SENATE/HOUSE FILE BY (PROPOSED DEPARTMENT OF ELDER AFFAIRS BILL)

 Passed Senate, Date
 Passed House, Date

 Vote:
 Ayes
 Nays

 Approved

A BILL FOR

An Act relating to the department of elder affairs and services
 provided to older Iowans.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
 4 TLSB 1339XD 83
 5 rh/nh/5

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1 1 Section 1. Section 7E.5, subsection 1, paragraph k, Code 1 2 2009, is amended to read as follows: 3 3 k. The department of elder affairs on aging, created in 4 section 231.21, which has primary responsibility for 1 1 5 leadership and program management for programs which serve the 1 6 senior citizens <u>older individuals</u> of the state. 1 1 7 Sec. 2. Section 10A.402, subsection 5, Code 2009, is 1 8 amended to read as follows: 1 9 5. Investigations relative to the operations of the 1 10 department of elder affairs on aging. 1 11 Sec. 3. Section 16.100, subsection 8, Code 2009, is 1 12 amended to read as follows: 1 13 8. A homelessness advisory committee is created consisting 1 14 of the executive director or the executive director's 1 15 designee, the directors or their designees from the 1 16 departments of economic development, elder affairs, human 1 17 services, and human rights, <u>the director of the department on</u> <u>1 18 aging or the director's designee</u>, and at least three 1 19 individuals from the private sector to be selected by the 1 20 executive director. The advisory committee shall advise the 1 21 authority in coordinating programs that provide for the 1 22 homeless. 1 23 Sec. 4. Section 16.100A, subsection 2, paragraph b, 1 24 subparagraph (7), Code 2009, is amended to read as follows: 1 25 (7) The director of the department of elder affairs on 1 26 aging or the director's designee. 1 27 Sec. 5. Section 16.183, subsection 3, Code 2009, is 1 28 amended to read as follows: 3. The authority, in cooperation with the department of 1 29 1 30 elder affairs on aging, shall annually allocate moneys 1 31 available in the home and community=based services revolving 1 32 loan program fund to develop and expand facilities and 1 33 infrastructure that provide adult day services, respite 1 34 services, congregate meals, and programming space for health 1 35 and wellness, health screening, and nutritional assessments 2 1 that address the needs of persons with low incomes. 2 Sec. 6. Section 22. 3 following new subsections: CURRECTION. 62. R 2 Sec. 6. Section 22.7, Code 2009, is amended by adding the 2 2 4 <u>NEW SUBSECTION</u>. 62. Records of the department on aging 2 5 pertaining to clients served by the office of substitute 2 6 decision maker. 2 7 NEW SUBSECTION. 63. Records of the department on aging 2 8 pertaining to clients served by the elder abuse prevention 2 9 initiative. 2 10 Sec. 7. Section 84B.1, unnumbered paragraph 1, Code 2009, 2 11 is amended to read as follows: 2 12 The department of workforce development, in consultation 2 13 with the departments of economic development, education, elder 14 affairs, human services, and human rights, the department on 2 2 15 aging, and the department for the blind, shall establish 2 16 guidelines for colocating state and federal employment and 2 17 training programs in centers providing services at the local 2 18 level. The centers shall be known as workforce development 2 19 centers. The departments shall also jointly establish an

2 20 integrated management information system for linking the 2 21 programs within a local center to the same programs within 2 22 other local centers and to the state. The guidelines shall 23 provide for local design and operation within the guidelines. 2 2 24 The core services available at a center shall include but are 2 25 not limited to all of the following: 2 26 Sec. 8. Section 135.27A, subsection 1, Code 2009, is 2 27 amended to read as follows: 2 28 1. A governor's council on physical fitness and nutrition 2 29 is established consisting of twelve members appointed by the 2 30 governor who have expertise in physical activity, physical 2 31 fitness, nutrition, and promoting healthy behaviors. At least 2 32 one member shall be a representative of elementary and 33 secondary physical education professionals, at least one 2 2 34 member shall be a health care professional, at least one 35 member shall be a registered dietician, at least one member 2 3 1 shall be recommended by the department of elder affairs on 3 aging, and at least one member shall be an active nutrition or 3 fitness professional. In addition, at least one member shall 3 3 4 be a member of a racial or ethnic minority. The governor 5 shall select a chairperson for the council. 3 Members shall 6 serve terms of three years beginning and ending as provided in 3 3 7 section 69.19. Appointments are subject to sections 69.16 and 3 8 69.16A. Members are entitled to receive reimbursement for 3 9 actual expenses incurred while engaged in the performance of 3 10 official duties. A member of the council may also be eligible 3 11 to receive compensation as provided in section 7E.6. 3 12 Sec. 9. Section 135C.20A, subsection 2, Code 200 Section 135C.20A, subsection 2, Code 2009, is 3 13 amended to read as follows: 3 14 The report card form shall be developed by the 2. 3 15 department in cooperation with representatives of the 3 16 department of elder affairs on aging, the state long=term care 3 17 resident's advocate, representatives of resident advocate 3 18 committees, representatives of protection and advocacy 3 19 entities, consumers, and other interested persons. 3 20 Sec. 10. Section 135C.25, subsection 1, Code 2009, is 3 21 amended to read as follows: 3 22 1. Each health care facility shall have a resident 3 23 advocate committee whose members shall be appointed by the 3 24 director of the department of elder affairs on aging or the 25 director's designee. A person shall not be appointed a member 26 of a resident advocate committee for a health care facility 3 3 3 27 unless the person is a resident of the service area where the 28 facility is located. The resident advocate committee for any 3 3 29 facility caring primarily for persons with mental illness, 3 30 mental retardation, or a developmental disability shall only 31 be appointed after consultation with the administrator of the 32 division of mental health and disability services of the 3 3 3 33 department of human services on the proposed appointments. 3 34 Recommendations to the director or the director's designee for 3 35 membership on resident advocate committees are encouraged from any agency, organization, or individual. The administrator of 4 1 2 the facility shall not be appointed to the resident advocate 4 4 3 committee and shall not be present at committee meetings 4 4 except upon request of the committee. Sec. 11. Section 227.2, subsection 2, Code 2009, is 4 5 4 6 amended to read as follows: 2. A copy of the written report prescribed by subsection 1 4 8 shall be furnished to the county board of supervisors, to the 4 9 county mental health and mental retardation coordinating board 4 4 10 or to its advisory board if the county board of supervisors 4 11 constitutes ex officio the coordinating board, to the 4 12 administrator of the county care facility inspected and to its 4 13 resident advocate committee, and to the department of elder affairs <u>on aging</u>. Sec. 12. Sect 4 $\frac{14}{14}$ 4 15 Section 231.1, Code 2009, is amended to read as 4 16 follows: 231.1 SHORT TITLE. This chapter, entitled the <u>"Elder</u> <u>"Older</u> Iowans Act", 4 17 4 18 sets 4 19 forth the state's commitment to its elders older individuals, 4 20 their dignity, independence, and rights. 4 21 Sec. 13. Section 231.2, Code 2009, is amended to read as 4 22 follows: 4 23 LEGISLATIVE FINDINGS AND DECLARATION. 231.2 4 24 The general assembly finds and declares that: 1. Iowa's elders older individuals constitute a 4 25 4 26 fundamental resource which has been undervalued, and the means 4 27 must be found to recognize and use the competence, wisdom, and 4 28 experience of our elders such older individuals for the 4 29 benefit of all Iowans. 4 30 2. The number of persons in this state age sixty and older

4 31 is increasing rapidly, and of these elders older individuals, 4 32 the number of women, minorities, and persons eighty=five years 4 33 of age or older is increasing at an even greater rate. 4 34 3. The social and health problems of older people 4 35 individuals and their caregivers are compounded by a lack of 5 access to existing services and by the unavailability of a 1 access to carboning services and by the anatherity of a
 complete range of services in all areas of the state.
 4. The ability of older people individuals to maintain
 4 self=sufficiency and to live their lives with dignity, 5 5 5 5 5 productivity, and creativity is a matter of profound 5 б importance and concern for this state. Sec. 14. Section 231.3, Code 2009, is amended to read as 5 5 8 follows: 5 9 231.3 STATE POLICY AND OBJECTIVES. 5 The general assembly declares that it is the policy of the 10 5 11 state to work toward attainment of the following objectives for Iowa's elders older individuals: 5 12 1. 5 13 An adequate income. 5 14 2. Access to physical and mental health care without 5 15 regard to economic status. 5 16 Suitable housing that reflects the needs of older 3. 5 17 people. 5 18 4. Full restorative services for those who require 5 19 institutional care, and a comprehensive array of home and 5 20 community=based, long=term care services adequate to sustain 5 21 older people in their communities and, whenever possible, in 5 22 their homes, including support for caregivers. 5 23 Pursuit of meaningful activity within the widest range 5. 5 24 of civic, cultural, educational, recreational, and employment 5 25 opportunities. 5 2.6 б. Suitable community transportation systems to assist in 5 the attainment of independent movement. 7. Freedom, independence, and the free exercise of 27 5 28 5 29 individual initiative in planning and managing their own 5 30 lives. 5 31 8. Freedom from abuse, neglect, and exploitation. 5 32 Sec. 15. Section 231.4, subsections 2, 3, 4, 5, and 10, 5 33 Code 2009, are amended to read as follows: 5 34 "Commission" means the commission of elder affairs on 2. aging. 5 35 б 3. "Department" means the department of elder affairs on 6 <u>aging</u>. 3 "Director" means the director of the department of 6 4. elder affairs on aging. 6 4 б 5 5 5. "Elder" "Older individual" means an individual who is 6 sixty years of age or older. 6 6 7 10. "Resident's advocate program" means the state б 8 long=term care resident's advocate program operated 9 administered by the department of elder affairs and 6 6 10 administered by the long-term care resident's advocate on 6 11 <u>aging</u>. 6 12 Sec. 16. Section 231.11, Code 2009, is amended to read as 6 13 follows: COMMISSION ESTABLISHED. 6 14 231.11 6 15 The commission of elder affairs on aging is established 6 16 which shall consist of eleven members. One member each shall 6 17 be appointed by the president of the senate, after 6 18 consultation with the majority leader of the senate, and by 6 19 the minority leader of the senate, from the members of the 6 20 senate to serve as ex officio, nonvoting members. One member 6 21 each shall be appointed by the speaker of the house of 6 22 representatives and by the minority leader of the house of 6 23 representatives, from the members of the house of 6 24 representatives to serve as ex officio, nonvoting members. 6 25 Seven members shall be appointed by the governor subject to 6 26 confirmation by the senate. Not more than a simple majority 6 27 of the governor's appointees shall belong to the same 28 political party. At least four of the seven members appointed 29 by the governor shall be fifty=five years of age or older when 6 6 6 30 appointed. Sec. 17. 6 31 Section 231.14, subsections 3, 4, 6, 7, and 8, 6 32 Code 2009, are amended to read as follows: 6 33 3. Serve as an effective and visible advocate for elders 34 older individuals by establishing policies for reviewing and 6 6 35 commenting upon all state plans, budgets, and policies which 1 affect elders <u>older individuals</u> and for providing technical 7 7 2 assistance to any agency, organization, association, or 7 3 individual representing the needs of elders <u>older individuals</u>. 7 4. Divide the state into distinct planning and service 7 5 areas after considering the geographical distribution of 7 6 elders older individuals in the state, the incidence of the

7 7 need for supportive services, nutrition services, multipurpose 8 senior centers, and legal services, the distribution of elders 7 7 9 older individuals who have low incomes residing in such areas, 7 10 the distribution of resources available to provide such 7 11 services or centers, the boundaries of existing areas within 7 12 the state which are drawn for the planning or administration 7 13 of supportive services programs, the location of units of 7 14 general purpose, local government within the state, and any 7 15 other relevant factors. 7 16 6. Adopt policies to assure that the department will take 7 17 into account the views of elders older individuals in the 7 18 development of policy. 7 19 7. Adopt a formula for the distribution of federal Act, 20 state elder services <u>for older individuals</u>, and senior living 21 program funds taking into account, to the maximum extent 7 7 7 22 feasible, the best available data on the geographic 23 distribution of elders <u>older individuals</u> in the state, and 24 publish the formula for review and comment. 7 7 7 25 8. Adopt policies and measures to assure that preference 7 26 will be given to providing services to elders older individuals with the greatest economic or social needs, with 27 7 28 particular attention to low=income minority elders older 7 29 individuals. 7 30 Section 231.21, Code 2009, is amended to read as Sec. 18. 7 31 follows: 7 32 231.21 DEPARTMENT OF ELDER AFFAIRS ON AGING. 7 An Iowa department of elder affairs on aging is established 33 7 34 which shall administer this chapter under the policy direction 35 of the commission of elder affairs <u>on aging</u>. 7 The department Sec. 19. Section 231.22, Code 2009, is amended to read as follows: 8 1 of elder affairs on aging shall be administered by a director. 8 2 8 3 8 4 231.22 DIRECTOR. 5 1. The governor, subject to confirmation by the senate, 6 shall appoint a director of the department of elder affairs <u>on</u> 8 5 8 aging who shall, subject to chapter 8A, subchapter IV, employ 8 7 8 and direct staff as necessary to carry out the powers and 8 8 9 duties created by this chapter. The director shall serve at 8 10 the pleasure of the governor. However, the director is 8 11 subject to reconfirmation by the senate as provided in section 8 12 2.32, subsection 4. The governor shall set the salary for the 8 13 director within the range set by the general assembly. 8 14 2. The director shall have the following qualifications 8 15 and training: 8 16 Training in the field of gerontology, social work, a. 8 17 public health, public administration, or other related fields. 8 18 b. Direct experience or extensive knowledge of programs 8 19 and services related to elders <u>older individuals</u>.
8 20 c. Demonstrated understanding and concern for the welfare 8 21 of elders older individuals. d. Demonstrated competency and recent working experience 8 22 in an administrative, supervisory, or management position. Sec. 20. Section 231.23, unnumbered paragraph 1, Code 8 23 8 24 8 25 2009, is amended to read as follows: 8 26 The department of elder affairs on aging director shall: Sec. 21. Section 231.23, subsections 4, 7, 9, and 11, Code 8 27 8 28 2009, are amended to read as follows: 29 4. Advocate for elders <u>older individuals</u> by reviewing and 30 commenting upon all state plans, budgets, laws, rules, 8 8 8 31 regulations, and policies which affect elders older individuals and by providing technical assistance to any 8 8 33 agency, organization, association, or individual representing 8 34 the needs of the elders older individuals. 8 35 7. Pursuant to commission policy, take into account the 9 1 views of elder older Iowans. 9. Assist the commission in assuring that preference will 9 2 9 3 be given to providing services to elders older individuals 9 4 with the greatest economic or social needs, with particular 9 5 attention to low=income minority elders older individuals. 9 11. Apply for, receive, and administer grants and, 6 9 devises, donations, gifts, or bequests of real or personal 7 9 <u>8 property from any source</u> to conduct projects consistent with 9 the purposes of this chapter the department. Notwithstanding 9 9 10 section 8.33, moneys received by the department pursuant to 9 11 this section are not subject to reversion to the general fund 12 9 <u>of the state.</u> 9 13 Sec. 22. Section 231.23A, Code 2009, is amended to read as 9 14 follows: 9 15 231.23A PROGRAMS AND SERVICES. 9 16 The department of elder affairs on aging shall provide or 9 17 administer, but is not limited to providing or administering,

9 18 all of the following programs and services: 9 1 9 1. Elder services Services for older individuals including 9 20 but not limited to home and community=based services such as 9 21 adult day, assessment and intervention, transportation, chore, 9 22 counseling, homemaker, material aid, personal care, 9 23 reassurance, respite, visitation, caregiver support, emergency 9 24 response system, mental health outreach, and home repair, 9 25 meals, and nutrition counseling. 9 26 2. The senior internship program. 9 27 3. The case management program for frail elders. 9 28 <u>4.</u> The aging and disability resource center program. 5. The legal assistance development program. 9 29 9 30 The nutrition program. 6. 7. Administration relating to the long=term care 9 4. 31 $9\ 32$ resident's advocate program and training for resident advocate 9 33 committees. 9 34 5. 8. Administration relating to the area agencies on 9 35 aging. 10 9. Elder abuse prevention, detection, intervention, and 1 10 awareness including neglect and exploitation. 6. 10. Other programs and services authorized by law. Sec. 23. Section 231.31, Code 2009, is amended to read as 10 3 10 4 10 5 follows: 10 231.31 STATE PLAN ON AGING. 6 10 The department of elder affairs on aging shall develop, and 7 submit to the commission of elder affairs on aging for 10 8 10 9 approval, a multiyear state plan on aging. The state plan on 10 10 aging shall meet all applicable federal requirements. Sec. 24. Section 231.32, subsection 2, paragraph d, 10 11 10 12 unnumbered paragraph 1, Code 2009, is amended to read as 10 13 follows: 10 14 Any public or nonprofit private agency in a planning and 10 15 service area or any separate organizational unit within such 10 16 agency which is under the supervision or direction for this 10 17 purpose of the department of elder affairs on aging and which 10 18 can engage in the planning or provision of a broad range of 10 19 supportive services or nutrition services within the planning 10 20 and service area. 10 21 Sec. 25. Section 231.33, subsections 2, 7, 8, 9, 11, 14, 10 22 15, 16, 17, 18, 19, and 21, Code 2009, are amended to read as 10 23 follows: 10 24 2. Assess the types and levels of services needed by older 10 25 persons individuals and their caregivers in the planning and 10 26 service area, and the effectiveness of other public or private 10 27 programs serving those needs. 10 28 7. Give preference in the delivery of services under the 10 29 area plan to elders older individuals with the greatest 10 30 economic or social need. 10 31 8. Assure that elders older individuals and their 10 32 caregivers in the planning and service area have reasonably 10 33 convenient access to information and assistance services. 10 34 9. Provide adequate and effective opportunities for elders 10 35 older individuals to express their views to the area agency on 1 11 policy development and program implementation under the area 11 2 plan. 11 3 11. Contact outreach efforts, with special emphasis on 11 4 rural elders older individuals, to identify elders older <u> 11 </u> 11 5 individuals with greatest economic or social needs and inform 6 them of the availability of services under the area plan. 11 14. Monitor, evaluate, and comment on laws, rules, 7 8 regulations, policies, programs, hearings, levies, and 11 11 9 community actions which significantly affect the lives of 11 10 elders <u>older individuals</u>. 11 11 15. Conduct public hearings on the needs of elders older <u>11 12</u> 11 13 individuals and their caregivers. 16. Represent the interests of elders <u>older individuals</u> 11 14 and their caregivers to public officials, public and private 11 15 agencies, or organizations. 17. Coordinate planning with other agencies and 11 16 11 17 organizations to promote new or expanded benefits and 11 18 opportunities for elders older individuals. 11 19 18. Coordinate planning with other agencies for assuring 11 20 the safety of elders older individuals in a natural disaster 11 21 or other safety threatening situation. 11 22 19. Require the completion by board of directors members, 11 23 annually, of four hours of training, provided by the 11 24 department of elder affairs on aging. 11 25 21. Provide the opportunity for elders older individuals 11 26 residing in the planning and service area to offer substantive 11 27 suggestions regarding the employment practices of the area 11 28 agency on aging.

11 29 Sec. 26. Section 231.41, Code 2009, is amended to read as 11 30 follows: 231.41 PURPOSE. 11 31 11 32 The purpose of this subchapter is to establish the 11 33 long=term care resident's advocate program operated by the 11 34 Iowa commission of elder affairs on aging in accordance with 11 35 the requirements of the federal Act, and to adopt the supporting federal regulations and guidelines for its 12 1 12 2 implementation. In accordance with chapter 17A, the 3 commission of elder affairs on aging shall adopt and enforce 4 rules for the implementation of this subchapter. 12 12 12 5 Sec. 27. Section 231.42, unnumbered paragraph 1, Code 2009, is amended to read as follows: 12 6 7 The Iowa commission of elder affairs <u>on aging</u>, in 8 accordance with section 712 of the federal Act, as codified at 12 12 9 42 U.S.C. } 3058g, shall establish the office of long=term 12 12 10 care resident's advocate within the department. The long=term 12 care resident's advocate shall administer and monitor local 11 12 12 long=term care resident's advocate programs. The long=term 12 13 care resident's advocate and local long=term care resident's 12 14 advocates shall: 12 15 Sec. 28. Section 231.42, subsection 6, Code 2009, is 12 16 amended to read as follows: 12 17 6. Administer the resident advocate committee volunteer 12 18 program. 12 19 Sec. 29. Section 231.42, unnumbered paragraph 2, Code 12 20 2009, is amended to read as follows: 12 21 The long=term care resident's advocate and local long=term 12 care resident's advocates shall have access to long=term care 22 12 23 facilities, private access to residents, access to residents' 12 24 personal and medical records, and access to other records 12 25 maintained by the facilities or governmental agencies 12 26 pertaining only to the person on whose behalf a complaint is 12 27 being investigated. 12 28 Sec. 30. Sectio Section 231.43, Code 2009, is amended to read as 12 29 follows: 12 30 231.43 AUTHORITY AND RESPONSIBILITIES OF THE COMMISSION. 12 31 To ensure compliance with the federal Act the commission of elder affairs on aging shall establish the following: $\frac{12}{32}$ 12 33 1. Procedures to protect the confidentiality of a 12 34 resident's records and files. 12 35 2. A statewide uniform reporting system. 13 3. Procedures to enable the long=term care resident's 1 13 2 advocate to elicit, receive, and process complaints regarding 13 3 administrative actions which may adversely affect the health, safety, welfare, or rights of elders older individuals in 13 4 long=term care facilities. 13 5 13 Sec. 31. Section 231.44, subsections 1 and 4, Code 2009, 6 13 7 are amended to read as follows: 13 8 1. The resident advocate committee volunteer program is 13 9 administered by the long=term care resident's advocate 13 10 program. 13 11 4. The state, any resident advocate committee member, and 13 12 any resident advocate coordinator local long=term care 13 resident's advocate are not liable for an action undertaken by 13 13 14 a resident advocate committee member or a resident advocate -13 15 committee coordinator local long=term care resident's advocate 13 16 in the performance of duty, if the action is undertaken and 13 17 carried out reasonably and in good faith. 13 18 Sec. 32. Section 231.52, subsections 1 and 3, Code 2009, 13 19 are amended to read as follows: 13 20 1. The department shall establish <u>administer</u> the senior 13 21 internship program in coordination consultation with the 13 22 department of workforce development to encourage and promote 13 23 the meaningful employment of older Iowans work training 13 24 programs leading to the employment of older individuals. <u>13</u> 13 25 3. The department shall require such uniform reporting and 13 26 financial accounting by area agencies on aging and local projects contractors as may be necessary to fulfill the -1327 13 28 purposes of this section. Sec. 33. Section 231.53, Code 2009, is amended to read as 13 29 13 30 follows: 13 31 COORDINATION WITH WORKFORCE INVESTMENT ACT. 231.53 13 32 The employment and training program administered by the -13 33 department senior internship program shall be coordinated with 13 34 the training program for older individuals federal Workforce 13 35 Investment Act administered by the department of workforce 1 development under the federal Workforce Investment Act. 14 14 2 Sec. 34. Section 231.56, Code 2009, is amended to read as 14 3 follows: 14 4 231.56 ELDER SERVICES PROGRAM AND PROGRAMS.

The department shall administer an elder services program 14 5 14 б and programs to reduce institutionalization and encourage 14 7 community involvement to help elders older individuals remain 14 in their own homes. Funds appropriated for this purpose shall 8 9 be instituted based on administrative rules adopted by the 14 14 10 commission. The department shall require such records as 14 11 needed to administer this section. 14 12 Sec. 35. Section 231.56A, subsections 1 through 5, Code 14 13 2009, are amended to read as follows: 14 14 1. Through the state's service contract process adopted 14 15 pursuant to section 8.47, the department shall identify area -14 16 agencies on aging entities that have demonstrated the ability 14 17 to provide a collaborative response to the immediate needs of 14 18 elders in the area agency on aging service area <u>older</u> <u>14 19 individuals</u> for the purpose of implementing elder abuse <u>1</u>4 14 20 initiative, emergency shelter, and support services projects. 14 21 The projects shall be implemented only in the counties within $-14 \ 22$ an area agency on aging <u>coordinated in</u> service area <u>areas</u> that 14 23 have a multidisciplinary team established pursuant to section 14 24 235B.1, where available. 14 25 2. The target population of the projects shall be any 14 26 elder <u>older individual</u> residing in the service area of an area -14 27 agency on aging Iowa who meets both of the following 14 28 conditions: 14 29 a. Is is at risk of or who is experiencing abuse, neglect, 14 30 or exploitation which may include but is not limited to an 14 31 older individual who is the subject of a report of suspected 14 32 dependent adult abuse pursuant to chapter 235B. This _____14 33 subsection shall not apply to an older individual who 14 34 receiving assistance under a county management plan approved 14 35 pursuant to section 331.439. 14 15 1 b. Is not receiving assistance under a county management -15 2 plan approved pursuant to section 331.439. 3 15 3. The area agencies on aging contractor implementing the 15 4 projects shall identify allowable emergency shelter and 15 5 support services, state funding, outcomes, reporting 6 requirements, and approved community resources from which 15 15 7 services may be obtained under the projects. The area agency 8 on aging shall identify at least one provider of case -15 -15 9 management services for the project area. 15 10 4. The area agencies on aging <u>contractor</u> shall implement 15 11 the projects and shall coordinate the provider network through 15 12 the use of referrals or other engagement of community 15 13 resources to provide services to elders <u>older individuals</u>. 15 14 5. The department shall award funds to the area agenc. 5. The department shall award funds to the area agencies -15 15 on aging contractor in accordance with the state's service 15 16 contract process and department rule. Receipt and 15 17 expenditures of moneys under the projects are subject to 15 18 examination, including audit, by the department. 15 19 Sec. 36. Section 231.57, Code 2009, is amended to read as 15 20 follows: 15 21 231.5 231.57 COORDINATION OF ADVOCACY. 15 22 The department shall establish administer a program for the 15 23 coordination of information and assistance provided within the 15 24 state to assist elders older individuals and their caregivers 15 25 in obtaining and protecting their rights and benefits. State 15 26 and local agencies providing information and assistance to 15 27 elders <u>older individuals and their caretakers</u> in seeking their 15 28 rights and benefits shall cooperate with the department in 15 29 developing and implementing administering this program. Sec. 37. Section 231.58, subsection 1, Code 2009, is 15 30 15 31 amended to read as follows: 1. A senior living coordinating unit is created within the 15 32 15 33 department of elder affairs on aging. The membership of the 15 34 coordinating unit consists of: 15 35 a. The director of human services. 1 16 b. The director of the department of elder affairs on 16 <u>aging</u>. The director of public health. 16 3 c. 16 The director of the department of inspections and 4 d. 16 5 appeals. 16 6 e. Two members appointed by the governor. f. Four members of the general assembly, as ex officio, 16 7 8 nonvoting members. 16 16 9 Sec. 38. Section 231.58, subsection 4, paragraphs b and i, 16 10 Code 2009, are amended to read as follows: 16 11 b. Develop common intake and release procedures for the 16 12 purpose of determining eligibility at one point of intake and 16 13 determining eligibility for programs administered by the 16 14 departments of human services, and public health, and elder -16 15 affairs the department on aging, such as the medical

16 16 assistance program, federal food stamp program, homemaker=home 16 17 health aide programs, and the case management program for 16 18 frail elders administered by the department of elder affairs 16 19 on aging. on aging. 16 20 i. Consult with the state universities and other 16 21 institutions with expertise in the area of elder issues older 16 22 Iowans and the long=term care continua. Sec. 39. <u>NEW SECTION</u>. 16 23 231.64 AGING AND DISABILITY 16 24 RESOURCE CENTER PROGRAM. 16 25 The aging and disability resource center program shall be administered by the department in accordance with the requirements of the federal Act. The purpose of the program 16 26 16 27 16 28 is to provide a coordinated local system of information and 16 29 access in order to minimize confusion, enhance individual 16 30 choice, and support informed decision making for older 16 31 individuals, persons with disabilities age eighteen or older, 16 32 and people who inquire about, or request assistance on behalf 16 33 of, members of these groups as they seek long=term care 16 34 services and supports. Sec. 40. 16 35 231.65 LEGAL ASSISTANCE <u>NEW SECTION</u>. 17 DEVELOPMENT PROGRAM. 1 17 A legal assistance development program shall be 2 17 3 administered by the department in accordance with the 17 4 requirements of the federal Act. The purpose of the program 17 is to provide leadership for improving the quality and 5 17 quantity of legal advocacy assistance as a means of ensuring a 6 17 7 comprehensive elder rights system for Iowa's older 17 8 The extent of implementation of this program individuals. shall be based on available resources. Sec. 41. <u>NEW SECTION</u>. 231.66 NUT 17 9 17 10 NUTRITION PROGRAM. 17 11 A nutrition program shall be administered by the 17 12 department, in accordance with the requirements of the federal 17 13 Act, including congregate and home=delivered nutrition 17 14 programs, nutrition education, nutrition counseling, and 17 15 evidence=based health promotion programs to promote health and 17 16 well=being, reduce food insecurity, promote socialization, and 17 17 maximize independence of older individuals. 17 18 Sec. 42. Section 231B.19, Code 2009, is Sec. 42. Section 231B.19, Code 2009, is amended to read as 17 19 follows: 17 20 231B.19 RESIDENT ADVOCATE COMMITTEES. 17 21 The commission of elder affairs on aging shall adopt by 17 22 rule procedures for appointing members of resident advocate 17 23 committees for elder group homes. 17 24 17 25 Sec. 43. Section 231E.3, subsections 2, 6, and 7, Code 2009, are amended to read as follows: 17 26 2. "Commission" means the commission of elder affairs on 17 27 <u>aging</u>. 17 2.8 б. "Department" means the department of elder affairs on aging established in section 231.21. 17 29 17 30 7. "Director" means the director of the department of elder affairs <u>on aging</u> -1731 17 32 Sec. 44. Section 231E.4, subsection 2, Code 2009, is 17 33 amended to read as follows: 2. The director shall appoint an administrator of the 17 34 17 35 state office who shall serve as the state substitute decision 1 maker. The state substitute decision maker shall be qualified 18 18 2 for the position by training and expertise in substitute 3 decision=making law <u>and shall be licensed to practice law in</u> <u>4 Iowa</u>. The state substitute decision maker shall also have 18 <u>18</u> 18 5 knowledge of social services available to meet the needs of 18 6 persons adjudicated incompetent or in need of substitute 18 7 decision making. 18 8 Sec. 45. Section 231E.4, subsection 3, paragraph j, Code 18 9 2009, is amended to read as follows: j. Develop, in cooperation with the judicial council as established in section 602.1202, a substitute decision=maker 18 10 18 11 18 12 education and training program. The program may be offered to 18 13 both public and private substitute decision makers. The state 18 14 office shall establish a curriculum committee, which includes 18 15 but is not limited to probate judges, to develop the education 18 16 and training program. The state office shall be the sole _18_ authority for certifying additional curriculum trainers. Sec. 46. Section 231E.4, subsection 4, paragraphs a and b, 17 18 18 18 19 Code 2009, are amended to read as follows: 18 20 a. Accept and receive gifts, grants, or donations from any 18 21 public or private entity in support of the state office. Such 18 22 gifts, grants, or donations shall be appropriated pursuant to 18 23 section 231E.9. Notwithstanding section 8.33, moneys retained 18 24 by the department pursuant to this section shall not be 18 25 subject to reversion to the general fund of the state. 18 26 b. Accept the services of individual volunteers and

18 27 volunteer organizations. Volunteers and volunteer 18 28 organizations utilized by the state office shall not provide <u>18 29 direct substitute decision=making services.</u> 18 30 Sec. 47. Section 231E.6, Code 2009, is amended to read as 18 31 follows: 18 32 231E.6 COURT=INITIATED OR PETITION=INITIATED APPOINTMENT 18 33 OF STATE OR LOCAL SUBSTITUTE DECISION MAKER == GUARDIANSHIP OR 18 34 CONSERVATORSHIP == DISCHARGE. 1. The court may appoint on its own motion or upon 18 35 19 petition of any person, the state office or local office of 1 19 2 substitute decision maker, to serve as guardian or conservator 19 3 for any proposed ward in cases in which the court determines 19 4 that the proceeding will establish the least restrictive form 19 5 of substitute decision making suitable for the proposed ward and if the proposed ward meets all of the following criteria: 19 6 1. a. Is a resident of the planning and service area in which the local office is located from which services would be 19 7 19 8 19 9 provided or is a resident of the state, if the state office 19 10 would provide the services. 2. b. Is eighteen years of age or older. 3. c. Does not have suitable family or another 19 11 19 12 19 13 appropriate entity willing and able to serve as guardian or 19 14 conservator. 4. d. Is incompetent. 5. e. Is an individual for whom guardianship or 19 15 19 16 19 17 conservatorship services are the least restrictive means of 19 18 meeting the individual's needs. 19 19 For all appointments made pursuant to this section 2. 20 notice shall be provided to the state office or local office 19 19 21 of substitute decision maker prior to appointment. For 19 22 appointments made pursuant to this section, the state office 19 23 or local office of substitute decision maker shall only accept 19 24 appointments made pursuant to the filing of an involuntary <u>19</u> 19 25 petition for appointment of a conservator or guardianship <u>26 pursuant to chapter 633</u> 19 27 Sec. 48. Section 231E.7, Code 2009, is amended to read as 19 28 follows: 19 29 231E.7 SUBSTITUTE DECISION MAKER=INITIATED APPOINTMENT == <u>19</u> INTERVENTIONS. 30 19 31 The state office or local office may on its own motion or 19 32 at the request of the court intervene in a guardianship or 19 33 conservatorship proceeding if the state office or local office 19 34 or the court considers the intervention to be justified 19 35 because of any of the following: 20 1 1. An appointed guardian or conservator is not fulfilling prescribed duties or is subject to removal under section 20 2 3 20 633.65. 20 4 2. A willing and qualified guardian or conservator is not 20 5 available. 20 б 3. The best interests of the ward require the 20 7 intervention. 20 8 Sec. 49. Section 231E.8, Code 2009, is amended by adding the following new subsections: 20 9 20 10 <u>NEW SUBSECTION</u>. 6. The state or a local substitute 20 11 decision maker may petition to be removed as guardian or 20 12 conservator. A petition for removal shall be granted for any 20 13 of the following reasons: 20 14 a. The ward displays assaultive or aggressive behavior 20 15 that causes the substitute decision maker to fear for their 20 16 personal safety. 20 17 b. The ward refuses the services of the substitute 20 18 decision maker. 20 19 c. The ward refuses to have contact with the substitute 20 20 decision maker. 20 21 d. The ward d. The ward moves out of Iowa. 20 22 NEW SUBSECTION. 7. An appointment nominating the state 20 23 office or a local office under a power of attorney shall not 20 24 take effect unless the nominated state or local office has 20 25 consented to the appointment in writing. 20 26 Sec. 50. Section 235B.1, subsection 4, paragraph b, 20 27 subparagraph (1), Code 2009, is amended to read as follows: 20 28 (1) The advisory council shall consist of twelve members. 20 29 Six members shall be appointed by and serve at the pleasure of 20 30 the governor. Four of the members appointed shall be 20 31 appointed on the basis of knowledge and skill related to 20 32 expertise in the area of dependent adult abuse including 20 33 professionals practicing in the disciplines of medicine, 20 34 public health, mental health, long=term care, social work, 20 35 law, and law enforcement. Two of the members appointed shall 21 1 be members of the general public with an interest in the area 2 of dependent adult abuse and two of the members appointed 21

21 3 shall be members of the Iowa caregivers association. 21 4 addition, the membership of the council shall include the 5 director or the director's designee of the department of human 21 6 services, the department of elder affairs <u>on aging</u>, the Iowa 7 department of public health, and the department of inspections 21 21 7 21 8 and appeals. Section 235B.6, subsection 2, paragraph e 21 9 Sec. 51. 21 10 subparagraph (11), Code 2009, is amended to read as follows: (11) The state office or a local office of substitute 21 11 21 12 decision maker as defined in section 231E.3, appointed by the -21 13 court as a guardian or conservator of the adult named in a -21 14 report as the victim of abuse or the person designated to be -21 15 responsible for performing or obtaining protective services on 16 behalf of a dependent adult pursuant to section 235B.18 if the 17 information relates to the provision of legal services for a -21 _21 <u>21 18 client served by the state or local office of substitute</u> 21 19 decision maker. 21 20 Sec. 52. Se 21 Sec. 52. Section 235B.6, subsection 2, paragraph e, Code 2009, is amended by adding the following new subparagraph: 21 21 NEW SUBPARAGRAPH. (14) The department on aging for the 21 22 21 23 purposes of conducting background checks of applicants for 21 24 employment with the department on aging. 21 25 Sec. 53. Section 235B.16, subsections 1 and 2, Code 2009, 21 26 are amended to read as follows: 21 27 1. The department of elder affairs on aging, in 21 28 cooperation with the department, shall conduct a public 21 29 information and education program. The elements and goals of 21 30 the program include but are not limited to: a. Informing the public regarding the laws governing 21 31 21 32 dependent adult abuse and the reporting requirements for 21 33 dependent adult abuse. 21 34 b. Providing caretakers with information regarding 21 35 services to alleviate the emotional, psychological, physical, 22 1 or financial stress associated with the caretaker and 22 2 dependent adult relationship. 22 c. Affecting public attitudes regarding the role of a 3 2.2 4 dependent adult in society. 2. The department, in cooperation with the department $\frac{1}{2}$ 22 5 elder affairs on aging and the department of inspections and -22 6 7 22 appeals, shall institute a program of education and training 22 8 for persons, including members of provider groups and family 22 9 members, who may come in contact with dependent adult abuse. 22 10 The program shall include but is not limited to instruction 22 11 regarding recognition of dependent adult abuse and the 22 12 procedure for the reporting of suspected abuse. Sec. 54. Section 235B.16, subsection 5, paragraph d, 22 13 22 14 subparagraph (3), Code 2009, is amended to read as follows: A training program using such an approved curriculum 22 15 (3) 22 16 offered by the department of human services, the department of $-22 \cdot 17$ elder affairs on aging, the department of inspections and 22 18 appeals, the Iowa law enforcement academy, or a similar public 22 19 agency. 22 20 Sec. 55. Section 249A.4B, subsection 2, paragraph d, Code 2009, is amended to read as follows: d. The director of the departmen 22 21 22 22 The director of the department of elder affairs on aging, or the director's designee. 22 23 22 24 Sec. 56. Section 249H.3, subsections 1 and 12, Code 2009, 22 25 are amended to read as follows: 22 26 "Affordable" means rates for payment of services which 1. 22 27 do not exceed the rates established for providers of medical 22 28 and health services under the medical assistance program with 22 29 eligibility for an individual equal to the eligibility for 22 30 medical assistance pursuant to section 249A.3. In relation to 22 31 services provided by a provider of services under a home and 22 32 community=based services waiver, "affordable" means that the 22 33 total monthly cost of the services provided under the home and 22 34 community=based services waiver does not exceed the cost for 22 35 that level of care as established by rule by the department of 23 1 human services, pursuant to chapter 17A, in consultation with 23 the department of elder affairs on aging. 2 "Senior living coordinating unit" means the senior 23 12. 3 23 4 living coordinating unit created within the department of -23 5 elder affairs on aging pursuant to section 231.58, or its 23 6 designee. 23 Sec. 57. Section 249H.5, subsection 1, Code 2009, is 8 amended to read as follows: 23 23 9 1. Moneys deposited in the senior living trust fund 23 10 created in section 249H.4 shall be used only as provided in 23 11 appropriations from the trust fund to the department of human 23 12 services and the department of elder affairs on aging, and for 23 13 purposes, including the awarding of grants, as specified in

23 14 this chapter. Sec. 58. Section 249H.5, subsection 2, paragraph b, Code 23 15 23 16 2009, is amended to read as follows: 23 17 b. To the department of elder affairs <u>on aging</u>, an amount 23 18 necessary, annually, for expenses incurred in implementation 23 19 and administration of the long=term care alternatives programs 23 20 and for delivery of long=term care services to seniors with 23 21 low or moderate incomes. Sec. 59. Section 249H.7, Code 2009, is amended to read as 23 22 23 23 follows: 23 24 249H.7 HOME AND COMMUNITY=BASED SERVICES FOR SENIORS. 1. Beginning October 1, 2000, the department of elder 23 25 23 26 affairs on aging, in consultation with the senior living 23 27 coordinating unit, shall use funds appropriated from the 23 28 senior living trust fund for activities related to the design, 23 29 maintenance, or expansion of home and community=based services 23 30 for seniors, including but not limited to adult day services, 23 31 personal care, respite, homemaker, chore, and transportation 23 32 services designed to promote the independence of and to delay 23 33 the use of institutional care by seniors with low and moderate 23 34 incomes. At any time that moneys are appropriated, the 23 35 department of elder affairs on aging, in consultation with the senior living coordinating unit, shall disburse the funds to 24 1 24 2 the area agencies on aging. 3 2. The department of elder affairs on aging shall adopt 4 rules, in consultation with the senior living coordinating 24 24 24 5 unit and the area agencies on aging, pursuant to chapter 17A, to provide all of the following: 24 б 24 a. (1) The criteria and process for disbursement of 7 8 funds, appropriated in accordance with subsection 1, to area 24 24 9 agencies on aging. 24 10 (2) The criteria shall include, at a minimum, all of the 24 11 following: 24 12 (a) A distribution formula that triple weights all of the 24 13 following: (i) Individuals seventy=five years of age and older.(ii) Individuals aged sixty and older who are members of a 24 14 24 15 24 16 racial minority. 24 17 (iii) Individuals sixty years of age and older who reside 24 18 in rural areas as defined in the federal Older Americans Act. 24 19 (iv) Individuals who are sixty years of age and older who 24 20 have incomes at or below the poverty level as defined in the 24 21 federal Older Americans Act. 24 22 (b) A distribution formula that single weights individuals 24 23 sixty years of age and older who do not meet the criteria 24 24 specified in subparagraph subdivision division (a). 24 25 b. The criteria for long=term care providers to receive 24 26 funding as subcontractors of the area agencies on aging. Other procedures the department of elder affairs <u>on</u> 24 27 с. 24 28 aging deems necessary for the proper administration of this 24 29 section, including but not limited to the submission of 24 30 progress reports, on a bimonthly basis, to the senior living 24 31 coordinating unit. 24 32 3. This section does not create an entitlement to any 24 33 funds available for disbursement under this section and the 24 34 department of elder affairs on aging may only disburse moneys 24 35 to the extent funds are available and, within its discretion, 25 1 to the extent requests for funding are approved. 25 2 4. Long=term care providers that receive funding under 25 3 this section shall submit annual reports to the appropriate 4 area agency on aging. The department of elder affairs on 5 aging shall develop the report to be submitted, which shall 25 <u>25</u> 25 6 include, but is not limited to, units of service provided, the 25 7 number of service recipients, costs, and the number of units 25 8 of service identified as necessitated but not provided. 5. The department of elder affairs on aging, in 25 9 25 10 cooperation with the department of human services, shall 25 11 provide annual reports to the governor and the general 25 12 assembly concerning the impact of moneys disbursed under this 25 13 section on the availability of long=term care services in 25 14 Iowa. The reports shall include the types of services funded, 25 15 the outcome of those services, and the number of individuals 25 16 receiving those services. Section 249H.9, Code 2009, is amended to read as 25 17 Sec. 60. 25 18 follows: SENIOR LIVING PROGRAM INFORMATION == ELECTRONIC 25 19 249H.9 25 20 ACCESS == EDUCATION == ADVISORY COUNCIL. 25 21 1. The department of elder affairs on aging and the area 25 22 agencies on aging, in consultation with the senior living 25 23 coordinating unit, shall create, on a county basis, a database 25 24 directory of all health care and support services available to

25 25 seniors. The department of elder affairs on aging shall make 25 26 the database electronically available to the public, and shall 25 27 update the database on at least a monthly basis. 25 28 2. The department of elder affairs on aging 25 28 2. The department of elder affairs <u>on aging</u> shall seek 25 29 foundation funding to develop and provide an educational 25 30 program for individuals aged twenty=one and older which 25 31 assists participants in planning for and financing health care 25 32 services and other supports in their senior years. The department of human services shall develop and 25 33 3. 25 34 distribute an informational packet to the public that 25 35 explains, in layperson terms, the law, regulations, and rules 26 1 under the medical assistance program relative to health care 2 services options for seniors, including but not limited to 3 those relating to transfer of assets, prepaid funeral 26 26 26 4 expenses, and life insurance policies. 5 4. The director of human services, the director of the 6 department of elder affairs on aging, the director of public 7 health, the director of the department of inspections and 26 26 26 8 appeals, the director of revenue, and the commissioner of 26 9 insurance shall constitute a senior advisory council to 2.6 26 10 provide oversight in the development and operation of all 26 11 informational aspects of the senior living program under this 26 12 section. 26 13 Sec. 26 14 follows: Sec. 61. Section 249H.10, Code 2009, is amended to read as 26 15 249H.10 CAREGIVER SUPPORT == ACCESS AND EDUCATION 26 16 PROGRAMS. 26 17 The department of human services and the department of 26 18 elder affairs on aging, in consultation with the senior living 26 19 coordinating unit, shall implement a caregiver support program 26 20 to provide access to respite care and to provide education to 26 21 caregivers in providing appropriate care to seniors and 26 22 receivers with dischilities. The receiver shall be received 26 18 26 22 persons with disabilities. The program shall be provided 26 23 through the area agencies on aging or other appropriate 26 24 agencies. 26 25 Sec. 62. Section 324A.4, subsection 2, unnumbered 26 26 paragraph 1, Code 2009, is amended to read as follows: 26 27 Upon request, the department shall provide assistance to 26 28 political subdivisions, state agencies, and organizations 26 29 affected by this chapter for federal aid applications for 26 30 urban and rural transit system program aid. The departme 26 31 in cooperation with the regional planning agencies, shall The department, 26 32 maintain current information reflecting the amount of federal, 26 33 state, and local aid received by the public and private 26 34 nonprofit organizations providing public transit services and 26 35 the purpose for which the aid is received. The department 27 1 shall annually prepare a report to be submitted to the general 2 assembly, the department of management, and to the governor, 3 prior to February 1 of each year, stating the receipts and 27 27 27 4 disbursements made during the preceding fiscal year and the 5 adequacy of programs financed by federal, state, local, and 6 private aid in the state. The department shall analyze the 27 27 27 7 programs financed and recommend methods of avoiding 8 duplication and increasing the efficacy of programs financed. 27 27 9 The department shall receive comments from the department of 27 10 human services, department of elder affairs on aging, and the 27 11 officers and agents of the other affected state and local 27 12 government units relative to the department's analysis. The 27 13 department shall use the following criteria to adopt rules to 27 14 determine compliance with and exceptions to subsection 1: 27 15 Sec. 63. Section 324A.5, unnumbered paragraph 1, Code 27 16 2009, is amended to read as follows: 27 17 The department of human services, department of elder -27 18 affairs on aging, and the officers and agents of other state 27 19 and local governmental units shall assist the department in 27 20 carrying out section 324A.4, subsections 1 and 2, insofar as 27 21 the functions of these respective officers and departments are 27 22 concerned with the health, welfare and safety of any recipient 27 23 of transportation services. 27 24 EXPLANATION This bill relates to the department of elder affairs and 27 25 27 26 services for older Iowans. 27 27 The bill changes references to the "department of elder 27 28 affairs", "the commission of elder affairs", and "elders" to 27 29 the "department on aging" (department), the "commission on 27 30 aging", and "older individuals", respectively, in Code chapter 27 31 231 (department of elder affairs), and makes conforming 27 32 changes to these terms throughout the Code. 27 33 The bill provides that records of the department pertaining 27 34 to clients served by the office of substitute decision maker 27 35 and the elder abuse initiative shall be confidential unless

2.8 1 otherwise ordered by a court, by the lawful custodian, or by 28 2 another authorized person pursuant to Iowa's open records law 3 28 (Code chapter 22). 28 The bill expands the state's policies and objectives in 2.8 5 regard to older individuals to include freedom from abuse, 28 6 neglect, and exploitation. 28 The bill expands the duties and authority of the department 28 8 to apply for, receive, and administer, in addition to grants, 28 9 gifts, and devises, bequests of real and personal property 28 10 from any source. Moneys received by the department from such 28 11 sources are not subject to reversion to the general fund of 28 12 the state. The bill authorizes the department to administer local 28 13 28 14 long=term care resident's advocate programs and allows local 28 15 long=term care resident's advocates to carry out the same 28 16 duties as the state long=term care resident's advocate, 28 17 including but not limited to investigating and resolving 28 18 complaints, monitoring and developing laws and regulations 28 19 and providing certain information to other agencies. Local 28 20 long=term care resident's advocates are also allowed access to 28 21 long=term care facilities, private access to residents, access 28 22 to residents' personal and medical records, and access to 28 21 28 23 other records maintained by the facilities or governmental 28 24 agencies pertaining only to the person on whose behalf a 28 25 complaint is investigated. The bill provides that a local 28 26 long=term care resident's advocate is not liable for any 28 27 actions taken by the local long=term care resident's advocate 28 28 in the performance of duties if undertaken reasonably and in 28 29 good faith. 28 30 The bill provides that, in accordance with the state's 28 31 service contract process, the department shall identify and 28 32 award funds to contractors, in addition to area agencies on 28 33 aging, that have demonstrated the ability to provide a 28 34 collaborative response to the immediate needs of older 28 35 individuals at risk of or experiencing abuse, neglect, or exploitation, for the purpose of implementing elder abuse 29 2 initiative, emergency shelter, and support service projects.
3 The bill provides that the department shall administer the 29 29 29 4 aging and disability resource center program, the legal 29 5 assistance development program, and the nutrition program. 6 The purpose of the aging and disability resource center 7 program is to provide a coordinated local system of 29 29 8 information access for older individuals, persons with 29 29 9 disabilities aged 18 and older, and people who inquire about, 29 10 or request assistance on behalf of, members of these groups 29 11 who seek long=term care and support. The purpose of the legal 29 12 assistance development program is to provide leadership for 29 13 improving legal advocacy assistance for Iowa's older 29 14 individuals. The purpose of the nutrition program is to 29 15 administer the federal Older Americans Act in regard to 29 16 congregate and home=delivered nutrition programs, nutrition 29 17 education, nutrition counseling, and health programs to 29 18 promote health and well=being, reduce food insecurity, promote 29 19 socialization, and maximize independence of older individuals. 29 20 The bill requires the area agencies on aging to consider an 29 21 older individual's caregiver in assessing the types, levels, 29 22 and delivery of services available to older individuals. 29 23 The bill provides that the state substitute decision maker 29 24 shall be licensed to practice law in Iowa and shall be the 29 25 sole authority for certifying additional curriculum trainers. 29 26 Volunteers and volunteer organizations shall not provide 29 27 direct substitute decision=making services. Gifts, grants, or 29 28 donations received by the office of the substitute decision 29 29 maker shall be deposited in the general fund of the state and 29 30 the amounts received are appropriated to the department. 29 31 Moneys retained by the department pursuant to these gifts, 29 32 grants, or donations shall not be subject to reversion to the 29 33 general fund of the state. The bill provides that for all state office or local office 29 34 29 35 of substitute decision maker appointments by the court, notice 30 shall be provided to the state office or local substitute 1 30 2 decision maker prior to appointment. For such appointments, the state office or local substitute office of substitute 30 3 30 4 decision maker shall only accept appointments made in 30 circumstances where an involuntary petition for guardianship 30 6 or conservatorship is filed. 30 The bill provides that the state or local substitute 30 8 decision maker may petition to be removed as guardian or 30 9 conservator under certain circumstances, including if the ward 30 10 displays assaultive or aggressive behavior that causes the 30 11 substitute decision maker to fear for their personal safety,

30 12 if the ward refuses the services of the substitute decision 30 13 maker or refuses to have contact with the substitute decision 30 14 maker, and if the ward moves out of Iowa. An appointment 30 15 nominating the state office or a local office under a power of 30 16 attorney will not be effective unless the nominated state or 30 17 local office has consented to the appointment in writing. 30 18 The bill authorizes the department access to dependent 30 19 adult abuse information, other than unfounded dependent adult 30 20 abuse information, for the purposes of conducting background 30 21 checks of applicants for employment with the department. 30 22 LSB 1339XD 83

30 23 rh/nh/5.1