 & 31 & \multirow[t]{2}{*}{Sec. 42. Section 384.13, unnumbered paragraph 1, Code 2007, is amended to read as follows:} \\
\hline 22 & 32 & \\
\hline 22 & 33 & As used in this division, unless the context otherwise \\
\hline 22 & 34 & \multirow[t]{2}{*}{requires, "committee" means the city finance committee and} \\
\hline 22 & , & \\
\hline 23 & & A nine=member An eight=member city finance committee is \\
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\hline 23 & & 69.16B. The representatives shall be appointed as follow \\
\hline 23 & & Sec. 45. Section 455B.851, subsection 2, paragraph b, C \\
\hline 23 & 13 & Supplement 2007, is amended to read as follows: \\
\hline 23 & & b. The four nonvoting, ex officio members shall consist \\
\hline 23 & 15 & four members of the general assembly, two from the senate and \\
\hline 23 & & two from the house of representatives, with not more than one \\
\hline 23 & & member from each chamber being from the same political party. \\
\hline 23 & & The two senators shall be designated one member each by \\
\hline 23 & & majority leader of the senate after consultation with the \\
\hline 23 & & president and by the minority leader of the senate. The \\
\hline 23 & & resentatives shall be designated one member each by the \\
\hline 23 & & speaker of the house of representatives after consultation \\
\hline 23 & & with the majority leader of the house of representatives, \\
\hline 23 & & by the minority teaders leader of the house of \\
\hline 23 & 25 & representativ \\
\hline 23 & 26 & Sec. 46. Section 466A.3, subsection 1, paragraph b, Code \\
\hline 23 & & amended to read as \\
\hline 23 & & e board shall also include four members of the \\
\hline 23 & & general assembly who shall serve as ex officio, nonvoting \\
\hline 23 & & members. Not more than one member from each house shall be \\
\hline 23 & & from the same political party. Two state senators shall be \\
\hline 23 & & appointed, one by the majority leader of the senate and one \\
\hline 23 & & the minority leader of the senate. Two state representatives \\
\hline 23 & & shall be appointed, one by the speaker of the house of \\
\hline 23 & & representatives and one by the minority leader of the house \\
\hline 24 & & representatives. The legislator members shall serve terms as \\
\hline 4 & & provided in section 69.16B. A legislator member may designate \\
\hline 24 & & another person to attend a board meeting if the member is \\
\hline 24 & & unavailable. Only the legislator member is eligible for p \\
\hline 24 & & diem and expenses as provided in section 2.10 \\
\hline 24 & 6 & Sec. 47. Section 473.11, subsection 3, unnumbered \\
\hline 24 & & agraph 1, Code 2007, is amended to read as follows: \\
\hline 24 & & An energy fund disbursement council is established. The \\
\hline 24 & 9 & council shall be composed of the governor or the governor's \\
\hline & & designee, the director of the department of management, who \\
\hline & & shall serve as the council's chairperson, the administrator of \\
\hline & & the division of community action agencies of the department of \\
\hline & & human rights, a designee of the director of the department of \\
\hline & & natural resources who is knowledgeable in the field of energy \\
\hline & & conservation, and a designee of the director of transportation \\
\hline & & who is knowledgeable in the field of energy conservation. The \\
\hline & & council shall include as nonvoting members two members of the \\
\hline & & senate with one each appointed by the president of the senate- \\
\hline & & after consultation with the majority leader of the senate, and \\
\hline & & by the minority leader of the senate, and two members of the \\
\hline & & house of representatives with one each appointed by the \\
\hline & & speaker of the house of representatives, after consultation \\
\hline & & with the majority leader of the house of representatives, and \\
\hline & & by the minority leader of the house of representatives. The \\
\hline & & legislative members shall be appointed upon the convening and \\
\hline & & for the period of each general assembly. Not more than one \\
\hline & & member from each house shall be of the same political party. \\
\hline & & The council shall be staffed by the department of na \\
\hline 24 & & resources. The attorney general shall provide \\
\hline & 30 & istance to the cou \\
\hline & 31 & Sec: 48. Section 514E.2, subsection 2, paragraph \\
\hline & 32 & 7, is amended to read as fol \\
\hline 24 & & Fwo Four members of the general assembly, one of whom \\
\hline & & aall be appointed by the speaker of the house and \\
\hline & & epresentatives, one of whom shall be appointed by \\
\hline 25 & & minority leader of the house of representatives, on \\
\hline 25 & & shall be appointed by the president of the \\
\hline 25 & & consultation with the majority leader and the minority leader \\
\hline & & f the senate, and one of whom shall be appointed by th \\
\hline 25 & & minority leader of the senate, who shall be ex officio, \\
\hline 25 & 6 & nvoting \\
\hline 25 & 7 & Sec. 49. Section 514I.5, subsection 1, paragraph e, \\
\hline 25 & 8 & Supplement 2007, is amended to read as follow \\
\hline 25 & & Two members of the senate and two members of the house \\
\hline 25 & & of representatives, serving as ex officio nonvoting members. \\
\hline & & The legislative members of the board shall be appointed one \\
\hline & & each by the majority leader of the senate, after consultation \\
\hline & & with the president of the senate, and by the minority leader \\
\hline & & of the senate, and by the speaker of the house of \\
\hline 25 & & representatives, after consultation with the majority leader \\
\hline & & of the house of representatives, and by the minority leader of \\
\hline 5 & 17 & the house of representatives. Legislative members \\
\hline 25 & 18 & receive compensation pursuant to section 2.12 \\
\hline 25 & 19 & Sec. 50. Section 907B.3, Code 2007, is amended to read as \\
\hline & & \\
\hline
\end{tabular}
consist of five seven members plus the compact administrator
The council shall include at least one member from a minority
group. The chief justice of the supreme court shall appoint
one member to represent the judicial branch. The president of
the senate and the minority leader of the senate shall each
appoint one member to represent the senate. The speaker of
the house of representatives and the minority leader of the
house of representatives shall each appoint one member to
represent the house of representatives. The governor shall
appoint one member to represent the executive branch and one
member to represent crime victim groups. The governor, in
consultation with the legislative and judicial branches, shall
also appoint the compact administrator.
    Sec. 51. Sections 2.35, 2.36, 2D.1, 16A.1, 16A.3, 16A.4,
16A.5, 16A.6, 16A.7, 16A.8, 16A.9, 16A.10, 16A.11, 16A.12,
16A.13, 16A.14, 16A.15, 16A.16, 16A.17, 16A.18, 16A.19,
16A.20, 16A.21, 16A.22, and 602.1514, Code 2007, and section
16A.2, Code Supplement 2007, are repealed.
    Sec. 52. 2005 Iowa Acts, chapter 88, and chapter 158,
section 52, are repealed.
    Sec. 53. 2006 Iowa Acts, chapter 1145, section 4, as
amended by 2007 Iowa Acts, chapter 211, section 40, is
repealed.
    Sec. 54. 2006 Iowa Acts, chapter 1184, section 16,
subsection 1, paragraph b, is amended to read as follows:
    b. It is the intent of the general assembly that effective
July 1, 2009, placements at the Iowa juvenile home will be
limited to females and that placements of boys at the home
will be diverted to other options. The department shall
utilize a study group to make recommendations on the options
for diversion of placements of boys and the study group shall
report on or before July 1, 2007, to the persons designated by
    this division of this Act to receive reports. Leadership for
    the study group shall be provided by the department of human
    is not limited to two departmental service area administrators
    or their designees, a representative of the division of the
    commission on the status of women of the department of human
    rights, a member of the council on human services, a
    departmental division administrator, two representatives of
    juvenile court services, a representative of the division of
    criminal and juvenile justice planning of the department of
    human rights, and two representatives of ehill welfare serviee
    provider agencies. In addition, the stuly grout membership
    stall ine lute fort members of the general assembly so that the
    majority and minority parties of both chambers are
    revresented. Legislat wo members are clitioible for
            mursement of actual expenses paid under section 2.10.
            Sec. 55. 2006 Iowa Acts, chapter 1185, section 43, is
    repealed.
    Sec. 56. EFFECTIVE DATE AND APPLICABILITY PROVISIONS.
    This Act, being deemed of immediate importance, takes effect
    upon enactment. This Act applies to appointees named by a
    member or members of the general assembly before, on, or after
    the effective date of this Act.
                                    EXPLANATION
    This bill relates to appointments made by members of the
general assembly to statutory boards, commissions, councils,
and committees.
    PER DIEM AND EXPENSES AND LEGISLATIVE COUNCIL. New Code
section 2.32 A includes a requirement that members of the
general assembly appointed by a member of the general assembly
to a board, commission, council, or committee are eligible for
payment of per diem and reimbursement of expenses in
connection with that service. Code section 2.41 is amended to
provide that meetings of the legislative council are fixed by
the chairperson of the legislative council.
    TWO=YEAR TERMS WITH SERVICE AT THE PLEASURE OF THE
    APPOINTING MEMBER. New Code section 69.16B provides that,
unless otherwise specifically provided by law, appointments of
members to statutory boards, commissions, councils, and
committees by a member or members of the general assembly
shall be at the pleasure of the appointing member, for a term
of two years beginning upon the convening of a new general
assembly and ending upon the convening of the following
general assembly or when their successors are appointed,
whichever occurs later. If the appointee is a member of the
general assembly, a vacancy occurs in the appointed office if
the appointee ceases to be a member of the general assembly, Code section, unless otherwise specifically provided by law, a board, commission, council, committee, task force, or other
temporary body created by an uncodified statute that provides for issuance of a final report by the body is dissolved on or about the date the body's final report is issued.

CONSULTATION BY MULTIPLE APPOINTING MEMBERS, INFORMING
APPOINTEES AND BODIES OF APPOINTMENTS, AND DATABASE OF APPOINTMENTS MAINTAINED BY LEGISLATIVE SERVICES AGENCY. New Code section 2.32A provides that if multiple appointing members are charged with making appointments of legislators or public members to the same board, commission, council, or committee, the members shall consult with one another in making the appointments. The appointments are required to be made prior to the fourth Monday in January of the first regular session of each general assembly. Each appointing authority is required to inform the legislative services agency of the appointment. The legislative services agency is then required to inform the appointee and the board,
commission, council, or committee to which the appointment is made, of the appointment. The legislative services agency is required to maintain an up=to=date listing of all appointments made or to be made by members of the general assembly. New Code section 2.32A also provides that unless otherwise specifically provided by law, a member of the general assembly is paid per diem and necessary travel and actual expenses incurred in attending meetings of a statutory board,
commission, council, or committee to which the member is appointed by a member of the general assembly. Code section 2A. 4 is amended to provide that the legislative services agency may also post on the general assembly's internet site information regarding the organization and activities of the boards, commissions, councils, and committees to which members of the general assembly make appointments.

In many provisions of current law the president of the senate, majority leader of the senate, or the speaker of the house is designated to appoint legislative members on behalf of the minority party in consultation with the minority party leader. The bill provides a general requirement in new Code section 2.32A for legislative members from each chamber making appointments of legislators to consult with the other appointing legislative members from that chamber. The bill provides independent appointment authority for the minority leaders of both chambers for the legislative appointments made to the following boards, commissions, councils, and
committees: Iowa legislative council (Code section 2.41);
institute for tomorrow's workforce (Code section 7K.1);
capitol planning commission (Code sections 8A.371 and 8A.372);
Iowa economic development board (Code section 15.103);
generation Iowa commission (Code section 15.421); Iowa capital
investment board (Code section 15E.63); administrative rules
review committee (Code section 17A.8); Iowa empowerment board
(Code section 28.3); Iowa commission on interstate cooperation
    (Code section 28B.1); Iowa law enforcement academy council
    (Code section 80B. 6 ) I Iowa workforce development board (Code
    section 84A.1A); pubíic retirement systems committee (Code
    section 97D.4); electronic health systems records task force
    (Code section 217.41A); commission of elder affairs (Code
    section 231.11 ); senior living coordinating unit (Code section
    231.58) ; medical assistance advisory council (Code section
    249A.4B); child support advisory committee (Code section
    252B.18) ; advisory council for agricultural education (Code
    section 256.32); education commission of the states (Code
    section 272B.2); Iowa climate change advisory council (Code
    section 455B.851); energy fund disbursement council (Code
    section 473.11); board of directors of the Iowa comprehensive
    health insurance association (Code section 514E.2); and hawk=i
    board (Code section 514I.5).
        Code section 7K.1, establishing the institute for
        tomorrow's workforce, is also amended to revise the
        appointment provisions for the institute's board of directors.
        Current law provides for five appointments each by the
        governor, the president of the senate, and the speaker of the
        house of representatives. The bill maintains the total of 15
        appointees but designates two each of the five senate and
        house appointments for the minority leader of each chamber.
        Current law provides for appointment of specific categories
        and interests for each appointing authority. The bill
    combines the three lists of categories into a single list,
        deletes certain categories, adds new categories, and directs
        the appointing authorities to try and make the appointments so

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xpertise and the categories are all
a prohibition in current law is eliminated that
provided the only state employee appointee is the one who is
president of a state university.
NEW TWO=YEAR TERMS. The bili provides for new two=year terms for appointees of members of the general assembly for the following commissions, councils, committees, and task forces: capitol planning commission (Code section 8A.372); indigent defense advisory commission (Code section 13B.2A); Iowa capital investment board (Code section 15E.63); Iowa law enforcement academy council (Code section 80B.6); commission on the status of women (Code section 216A.53); criminal and juvenile justice planning advisory council (Code section 216A.132); electronic health records system task force (Code section 217.41 A ) ; mental health, mental retardation, developmental disabilities, and brain injury commission (Code section 225C.5); commission of elder affairs (Code section 231.12); medical assistance advisory council (Code section 249A.4B); medical assistance projections and assessment council (Code section 249J.20); child support advisory committee (Code section 252B.18); advisory council for agricultural education (Code section 256.32); midwestern higher education compact commission (Code section 261D.3); education commission of the states (Code section 272B.2); Iowa learning technology commission (Code section 280A.2); county finance committee (Code section 333A.2); streamlined sales and use tax agreement governing board (Code section 423.9); and watershed improvement board (Code section 466A.3).

BODIES ABOLISHED. The bill also abolishes the following boards, commissions, councils, and committees: communications review committee (Code section 2.35); international relations advisory council (Code section 2D.1); Iowa economic protective and investment authority board (Code section 16A.3) and the authority, which is also repealed (Code chapter 16A); judicial compensation commission (Code section 602.1514); direct care worker task force established by the department of public health ( 2005 Iowa Acts, chapter 88); sex offender treatment and supervision task force established by the division of criminal and juvenile justice planning of the department of human rights ( 2005 Iowa Acts, chapter 158, section 52); watershed quality planning task force ( 2006 Iowa Acts, chapter 1145, section 4); study group for diversion of placements of boys at the Iowa juvenile home ( 2006 Iowa Acts, chapter 1184, section 16); and sustainable natural resource funding advisory committee (2006 Iowa Acts, chapter 1185, section 43).

LEGISLATIVE APPOINTEES REMOVED. The' memberships of the following councils and committees are modified to remove appointments made by a member or members of the general assembly: IowAccess advisory council (Code section 8A.221); comprehensive family support council (Code section 225C.48); and city finance committee (Code section 384.13). A 2005 enactment eliminated the information technology council under Code section 8A.204, which had legislative representation, and replaced it with the technology governance board, which does not have legislative representation. The bill provides relative to both the technology governance board and the Iowa Access advisory council, that representatives of the legislative bodies and agencies have authority to provide to and seek information from the board and council.

LEGISLATIVE APPOINTEES INCREASED TO FOUR. The memberships of the following boards, commissions, and councils are modified to increase the number of appointments made by a member or members of the general assembly from two to four: indigent defense advisory commission (Code section 13B.2A); Iowa capital investment board (Code section 15E.63); Iowa law enforcement academy council (Code section 80B.6); state child care advisory council (Code section 237A.21); advisory council for agricultural education (Code section 256.32); the Iowa comprehensive health insurance association board (Code section 514 E .2 ) ; and the state council for the interstate compact for adult offender supervision (Code section 907B.3).

LEGISLATIVE APPOINTEES DECREASED TO FOUR. The membership of the following board is modified to decrease the number of appointments made by a member or members of the general assembly from six to four: Iowa empowerment board (Code section 28.3).

LEGISLATIVE LEADERS MADE APPOINTING AUTHORITY. The legislative appointing authority for the following committee is transferred from the legislative council to the four named legislative leaders: county finance committee (Code section```

