

Senate File 2299 - Introduced

SENATE FILE 2299
BY COMMITTEE ON STATE
GOVERNMENT

(SUCCESSOR TO SSB 3176)

A BILL FOR

1 An Act relating to government operations and efficiency
2 and other related matters and including effective date
3 provisions.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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DIVISION I

GOVERNMENT INFORMATION TECHNOLOGY SERVICES

Section 1. Section 8A.205, subsection 2, paragraph g, Code 2011, is amended to read as follows:

g. Encourage participating agencies to utilize duplex printing and a print on demand strategy to reduce printing costs, publication overruns, excessive inventory, and obsolete printed materials.

Sec. 2. DEPARTMENT OF ADMINISTRATIVE SERVICES —
INFORMATION TECHNOLOGY COORDINATION AND MANAGEMENT.

1. The department of administrative services, in accordance with the requirements of 2010 Acts, chapter 1031, and Code section 8A.202, subsection 2, paragraph "g", to coordinate and manage information technology services within the department, shall establish a schedule by which all departments subject to the requirements of that Act and chapter 8A shall comply with these requirements. The schedule shall provide for implementation of the requirements to all affected state agencies and departments by December 31, 2013. The department shall submit a copy of the schedule to the general assembly by July 31, 2012, and shall provide periodic updates to the general assembly on the progress of meeting the time deadlines contained in the schedule.

2. In procuring information technology as provided in section 8A.207, the department of administrative services should explore strategies of procuring information technology through leasing.

DIVISION II

SPAN OF CONTROL

Sec. 3. SPAN OF CONTROL COMPLIANCE.

1. The department of management, in collaboration with the department of administrative services, shall comply with the requirements of section 8A.402, subsection 2, paragraph "g", concerning the ratio of supervisory employees to other employees in executive branch agencies.

1 2. In complying with the requirements of subsection 1, the
2 department of management shall, by July 31, 2012, do all of the
3 following:

4 a. Ensure that a five-member review board as described in
5 section 8A.402, subsection 2, paragraph "g", is established.

6 b. Submit a report to the general assembly documenting, for
7 all applicable executive branch agencies, whether the executive
8 branch agency has met the target aggregate ratio as provided in
9 section 8A.402, subsection 2, paragraph "g", has been granted
10 an exception to the policy through the executive council, or
11 has been granted a waiver by the five-member review board.

12 3. Notwithstanding any provision of law to the contrary,
13 any appropriation from the general fund of the state to the
14 department of management for the fiscal year beginning July 1,
15 2012, and ending June 30, 2013, shall be reduced by ten percent
16 if the department of management fails to comply with all of the
17 requirements of subsection 2.

18 Sec. 4. EFFECTIVE UPON ENACTMENT. This division of this
19 Act, being deemed of immediate importance, takes effect upon
20 enactment.

21 DIVISION III

22 HEALTH INSURANCE TASK FORCE

23 Sec. 5. STATE EMPLOYEE HEALTH INSURANCE TASK FORCE.

24 1. A state employee health insurance task force is created
25 under the authority of the legislative council. Members of
26 the task force shall be appointed by the legislative council
27 and shall include but not be limited to members of the
28 general assembly; representatives of employee organizations
29 representing state employees; representatives of employers of
30 state employees, including the judicial branch; representatives
31 involved in administering employee health benefits from the
32 department of administrative services; and representatives from
33 insurers providing group health insurance to state employees.

34 2. The task force shall examine all aspects of providing
35 health care coverage to state employees and their families

1 with the goal of providing quality health care coverage at an
2 affordable cost. The task force shall examine strategies for
3 reducing the cost of health care coverage, including but not
4 limited to wellness and other comparable programs.

5 3. The task force shall submit a report, including its
6 findings and recommendations, to the general assembly by
7 December 31, 2012.

8 DIVISION IV

9 MEDICATION THERAPY MANAGEMENT

10 Sec. 6. NEW SECTION. **8A.441 Medication therapy management.**

11 1. As used in this section, unless the context otherwise
12 requires:

13 a. "*Eligible employee*" means an employee of the state, with
14 the exception of an employee of the state board of regents or
15 institutions under the state board of regents, for whom group
16 health plans are established pursuant to chapter 509A providing
17 for third-party payment or prepayment for health or medical
18 expenses.

19 b. "*Medication therapy management*" means a systematic
20 process performed by a licensed pharmacist, designed to improve
21 quality outcomes for patients and lower health care costs,
22 including emergency room, hospital, provider, and other costs,
23 by optimizing appropriate medication use linked directly to
24 achievement of the clinical goals of therapy. Medication
25 therapy management shall include all of the following services:

26 (1) A medication therapy review and in-person consultation
27 relating to all medications, vitamins, and herbal supplements
28 currently being taken by an eligible individual.

29 (2) A medication action plan, subject to the limitations
30 specified in this section, communicated to the individual and
31 the individual's primary care physician or other appropriate
32 prescriber to address issues including appropriateness,
33 effectiveness, safety, drug interactions, and adherence. The
34 medication action plan may include drug therapy recommendations
35 to prescribers that are needed to meet clinical goals and

1 achieve optimal patient outcomes.

2 (3) Documentation and follow-up to ensure consistent levels
3 of pharmacy services and positive outcomes.

4 2. *a.* The department shall utilize a request for proposals
5 process and shall enter into a contract for the provision of
6 medication therapy management services for eligible employees
7 who meet any of the following criteria:

8 (1) An individual who takes four or more prescription drugs
9 to treat or prevent two or more chronic medical conditions.

10 (2) An individual with a prescription drug therapy problem
11 who is identified by the prescribing physician or other
12 appropriate prescriber, and referred to a pharmacist for
13 medication therapy management services.

14 (3) An individual who meets other criteria established by
15 the third-party payment provider contract, policy, or plan.

16 *b.* The contract shall require the entity to provide annual
17 reports to the general assembly detailing the costs, savings,
18 estimated cost avoidance and return on investment, and improved
19 patient outcomes related to the medication therapy management
20 services provided. The entity shall guarantee demonstrated
21 annual savings for overall health care costs, including
22 emergency room, hospital, provider, and other costs, with
23 savings including associated cost avoidance, at least equal
24 to the program's costs with any shortfall amount refunded to
25 the state. The contract shall include terms, conditions,
26 and applicable measurement standards associated with the
27 demonstration of savings. The department shall verify the
28 demonstrated savings reported by the entity was achieved in
29 accordance with the agreed upon measurement standards. The
30 entity shall be prohibited from using the entity's employees to
31 provide the medication therapy management services and shall
32 instead be required to contract with licensed pharmacies,
33 pharmacists, or physicians.

34 *c.* The department may establish an advisory committee
35 comprised of an equal number of physicians and pharmacists

1 to provide advice and oversight in evaluating the results of
2 the program. The department shall appoint the members of the
3 advisory committee based upon designees of the Iowa pharmacy
4 association, the Iowa medical society, and the Iowa osteopathic
5 medical association.

6 *d.* The fees for pharmacist-delivered medication therapy
7 management services shall be separate from the reimbursement
8 for prescription drug product or dispensing services; shall
9 be determined by each third-party payment provider contract,
10 policy, or plan; and must be reasonable based on the resources
11 and time required to provide the service.

12 *e.* A fee shall be established for physician reimbursement
13 for services delivered for medication therapy management as
14 determined by each third-party payment provider contract,
15 policy, or plan, and must be reasonable based on the resources
16 and time required to provide the service.

17 *f.* If any part of the medication therapy management
18 plan developed by a pharmacist incorporates services which
19 are outside the pharmacist's independent scope of practice
20 including the initiation of therapy, modification of dosages,
21 therapeutic interchange, or changes in drug therapy, the
22 express authorization of the individual's physician or other
23 appropriate prescriber is required.

24 Sec. 7. EFFECTIVE UPON ENACTMENT. This division of this
25 Act, being deemed of immediate importance, takes effect upon
26 enactment.

27 DIVISION V

28 STATE PHYSICAL RESOURCES

29 Sec. 8. STATE EMPLOYEE WORK ENVIRONMENT ANALYSIS
30 AND REPORT. By September 30, 2012, the department of
31 administrative services shall conduct a high level needs
32 analysis of state employee work stations and office standards,
33 focusing on reducing square footage needs and creating
34 healthy, productive, and efficient work environments. Overall
35 objectives of the analysis shall include improving employee

1 density; properly allocating space for individual and group
2 work; improving worker health and safety; improving technology
3 integration; and improving energy efficiency and sustainability
4 in state offices. The department shall submit findings and
5 recommendations to the capitol planning commission and to the
6 legislative government oversight committees by October 30,
7 2012.

8 DIVISION VI

9 OPERATIONAL EFFICIENCIES

10 Sec. 9. STATE DEPARTMENT AND AGENCY LIMITATIONS ON
11 MAIL. Notwithstanding any provision of the law to the
12 contrary, state departments and agencies shall not, unless
13 otherwise required for purposes of pursuing legal action or
14 by federal law, provide departmental or agency notices or
15 information by mail. Departments shall provide information
16 or notices through the department's internet site or through
17 electronic mail.

18 DIVISION VII

19 IOWA JOBS BOARD

20 Sec. 10. Section 12.87, subsection 12, Code Supplement
21 2011, is amended to read as follows:

22 12. Neither the treasurer of state, the Iowa ~~jobs board~~
23 finance authority, nor any person acting on behalf of the
24 treasurer of state or the Iowa ~~jobs board~~ finance authority
25 while acting within the scope of their employment or agency, is
26 subject to personal liability resulting from carrying out the
27 powers and duties conferred by this section and sections 12.88
28 through 12.90.

29 Sec. 11. Section 16.193, subsection 1, Code Supplement
30 2011, is amended to read as follows:

31 ~~1. The Iowa finance authority, subject to approval by the~~
32 ~~Iowa jobs board,~~ shall adopt administrative rules pursuant to
33 chapter 17A necessary to administer the Iowa jobs program and
34 Iowa jobs II program. The authority shall ~~provide the board~~
35 ~~with assistance in implementing administrative functions,~~ be

1 responsible for providing technical assistance and application
2 assistance to applicants under the programs, negotiating
3 contracts, and providing project follow up. ~~The authority, in~~
4 ~~cooperation with the board, may conduct negotiations on behalf~~
5 ~~of the board with applicants regarding terms and conditions~~
6 ~~applicable to awards under the program.~~

7 Sec. 12. Section 16.194, subsection 2, Code 2011, is amended
8 to read as follows:

9 2. A city or county or a public organization in this
10 state may submit an application to the ~~Iowa jobs board~~
11 authority for financial assistance for a local infrastructure
12 competitive grant for an eligible project under the program,
13 notwithstanding any limitation on the state's percentage in
14 funding as contained in section 29C.6, subsection 17.

15 Sec. 13. Section 16.194, subsection 4, unnumbered paragraph
16 1, Code 2011, is amended to read as follows:

17 The ~~board~~ authority shall consider the following criteria in
18 evaluating eligible projects to receive financial assistance
19 under the program:

20 Sec. 14. Section 16.194, subsection 7, Code 2011, is amended
21 to read as follows:

22 7. In order for a project to be eligible to receive
23 financial assistance from the ~~board~~ authority, the project
24 must be a public construction project pursuant to subsection 1
25 with a demonstrated substantial local, regional, or statewide
26 economic impact.

27 Sec. 15. Section 16.194, subsection 8, unnumbered paragraph
28 1, Code 2011, is amended to read as follows:

29 The ~~board~~ authority shall not approve an application for
30 assistance for any of the following purposes:

31 Sec. 16. Section 16.194, subsection 9, paragraph b, Code
32 2011, is amended to read as follows:

33 *b.* Any portion of an amount allocated for projects
34 that remains unexpended or unencumbered one year after the
35 allocation has been made may be reallocated to another project

1 category, at the discretion of the ~~board~~ authority. The ~~board~~
2 authority shall ensure that all bond proceeds be expended
3 within three years from when the allocation was initially made.

4 Sec. 17. Section 16.194, subsection 10, Code 2011, is
5 amended to read as follows:

6 10. The ~~board~~ authority shall ensure that funds obligated
7 under this section are coordinated with other federal program
8 funds received by the state, and that projects receiving funds
9 are located in geographically diverse areas of the state.

10 Sec. 18. Section 16.194A, subsections 2, 7, 9, and 10, Code
11 2011, are amended to read as follows:

12 2. A city or county in this state that applies the smart
13 planning principles and guidelines pursuant to sections 18B.1
14 and 18B.2 may submit an application to the ~~Iowa jobs board~~
15 authority for financial assistance for a local infrastructure
16 competitive grant for an eligible project under the program,
17 notwithstanding any limitation on the state's percentage in
18 funding as contained in section 29C.6, subsection 17.

19 7. In order for a project to be eligible to receive
20 financial assistance from the ~~board~~ authority, the project
21 must be a public construction project pursuant to subsection 1
22 with a demonstrated substantial local, regional, or statewide
23 economic impact.

24 9. Any portion of an amount allocated for projects
25 that remains unexpended or unencumbered one year after the
26 allocation has been made may be reallocated to another project
27 category, at the discretion of the ~~board~~ authority. The ~~board~~
28 authority shall ensure that all bond proceeds be expended
29 within three years from when the allocation was initially made.

30 10. The ~~board~~ authority shall ensure that funds obligated
31 under this section are coordinated with other federal program
32 funds received by the state, and that projects receiving funds
33 are located in geographically diverse areas of the state.

34 Sec. 19. Section 16.194A, subsection 4, unnumbered
35 paragraph 1, Code 2011, is amended to read as follows:

1 The ~~board~~ authority shall consider the following criteria in
2 evaluating eligible projects to receive financial assistance
3 under the program:

4 Sec. 20. Section 16.194A, subsection 8, unnumbered
5 paragraph 1, Code 2011, is amended to read as follows:

6 The ~~board~~ authority shall not approve an application for
7 assistance for any of the following purposes:

8 Sec. 21. Section 16.195, Code Supplement 2011, is amended
9 to read as follows:

10 **16.195 Iowa jobs program application review.**

11 1. Applications for assistance under the Iowa jobs program
12 and Iowa jobs II program shall be submitted to the ~~Iowa finance~~
13 authority for review and approval. ~~The authority shall provide~~
14 ~~a staff review and evaluation of applications to the Iowa jobs~~
15 ~~program review committee referred to in subsection 2 and to the~~
16 ~~Iowa jobs board.~~

17 2. ~~A review committee composed of members of the board~~
18 ~~as determined by the board shall review Iowa jobs program~~
19 ~~applications submitted to the board and make recommendations~~
20 ~~regarding the applications to the board.~~ When reviewing the
21 applications, the ~~review committee and the~~ authority shall
22 consider the project criteria specified in sections 16.194 and
23 16.194A. The ~~board~~ authority shall develop the appropriate
24 level of transparency regarding project fund allocations.

25 3. Upon approval of an application for financial assistance
26 under the program, the ~~board~~ authority shall notify the
27 treasurer of state regarding the amount of moneys needed to
28 satisfy the award of financial assistance and the terms of the
29 award. The treasurer of state shall notify the ~~Iowa finance~~
30 authority any time moneys are disbursed to a recipient of
31 financial assistance under the program.

32 Sec. 22. Section 16.196, Code 2011, is amended to read as
33 follows:

34 **16.196 Iowa jobs ~~restricted capitals fund~~ — appropriations.**

35 ~~1. An Iowa jobs restricted capitals fund is created and~~

~~1 established as a separate and distinct fund in the state
2 treasury. The fund consists of moneys appropriated from
3 the revenue bonds capitals fund created in section 12.88.
4 The moneys in the fund are appropriated to the Iowa jobs
5 board for purposes of the Iowa jobs program established in
6 section 16.194. Moneys in the fund shall not be subject to
7 appropriation for any other purpose by the general assembly,
8 but shall be used only for the purposes of the Iowa jobs
9 program. The treasurer of state shall act as custodian of the
10 fund and disburse moneys contained in the fund. The fund shall
11 be administered by the board which shall make allocations from
12 the fund consistent with the purposes of the Iowa jobs program.~~

13 ~~2.~~ 1. There is appropriated from the revenue bonds capitals
14 fund created in section 12.88, ~~to the Iowa jobs restricted~~
15 ~~capitals fund,~~ for the fiscal year beginning July 1, 2009, and
16 ending June 30, 2010, one hundred sixty-five million dollars to
17 be allocated as follows:

18 *a.* One hundred eighteen million five hundred thousand
19 dollars for competitive grants for local infrastructure
20 projects relating to disaster rebuilding, reconstruction
21 and replacement of local buildings, flood control and flood
22 protection, and future flood prevention public projects. An
23 applicant for a local infrastructure grant shall not receive
24 more than fifty million dollars in financial assistance from
25 the fund.

26 *b.* Forty-six million five hundred thousand dollars for
27 disaster relief and mitigation and local infrastructure
28 grants for the following renovation and construction projects,
29 notwithstanding any limitation on the state's percentage
30 participation in funding as contained in section 29C.6,
31 subsection 17:

32 (1) For grants to a county with a population between
33 one hundred eighty-nine thousand and one hundred ninety-six
34 thousand in the latest preceding certified federal census, to
35 be distributed as follows:

1 (a) Ten million dollars for the construction of a new,
2 shared facility between nonprofit human service organizations
3 serving the public, especially the needs of low-income Iowans,
4 including those displaced as a result of the disaster of 2008.

5 (b) Five million dollars for the construction or renovation
6 of a facility for a county-funded workshop program serving
7 the public and particularly persons with mental illness or
8 developmental disabilities.

9 (2) For grants to a city with a population between one
10 hundred ten thousand and one hundred twenty thousand in the
11 latest preceding certified federal census, to be distributed
12 as follows:

13 (a) Five million dollars for an economic redevelopment
14 project benefiting the public by improving energy efficiency
15 and the development of alternative and renewable energy
16 technologies.

17 (b) Ten million dollars for a museum serving the public and
18 dedicated to the preservation of an eastern European cultural
19 heritage through the collection, exhibition, preservation, and
20 interpretation of historical artifacts.

21 (c) Five million dollars for a theater serving the public
22 and promoting culture, entertainment, and tourism.

23 (d) Five million dollars for a public library.

24 (e) Five million dollars for a public works building.

25 (3) One million five hundred thousand dollars, to be
26 distributed as follows:

27 (a) Five hundred thousand dollars to a city with a
28 population between six hundred and six hundred fifty in the
29 latest preceding certified federal census, for a public fire
30 station.

31 (b) Five hundred thousand dollars to a city with a
32 population between one thousand four hundred and one thousand
33 five hundred in the latest preceding certified federal census,
34 for a public fire station.

35 (c) Five hundred thousand dollars for a city with a

1 population between seven thousand eight hundred and seven
2 thousand eight hundred fifty, for a public fire station.

3 ~~3.~~ 2. Grant awards for a project under subsection 2,
4 paragraph "b", are contingent upon submission of a plan for
5 each project by the applicable county or city governing board
6 or in the case of a project submitted pursuant to subsection
7 2, paragraph "b", subparagraph (2), subparagraph division (b),
8 by the board of directors, to the ~~Iowa jobs board~~ authority,
9 no later than September 1, 2009, detailing a description of
10 the project, the plan to rebuild, and the amount or percentage
11 of federal, state, local, or private matching moneys which
12 will be or have been provided for the project. Funds not
13 utilized in accordance with subsection 2, paragraph "b", due
14 to failure to file a plan by the September 1 deadline shall
15 revert to the ~~Iowa jobs restricted~~ revenue bonds capitals fund
16 to be available for local infrastructure competitive grants. A
17 grant recipient under subsection 2, paragraph "b", shall not be
18 precluded from applying for a local infrastructure competitive
19 grant pursuant to this section and section 16.195.

20 ~~4. Moneys in the fund are not subject to section 8.33.~~
21 ~~Notwithstanding section 12C.7, subsection 2, interest or~~
22 ~~earnings on moneys in the fund shall be credited to the fund.~~

23 ~~5.~~ 3. Annually, on or before January 15 of each year, the
24 ~~board~~ authority shall report to the legislative services agency
25 and the department of management the status of all projects
26 receiving moneys from the fund completed or in progress. The
27 report shall include a description of the project, the progress
28 of work completed, the total estimated cost of the project, a
29 list of all revenue sources being used to fund the project, the
30 amount of funds expended, the amount of funds obligated, and
31 the date the project was completed or an estimated completion
32 date of the project, where applicable.

33 ~~6.~~ 4. Payment of moneys appropriated from the fund shall be
34 made in a manner that does not adversely affect the tax-exempt
35 status of any outstanding bonds issued by the treasurer of

1 state.

2 Sec. 23. Section 16.197, Code 2011, is amended to read as
3 follows:

4 **16.197 Limitation of liability.**

5 ~~A member of the Iowa jobs board, a person acting on behalf of~~
6 ~~the board while acting within the scope of their employment or~~
7 ~~agency,~~ The authority or the treasurer of state, shall not be
8 subject to personal liability resulting from carrying out the
9 powers and duties of the ~~board~~ authority or the treasurer, as
10 applicable, in sections ~~16.192~~ 16.193 through 16.196.

11 Sec. 24. IOWA JOBS BOARD — TRANSITION PROVISIONS —
12 LIMITATION OF LIABILITY.

13 1. Any contract or agreement issued or entered into by the
14 Iowa jobs board relating to the provisions of this division
15 of this Act, in effect on the effective date of this division
16 of this Act, shall continue in full force and effect and
17 any responsibility of the board relative to the contracts or
18 agreements as provided in those contracts or agreements shall
19 be transferred to the Iowa finance authority.

20 2. A member of the Iowa jobs board or a person acting on
21 behalf of the board while acting within the scope of that
22 person's employment or agency shall not be subject to personal
23 liability resulting from carrying out the powers and duties
24 of the board prior to the effective date of this division of
25 this Act, as applicable, in sections 12.87 through 12.90 and in
26 sections 16.192 through 16.196, Code and Code Supplement 2011.

27 Sec. 25. REPEAL. Sections 16.191 and 16.192, Code
28 Supplement 2011, are repealed.

29 DIVISION VIII

30 OFFICE OF DRUG CONTROL POLICY

31 Sec. 26. Section 80.8, subsection 3, paragraph a, Code 2011,
32 is amended to read as follows:

33 a. The salaries of peace officers and employees of the
34 department and the expenses of the department shall be provided
35 for by a legislative appropriation, except the salary of the

1 drug policy coordinator shall be fixed by the governor as
2 provided in section 80E.1. The compensation of peace officers
3 of the department shall be fixed according to grades as to rank
4 and length of service by the commissioner with the approval of
5 the department of administrative services, unless covered by a
6 collective bargaining agreement that provides otherwise.

7 Sec. 27. Section 80.9, Code 2011, is amended by adding the
8 following new subsection:

9 NEW SUBSECTION. 10. The department shall receive and review
10 the budget submitted by the drug policy coordinator and assist
11 the drug policy coordinator in directing the office of drug
12 control's policy pursuant to section 80E.1.

13 Sec. 28. Section 80.17, subsection 1, Code 2011, is amended
14 by adding the following new paragraph:

15 NEW PARAGRAPH. *g.* Office of drug control policy.

16 Sec. 29. Section 80E.1, subsection 1, Code 2011, is amended
17 to read as follows:

18 1. The office of drug control policy is established in the
19 department of public safety. A drug policy coordinator shall
20 be appointed by the governor, subject to confirmation by the
21 senate, and shall serve at the pleasure of the governor. The
22 governor shall fill a vacancy in the office in the same manner
23 as the original appointment was made. The coordinator shall be
24 selected primarily for administrative ability. The coordinator
25 shall not be selected on the basis of political affiliation
26 and shall not engage in political activity while holding the
27 office. The salary of the coordinator shall be fixed by the
28 governor.

29 Sec. 30. Section 80E.1, subsection 2, paragraph a, Code
30 2011, is amended to read as follows:

31 *a.* Direct the ~~governor's~~ office of drug control policy,
32 and coordinate and monitor all statewide narcotics enforcement
33 efforts, coordinate and monitor all state and federal substance
34 abuse treatment grants and programs, coordinate and monitor all
35 statewide substance abuse prevention and education programs

1 in communities and schools, and engage in such other related
2 activities as required by law. The coordinator shall work in
3 coordinating the efforts of the department of corrections, the
4 department of education, the Iowa department of public health,
5 ~~the department of public safety,~~ and the department of human
6 services. The coordinator shall assist in the development
7 and implementation of local and community strategies to fight
8 substance abuse, including local law enforcement, education,
9 and treatment activities.

10 Sec. 31. Section 124.101, subsection 21, Code 2011, is
11 amended to read as follows:

12 21. "*Office*" means the ~~governor's~~ office of drug control
13 policy, as referred to in section 80E.1.

14 Sec. 32. Section 135.130, subsection 2, Code 2011, is
15 amended to read as follows:

16 2. A substance abuse treatment facility advisory council
17 is established within the department to advise and make
18 recommendations to the director regarding the establishment
19 and operation of a facility for persons with a substance
20 abuse problem who are on probation and to assist with the
21 implementation of treatment programs that are proven to
22 be effective for offenders. The substance abuse treatment
23 facility advisory council shall consist of the directors of the
24 eight judicial district departments of correctional services
25 and one representative each from the judicial branch, the Iowa
26 department of public health, the department of corrections, and
27 the ~~governor's~~ office of drug control policy.

28 Sec. 33. Section 216A.132, subsection 1, paragraph b, Code
29 2011, is amended to read as follows:

30 *b.* The departments of human services, corrections, and
31 public safety, the office on the status of African Americans,
32 the department of public health, the chairperson of the board
33 of parole, the attorney general, the state public defender,
34 and the ~~governor's~~ office of drug control policy shall each
35 designate a person to serve on the council.

1 Sec. 34. Section 216A.140, subsection 5, paragraph h, Code
2 2011, is amended to read as follows:

3 ~~h. Governor's office~~ Office of drug control policy.

4 Sec. 35. Section 602.8108, subsection 4, Code Supplement
5 2011, is amended to read as follows:

6 4. The clerk of the district court shall remit all moneys
7 collected from the drug abuse resistance education surcharge
8 provided in section 911.2 to the state court administrator
9 for deposit in the general fund of the state and the amount
10 deposited is appropriated to the ~~governor's~~ office of drug
11 control policy for use by the drug abuse resistance education
12 program and other programs directed for a similar purpose.

13 DIVISION IX

14 BOARDS AND COMMISSIONS

15 Sec. 36. Section 190A.3, subsection 4, Code 2011, is amended
16 to read as follows:

17 4. The ~~farm-to-school council~~ department of agriculture and
18 land stewardship and the department of education shall actively
19 seek financial or in-kind contributions from organizations or
20 persons to support the program.

21 Sec. 37. Section 256.9, subsection 55, paragraph j, Code
22 Supplement 2011, is amended by striking the paragraph.

23 Sec. 38. REPEAL. Section 190A.2, Code 2011, is repealed.

24 DIVISION X

25 OBSOLETE PROVISIONS

26 Sec. 39. REPEAL. Section 15.112, Code Supplement 2011, is
27 repealed.

28 Sec. 40. REPEAL. Chapters 15C and 15D, Code 2011, are
29 repealed.

30 EXPLANATION

31 This bill relates to government efficiency, including other
32 matters related to the operation of state and local government.

33 DIVISION I — GOVERNMENT INFORMATION TECHNOLOGY SERVICES.

34 This division amends Code section 8A.205, concerning digital
35 government, to encourage state agencies to utilize duplex

1 printing. This division of the bill also directs the
2 department of administrative services (DAS) to establish a
3 schedule for departments to comply with information technology
4 coordination and management requirements of Code chapter
5 8A. In addition, DAS is encouraged to procure information
6 technology for participating agencies through leasing.

7 DIVISION II — SPAN OF CONTROL. This division concerns the
8 requirements of Code section 8A.402(2)(g) relating to the ratio
9 of supervisory employees to other employees in executive branch
10 agencies. The division requires the department of management,
11 by July 31, 2012, to ensure that a five-member review board
12 to hear waiver requests of executive branch agencies of the
13 ratio requirement be established and to file a report with
14 the general assembly concerning whether an executive branch
15 agency has met the target ratio as provided in Code section
16 8A.402(2)(g) or has been granted an exception or waiver of the
17 requirement. The division provides that if the department
18 of management fails to comply with the requirements of this
19 provision, the appropriation to the department for FY 2012-13
20 shall be reduced by ten percent. This division takes effect
21 upon enactment.

22 DIVISION III — HEALTH INSURANCE TASK FORCE. This division
23 creates a state employee health insurance task force under the
24 authority of the legislative council to examine all aspects
25 of providing health care coverage to state employees. The
26 division provides that the legislative council appoint members
27 for the task force and provides for who should be appointed.
28 The bill requires the task force to submit a report to the
29 general assembly by December 31, 2012.

30 DIVISION IV — MEDICATION THERAPY MANAGEMENT. This division
31 of the bill relates to medication therapy management. The bill
32 codifies the pilot program for medication therapy management
33 implemented on July 1, 2010, for eligible state employees,
34 making the program an ongoing program and directing DAS to
35 utilize a request for proposals process and to enter into a

1 contract to continue the program. This division of the bill
2 takes effect upon enactment.

3 DIVISION V — STATE PHYSICAL RESOURCES. This division of the
4 bill requires that DAS conduct an analysis of state employee
5 workstations and office standards by September 30, 2012. The
6 division further requires the department to submit findings
7 and recommendations to the capitol planning commission and the
8 legislative government oversight committees by October 30,
9 2012.

10 DIVISION VI — OPERATIONAL EFFICIENCIES. This division
11 provides that each state department and agency shall not use
12 mail to provide departmental notices and information unless
13 otherwise required by federal law or for the purposes of legal
14 action. The bill provides that departments utilize their
15 internet sites or electronic mail for this purpose.

16 DIVISION VII — IOWA JOBS BOARD. This division of this bill
17 eliminates the Iowa jobs board and provides that any duties
18 or responsibilities of the Iowa jobs board shall become the
19 responsibility of the Iowa finance authority. The division
20 also provides transition provisions relative to any contracts
21 or agreements entered into by the Iowa jobs board and provides
22 for a limitation of personal liability for actions by a member
23 or agent of the board taken prior to the effective date of this
24 division of the bill relative to the duties of the board.

25 DIVISION VIII — OFFICE OF DRUG CONTROL POLICY. This
26 division transfers the administration of the governor's office
27 of drug control policy from the office of the governor to the
28 department of public safety. The division changes the name
29 of governor's office of drug control policy to office of drug
30 control policy.

31 The division requires the department of public safety to
32 review the budget submitted by the drug policy coordinator and
33 assist the drug policy coordinator in directing the governor's
34 office of drug control policy pursuant to Code section 80E.1.

35 The division does not modify the appointment of the drug

1 policy coordinator. Currently, the governor appoints the drug
2 policy coordinator, subject to confirmation by the senate, and
3 the coordinator serves at the pleasure of the governor.

4 The division also does not modify the current duties of the
5 drug policy coordinator to coordinate and monitor all statewide
6 narcotics enforcement efforts, substance abuse treatment grants
7 and programs, substance abuse prevention and education programs
8 in communities and schools, and to engage in such other related
9 activities as required by law.

10 DIVISION IX — BOARDS AND COMMISSIONS. This division of the
11 bill repeals the farm-to-school council.

12 DIVISION X — OBSOLETE PROVISIONS. This division of the
13 bill repeals Code section 15.112, relating to matching funds
14 for a farmworks national demonstration project; Code chapter
15 15C, relating to a world trade center; and Code chapter
16 15D, relating to the midwest nuclear compact, which contains
17 provisions relating to repeal and withdrawal from the compact.