HOUSE FILE 2359 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO HSB 616)

# A BILL FOR

1 An Act relating to statutory corrections which may adjust 2 language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete 3 4 temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities, and 5 6 including effective date provisions.

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

1 DIVISION I 2 MISCELLANEOUS CHANGES 3 Section 1. Section 8D.14, Code 2016, is amended to read as 4 follows: 8D.14 Iowa communications network fund. 5 1. There is created in the office of the treasurer of 6 7 state a fund to be known as the Iowa communications network 8 fund under the control of the Iowa telecommunications and 9 technology commission. There shall be deposited into the 10 Iowa communications network fund proceeds from bonds issued 11 for purposes of projects authorized pursuant to section 12 8D.13, funds received from leases pursuant to section 13 8D.11, and other moneys by law credited to or designated 14 by a person for deposit into the fund. Amounts deposited 15 into the fund are appropriated to and for the use of the 16 commission. Notwithstanding section 12C.7, interest earned 17 on amounts deposited in the fund shall be credited to the 18 fund. Notwithstanding section 8.33, moneys deposited into 19 and appropriated from the fund that remain unencumbered or 20 unobligated at the close of the fiscal year shall not revert 21 but shall remain available for expenditure for the purposes 22 designated until the close of the succeeding fiscal year. 23 2. The commission shall be required to repay one million 24 dollars of start-up funding from the Iowa communications 25 network fund to the general fund of the state. For the fiscal 26 year beginning July 1, 2007, and ending June 30, 2008, the 27 commission shall repay two hundred fifty thousand dollars 28 of start-up funding at the end of that fiscal year, and for 29 the fiscal year beginning July 1, 2008, and ending June 30, 30 2009, the commission shall repay two hundred fifty thousand 31 dollars of start-up funding at the end of that fiscal year. 32 The remaining five hundred thousand dollars shall be repaid 33 in a reasonable period of time thereafter as provided in this 34 subsection. The commission shall conduct a review of the 35 operation of the fund and the extent to which a continued

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1 need for funding for cash flow support exists, and shall 2 provide a report summarizing the results of the review to 3 the general assembly by January 1, 2010. The report shall 4 also include a plan regarding repayment of the remaining five 5 hundred thousand dollars in start-up funding in a manner which 6 will not adversely affect network operations, and any other 7 recommendations relating to the fund and the operation of the 8 network deemed appropriate by the commission. 9 Sec. 2. Section 12.77, Code 2016, is amended to read as 10 follows: 12.77 Construction. 11 12 Sections 12.71 through 12.76, being necessary for the 13 welfare of this state and its inhabitants, shall be liberally 14 construed to effect its the purposes of the sections. 15 Sec. 3. Section 12.86, Code 2016, is amended to read as 16 follows: 12.86 Construction. 17 18 Sections 12.81 through 12.85, being necessary for the 19 welfare of this state and its inhabitants, shall be liberally 20 construed to effect its the purposes of the sections. 21 Sec. 4. Section 12.90, subsection 2, Code 2016, is amended 22 to read as follows: 23 Sections 12.87 through 12.89, and this section, being 2. 24 necessary for the welfare of this state and its inhabitants, 25 shall be liberally construed to effect its the purposes of the 26 sections. 27 Sec. 5. Section 13.7, subsection 1, Code 2016, is amended 28 to read as follows: 29 1. Compensation shall not be allowed to any person for 30 services as an attorney or counselor to an executive department 31 of the state government, or the head of an executive department 32 of state government, or to a state board or commission. 33 However, the executive council may authorize employment of 34 legal assistance, at a reasonable compensation, in a pending 35 action or proceeding to protect the interests of the state,

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1 but only upon a sufficient showing, in writing, made by the 2 attorney general, that the department of justice cannot for 3 reasons stated by the attorney general perform the service. 4 The reasons and action of the executive council shall be If the attorney general determines 5 entered upon its records. 6 that the department of justice cannot perform legal service 7 in an action or proceeding, the executive council shall 8 request the department involved in the action or proceeding 9 to recommend legal counsel to represent the department. If 10 the attorney general concurs with the department that the 11 person recommended is qualified and suitable to represent the 12 department, the person recommended shall be employed. If the 13 attorney general does not concur in the recommendation, the 14 department shall submit a new recommendation. This subsection 15 does not affect the general counsel for the utilities board of 16 the department of commerce, the legal counsel of the department 17 of workforce development, or the general counsel for the 18 property assessment appeal board.

19 Sec. 6. Section 13C.2, subsection 1, paragraph c, Code 2016, 20 is amended to read as follows:

*c.* In lieu of filing the financial disclosure information at the time of registration, the professional commercial fund-raiser may file a statement with its permit application where it agrees to provide, without cost, the financial disclosure information required to be disclosed pursuant to this subsection to a person or <u>government governmental</u> entity requesting the information within one day of the request. The statement shall include the telephone number, mailing address, and names of persons to be contacted to obtain the financial disclosure information of the fund-raiser. Failure to provide this information upon request shall be a violation of this chapter.

33 Sec. 7. Section 13C.2, subsection 3, paragraph b, Code 2016, 34 is amended to read as follows:

35 b. The attorney general may seek an injunction pursuant

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1 to section 714.16 prohibiting the professional commercial

2 fund-raiser or charitable organization from soliciting

3 contributions until the required financial information has
4 been disclosed to the attorney general, person, or government
5 governmental entity making the request.

6 Sec. 8. Section 15.338, subsection 5, Code 2016, is amended 7 to read as follows:

8 5. In providing financial assistance under this section, 9 the authority shall coordinate with a city to develop a plan 10 for the use of funds that is consistent with the community 11 development, housing, and economic development goals of the 12 city. The terms of the agreement entered into pursuant to 13 subsection 3 4 and the use of financial assistance provided 14 under this section shall reflect the plan developed based on a 15 city's goals.

16 Sec. 9. Section 15.353, subsection 2, paragraph d, 17 subparagraph (2), subparagraph division (c), Code 2016, is 18 amended to read as follows:

19 (c) The demand for projects applying under this paragraph 20 <u>"d"</u> compared to the demand for projects applying under 21 paragraphs "a" through "c".

Sec. 10. Section 15H.5, subsection 5, paragraphs b and d, 23 Code 2016, are amended to read as follows:

b. The commission shall manage the <u>Iowa summer youth corps</u> program in a manner to maximize the leveraging of federal, local, and private funding opportunities that increase or amplify program impact and service-learning opportunities. The commission shall also encourage collaboration with, and utilization of, other national, local, and nonprofit programs engaged in community service or addressing the needs of youth from families with low income.

32 *d.* The commission shall include progress information 33 concerning implementation of the <u>Iowa summer youth corps</u> 34 program in the quarterly reports made to the governor and the 35 general assembly in accordance with section 15H.2.

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Sec. 11. Section 15H.5, subsection 6, paragraph b, Code
2 2016, is amended to read as follows:

3 b. If a stipend is provided to a youth participating in 4 the <u>Iowa summer youth corps</u> program, the youth shall be age 5 fourteen through eighteen.

6 Sec. 12. Section 16.2D, subsection 6, paragraph b, Code 7 2016, is amended to read as follows:

*b*. The council shall elect a chairperson and vice 8 9 chairperson from the membership of the council. The 10 chairperson and vice chairperson shall each serve two-year 11 terms. The positions of chairperson and vice chairperson shall 12 not both be held by members who are both either general public 13 members or agency directors director members. The position 14 positions of chairperson and vice chairperson shall rotate 15 between agency director members and general public members. 16 Sec. 13. Section 17A.17, subsection 1, paragraph a, Code 17 2016, is amended to read as follows:

18 a. Unless required for the disposition of ex parte matters 19 specifically authorized by statute, a presiding officer in a 20 contested case, shall not communicate, directly or indirectly, 21 with any person or party in connection with any issue of fact 22 or law in that contested case, with any person or party, except 23 upon notice and opportunity for all parties to participate as 24 shall be provided for by agency rules.

25 Sec. 14. Section 21.5, subsection 1, paragraph g, Code 2016, 26 is amended to read as follows:

*g.* To avoid disclosure of specific law enforcement matters,
such as current or proposed investigations, <u>or</u> inspection or
auditing techniques or schedules, which if disclosed would
enable law violators to avoid detection.

31 Sec. 15. Section 28F.12, subsection 2, Code 2016, is amended 32 to read as follows:

33 2. If the entity is comprised solely of cities, counties, 34 and sanitary districts established under chapter 358, or any 35 combination thereof, it is a governmental entity with respect

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1 to projects undertaken pursuant to chapter 418 and may exercise 2 all of the powers of a governmental entity under that chapter 3 in connection with the <u>a</u> flood mitigation project. Unless 4 otherwise provided in chapter 418, if the entity is undertaking 5 a flood mitigation project as a governmental entity under 6 chapter 418, the provisions of chapter 418 shall prevail over 7 any conflicting provision in this chapter.

8 Sec. 16. Section 48A.26, subsections 4 and 5, Code 2016, are 9 amended to read as follows:

10 4. If the registrant applied by mail to register to vote and 11 did not answer either "yes" or "no" to the <u>first</u> question in 12 section 48A.11, subsection 3, <u>paragraph "a"</u>, the application 13 shall be processed. If the application is complete and proper 14 in all other respects and information on the application is 15 verified, as required by section 48A.25A, the applicant shall 16 be registered to vote and sent an acknowledgment.

17 5. If the registrant applied by mail to register to vote 18 and answered "no" to the <u>first</u> question in section 48A.11, 19 subsection 3, <u>paragraph "a"</u>, the application shall not be 20 processed. The acknowledgment shall advise the applicant 21 that the registration has been rejected because the applicant 22 indicated on the registration form that the applicant is not a 23 citizen of the United States.

24 Sec. 17. Section 91E.2, subsection 1, paragraph b, Code 25 2016, is amended to read as follows:

26 b. If a Spanish-speaking interpreter is needed, the employer 27 shall select an interpreter from a list of interpreters 28 developed by the department of workforce development, drawn 29 from the commission of Latino affairs' statewide list of 30 interpreters qualified to serve Iowa courts and administrative 31 agencies.

32 Sec. 18. Section 96.7, subsection 8, paragraph a, 33 subparagraph (4), Code 2016, is amended to read as follows: 34 (4) The department, in accordance with rules <u>adopted by the</u> 35 <u>department pursuant to chapter 17A</u>, shall notify each nonprofit

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1 organization of any determination made by the department of the 2 status of the nonprofit organization as an employer and of the 3 effective date of any election or termination of election. A 4 determination is subject to appeal and review in accordance 5 with subsections 4 and 5.

6 Sec. 19. Section 96.13, subsection 2, Code 2016, is amended 7 to read as follows:

2. Replenishment of lost funds. If any moneys received 8 9 after June 30, 1941, from the social security administration 10 under Tit. III of the Social Security Act, or any unencumbered 11 balances in the unemployment compensation administration fund 12 as of that date, or any moneys granted after that date to this 13 state pursuant to the provisions of the Wagner-Peyser Act, 14 or any moneys made available by this state or its political 15 subdivisions and matched by such moneys granted to this state 16 pursuant to the provisions of the Wagner-Peyser Act, are 17 found by the social security administration, because of any 18 action or contingency, to have been lost or been expended for 19 purposes other than or in amounts in excess of, those found 20 necessary by the social security administration for the proper 21 administration of this chapter, it is the policy of this state 22 that such moneys shall be replaced by moneys appropriated 23 for such purpose from the general funds of this state to the 24 unemployment compensation administration fund for expenditure 25 as provided in subsection 1 of this section. Upon receipt of 26 notice of such a finding by the social security administration, 27 the department shall promptly report the amount required for 28 such replacement to the governor and the governor shall at 29 the earliest opportunity, submit to the legislature a request 30 for the appropriation of such amount. This subsection shall 31 not be construed to relieve this state of its obligation with 32 respect to funds received prior to July 1, 1941, pursuant to 33 the provisions of Tit. III of the Social Security Act. 34 Sec. 20. Section 96.19, subsection 41, unnumbered paragraph 35 1, Code 2016, is amended to read as follows:

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*Wages* means all remuneration for personal services,
including commissions and bonuses and the cash value of all
remuneration in any medium other than cash. The reasonable
cash value of remuneration in any medium other than cash, shall
be estimated and determined in accordance with rules prescribed
by the department. Wages payable to an individual for insured
work performed prior to January 1, 1941, shall, for the
purposes of sections 96.3, 96.4, and this section, be deemed to
be wages paid within the calendar quarter with respect to which
curve sections were payable.

11 Sec. 21. Section 96.20, subsection 2, paragraph b, Code
12 2016, is amended to read as follows:

13 b. Reimbursements so payable shall be deemed to be benefits 14 for the purposes of section 96.3, subsection 5, paragraph "a", 15 and section 96.9, but no reimbursement so payable shall be 16 charged against any employer's account for the purposes of 17 section 96.7, unless wages so transferred are sufficient to 18 establish a valid claim in Iowa, and that such charges shall 19 not exceed the amount that would have been charged on the 20 basis of a valid claim. The department is hereby authorized 21 to make to other state or federal agencies and receive from 22 such other state or federal agencies, reimbursements from 23 or to the fund, in accordance with arrangements pursuant 24 to this section. The department shall participate in any 25 arrangements for the payment of compensation on the basis of 26 combining an individual's wages and employment covered under 27 this chapter with the individual's wages and employment covered 28 under the unemployment compensation laws of other states 29 which are approved by the United States secretary of labor in 30 consultation with the state unemployment compensation agencies 31 as reasonably calculated to assure the prompt and full payment 32 of compensation in such situations and which include provisions 33 for applying the base period of a single state law to a claim 34 involving the combining of an individual's wages and employment 35 covered under two or more state unemployment compensation laws,

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1 and avoiding the duplication in the use of wages and employment
2 by reason of such combining.

3 Sec. 22. Section 97B.49C, subsection 1, paragraph e, Code 4 2016, is amended to read as follows:

5 e. "Sheriff" means a county sheriff as defined described in 6 section 39.17 331.651.

7 Sec. 23. Section 97B.49G, subsection 7, paragraph a, 8 subparagraph (3), subparagraph division (a), Code 2016, is 9 amended to read as follows:

10 (a) As a county sheriff as defined described in section
11 39.17 331.651.

12 Sec. 24. Section 99.28, Code 2016, is amended to read as 13 follows:

14 99.28 Certification and payment of mulct tax.

The clerk of said court shall make and certify a return of the imposition of said the mulct tax forthwith to the county auditor, who shall enter the same as a tax upon the property, and against the persons upon which or whom the lien was imposed, as and when the other taxes are entered, and the same shall be and remain a lien on the land upon which such lien was imposed until fully paid. Any such lien imposed while the tax books are in the hands of the auditor shall be immediately entered therein in the tax books. The payment of said the <u>mulct</u> tax shall not relieve the persons or property from any other penalties provided by law.

26 Sec. 25. Section 99.29, Code 2016, is amended to read as 27 follows:

28 99.29 Collection of mulct tax.

The provisions of the law relating to the collection of taxes in this state, the delinquency thereof, and sale of property for taxes shall govern in the collection of the <u>mulct</u> tax <u>herein</u> prescribed <u>in this chapter</u> insofar as <u>the same</u> <u>those</u> provisions are applicable.

34 Sec. 26. Section 99.30, Code 2016, is amended to read as 35 follows:

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## 1 99.30 Application of mulct tax.

2 The mulct tax collected shall be applied toward the 3 deficiency in the payment of costs of the action and abatement 4 which exist after the application of the proceeds of the sale 5 of personal property. The remainder of the tax together with 6 the unexpended portion of the proceeds of the sale of personal 7 property shall be paid to the treasurer of state for deposit in 8 the general fund of the state, except that ten percent of the 9 amount of the whole tax collected and of the whole proceeds of 10 the sale of the personal property, as provided in this chapter, 11 shall be paid by the treasurer to the attorney representing the 12 state in the injunction action, at the time of final judgment. 13 Sec. 27. Section 99.31, Code 2016, is amended to read as 14 follows:

## 15 99.31 Tax Mulct tax assessed.

When such nuisance has been found to exist under any proceeding in the district court or as in this chapter provided, and the owner or agent of such building or ground whereon the <u>same nuisance</u> has been found to exist was not a party to such proceeding, nor appeared therein, the <u>said</u> <u>nulct</u> tax of three hundred dollars shall, nevertheless, be imposed against the persons served or appearing and against the property as <u>set forth</u> in this chapter <u>set forth</u>.

24 Sec. 28. Section 99B.3, subsection 4, paragraph b, Code 25 2016, is amended to read as follows:

b. If a request for a hearing is timely received by the department, the applicant or licensee shall be given an opportunity for a prompt and fair hearing before the department and the denial, suspension, or revocation shall be deemed suspended stayed until the department makes a final determination. However, the director may suspend a license prior to a hearing if the director finds that the public integrity of the licensed activity is compromised or there is a risk to public health, safety, or welfare. In addition, at any time during or prior to the hearing the department may rescind

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1 the notice of the denial, suspension, or revocation upon being 2 satisfied that the reasons for the denial, suspension, or 3 revocation have been or will be removed. On the basis of any 4 such hearing, the determination involved in the notice may be 5 affirmed, modified, or set aside by the department in a written 6 decision.

Sec. 29. Section 99B.55, subsection 3, paragraph b, 7 subparagraph (2), Code 2016, is amended to read as follows: 8 9 If a request for a hearing is timely received by (2) 10 the department, the applicant or registrant shall be given 11 an opportunity for a prompt and fair hearing before the 12 department and the denial, suspension, or revocation shall be 13 deemed suspended stayed until the department makes a final 14 determination. However, the director of the department may 15 suspend a registration prior to a hearing if the director 16 finds that the public integrity of the registered activity 17 is compromised or there is a risk to public health, safety, 18 or welfare. In addition, at any time during or prior to the 19 hearing, the department may rescind the notice of the denial, 20 suspension, or revocation upon being satisfied that the reasons 21 for the denial, suspension, or revocation have been or will 22 be removed. On the basis of any such hearing, the proposed 23 action in the notice may be affirmed, modified, or set aside by 24 the department in a written decision. The procedure governing 25 hearings authorized by this paragraph subparagraph shall be in 26 accordance with the rules promulgated adopted by the department 27 and chapter 17A.

28 Sec. 30. Section 99F.15, subsection 6, paragraph a, Code 29 2016, is amended to read as follows:

30 *a.* A person who places, removes, increases, or decreases a 31 bet after acquiring knowledge of the outcome of the gambling 32 game which is the subject of the bet or to aid who aids a 33 person in acquiring the knowledge for the purpose of placing, 34 removing, increasing, or decreasing a bet contingent on that 35 outcome commits the offense of unlawful betting.

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1 Sec. 31. Section 123.9, subsection 5, Code 2016, is amended
2 to read as follows:

5. To grant and issue beer <u>permits</u>, wine permits, special 4 permits, liquor control licenses, and other licenses; and to 5 suspend or revoke all such permits and licenses for cause under 6 this chapter.

7 Sec. 32. Section 123.48, Code 2016, is amended to read as 8 follows:

9 123.48 Seizure of false or altered driver's license or 10 nonoperator nonoperator's identification card.

If a liquor control licensee or wine or beer permittee 11 1. 12 or an employee of the licensee or permittee has a reasonable 13 belief based on factual evidence that a driver's license as 14 defined in section 321.1, subsection 20A, or nonoperator 15 nonoperator's identification card issued pursuant to section 16 321.190 offered by a person who wishes to purchase an alcoholic 17 beverage at the licensed premises is altered or falsified or 18 belongs to another person, the licensee, permittee, or employee 19 may retain the driver's license or nonoperator nonoperator's 20 identification card. Within twenty-four hours, the license or 21 card shall be delivered to the appropriate city or county law 22 enforcement agency of the jurisdiction in which the licensed 23 premises is located. When the license or card is delivered 24 to the appropriate law enforcement agency, the licensee shall 25 file a written report of the circumstances under which the 26 license or card was retained. The local law enforcement 27 agency may investigate whether a violation of section 321.216, 28 321.216A, or 321.216B has occurred. If an investigation is not 29 initiated or a probable cause is not established by the local 30 law enforcement agency, the driver's license or nonoperator 31 nonoperator's identification card shall be delivered to the 32 person to whom it was issued. The local law enforcement 33 agency may forward the license or card with the report to the 34 department of transportation for investigation, in which case, 35 the department may investigate whether a violation of section

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1 321.216, 321.216A, or 321.216B has occurred. The department of 2 transportation shall return the <u>license or</u> card to the person 3 to whom it was issued if an investigation is not initiated or a 4 probable cause is not established.

5 2. Upon taking possession of an <u>a driver's license or</u> 6 <u>nonoperator's</u> identification card as provided in <u>subsection 1</u>, 7 a receipt for the <u>license or</u> card with the date and hour of 8 seizure noted shall be provided to the person from whom the 9 license or card was seized.

3. A liquor control licensee or wine or beer permittee or
an employee of the licensee or permittee is not subject to
criminal prosecution for, or to civil liability for damages
alleged to have resulted from, the retention and delivery of a
driver's license or a nonoperator nonoperator's identification
card which is taken pursuant to subsections 1 and 2. This
section shall not be construed to relieve a licensee,
permittee, or employee of the licensee or permittee from civil
liability for damages resulting from the use of unreasonable
force in obtaining the altered or falsified driver's license or
<u>nonoperator's</u> identification card or the driver's license or
<u>nonoperator's</u> identification card believed to belong to another
person.

23 Sec. 33. Section 123.124, Code 2016, is amended to read as 24 follows:

25 123.124 Beer permits — classes.

Permits for the manufacture and sale, or sale, of beer shall be divided into six classes, known as class "A", special class "A", class "AA", special class "AA", class "B", or class "C" <u>beer</u> permits. A class "A" <u>beer</u> permit allows the holder to manufacture and sell beer at wholesale. A holder of a special class "A" <u>beer</u> permit may only manufacture beer to be consumed on the licensed premises for which the person also holds a class "C" liquor control license or class "B" beer permit, to a be sold to a class "A" <u>beer</u> permittee for resale purposes, and to be sold to distributors outside of the state that are

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1 authorized by the laws of that jurisdiction to sell beer at 2 wholesale. A class "AA" beer permit allows the holder to 3 manufacture and sell high alcoholic content beer at wholesale. 4 A holder of a special class "AA" beer permit may only 5 manufacture high alcoholic content beer to be consumed on the 6 licensed premises for which the person also holds a class "C" 7 liquor control license or class "B" beer permit, to be sold to 8 a class "AA" beer permittee for resale purposes, and to be sold 9 to distributors outside of the state that are authorized by the 10 laws of that jurisdiction to sell high alcoholic content beer ll at wholesale. A class "B" beer permit allows the holder to 12 sell beer to consumers at retail for consumption on or off the 13 premises. A class "C" beer permit allows the holder to sell 14 beer to consumers at retail for consumption off the premises. Sec. 34. Section 123.127, subsection 1, unnumbered 15 16 paragraph 1, Code 2016, is amended to read as follows: A class "A", class "AA", special class "A", or special class 17 18 "AA" beer permit shall be issued by the administrator to any 19 person who: 20 Sec. 35. Section 123.127, subsection 2, Code 2016, is 21 amended to read as follows: 2. An applicant for a special class "A" or special class 22 23 "AA" beer permit shall comply with the requirements for a 24 class "A" or class "AA" beer permit, as applicable, and shall 25 also state on the application that the applicant holds or has 26 applied for a class "C" liquor control license or class "B" 27 beer permit. Sec. 36. Section 123.128, unnumbered paragraph 1, Code 28 29 2016, is amended to read as follows: A class "B" beer permit shall be issued by the administrator 30 31 to any person who: Sec. 37. Section 123.129, subsection 1, Code 2016, is 32 33 amended to read as follows: 34 1. A class "C" beer permit shall not be issued to any person 35 except the owner or proprietor of a grocery store or pharmacy.

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Sec. 38. Section 123.129, subsection 2, unnumbered
 paragraph 1, Code 2016, is amended to read as follows:

3 A class "C" <u>beer</u> permit shall be issued by the administrator 4 to any person who is the owner or proprietor of a grocery store 5 or pharmacy, who:

6 Sec. 39. Section 123.130, Code 2016, is amended to read as 7 follows:

8 123.130 Authority under class "A", class "AA", special class
9 "A", and special class "AA" beer permits.

10 1. Any person holding a class "A" or class "AA" <u>beer</u> permit 11 issued by the division shall be authorized to manufacture 12 and sell, or sell at wholesale, beer for consumption off the 13 premises, such sales within the state to be made only to 14 persons holding subsisting class "A", "B", or "C" <u>beer</u> permits, 15 or liquor control licenses issued in accordance with the 16 provisions of this chapter. A class "A", class "AA", special 17 class "A", or special class "AA" <u>beer</u> permit does not grant 18 authority to manufacture wine as defined in section 123.3, 19 subsection 47.

2. All class "A" and class "AA" premises shall be located 20 21 within the state. All beer received by the holder of a 22 class "A" or class "AA" beer permit from the holder of a 23 certificate of compliance before being resold must first come 24 to rest on the licensed premises of the permit holder, must be 25 inventoried, and is subject to the barrel tax when resold as 26 provided in section 123.136. A class "A" or class "AA" beer 27 permittee shall not store beer overnight except on premises 28 licensed under a class "A" or class "AA" beer permit. 3. All special class "A" and special class "AA" premises 29 30 shall be located within the state. A person who holds a 31 special class "A" or special class "AA" beer permit for the 32 same location at which the person holds a class "C" liquor 33 control license or class "B" beer permit may manufacture and 34 sell beer to be consumed on the premises, may sell beer to a 35 class "A" or class "AA" beer permittee for resale purposes,

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1 and may sell beer to distributors outside of the state that 2 are authorized by the laws of that jurisdiction to sell beer 3 at wholesale.

4 Sec. 40. Section 123.131, Code 2016, is amended to read as 5 follows:

6 123.131 Authority under class "B" beer permit.

Subject to the provisions of this chapter, any person holding a class "B" <u>beer</u> permit shall be authorized to sell beer for consumption on or off the premises. However, unless otherwise provided in this chapter, no sale of beer shall be made for consumption on the premises unless the place where such service is made is equipped with tables and seats sufficient to accommodate not less than twenty-five persons at one time.

15 Sec. 41. Section 123.132, Code 2016, is amended to read as 16 follows:

17 123.132 Authority under class "C" beer permit.

18 1. The holder of a class "C" <u>beer</u> permit shall be allowed 19 to sell beer to consumers at retail for consumption off the 20 premises. The sales made pursuant to this section shall be 21 made in original containers except as provided in subsection 2. 22 2. Subject to the rules of the division, sales made pursuant 23 to this section may be made in a container other than the 24 original container only if all of the following requirements 25 are met:

*a.* The beer is transferred from the original container to the container to be sold on the licensed premises at the time a of sale.

29 b. The person transferring the beer from the original
30 container to the container to be sold shall be eighteen years
31 of age or more.

32 c. The container to be sold shall be no larger than 33 seventy-two ounces.

34 *d*. The container to be sold shall be securely sealed by a 35 method authorized by the division that is designed so that if

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1 the sealed container is reopened or the seal tampered with, it 2 is visibly apparent that the seal on the container of beer has 3 been tampered with or the sealed container has otherwise been 4 reopened.

5 3. A container of beer other than the original container 6 that is sold and sealed in compliance with the requirements of 7 subsection 2 and the division's rules shall not be deemed an 8 open container subject to the requirements of sections 321.284 9 and 321.284A if the sealed container is unopened and the seal 10 has not been tampered with, and the contents of the container 11 have not been partially removed.

12 4. The holder of a class "C" <u>beer</u> permit or the permittee's 13 agents or employees shall not sell beer to other retail license 14 or permit holders knowing or having reasonable cause to believe 15 that the beer will be resold in another licensed establishment. 16 Sec. 42. Section 123.134, subsections 1 and 2, Code 2016,

17 are amended to read as follows:

18 1. The annual permit fee for a class "A" or special class 19 "A" beer permit is two hundred fifty dollars.

20 2. The annual permit fee for a class "AA" or special class 21 "AA" beer permit is five hundred dollars.

Sec. 43. Section 123.134, subsection 3, unnumbered
paragraph 1, Code 2016, is amended to read as follows:
The annual permit fee for a class "B" <u>beer</u> permit shall be
graduated according to population as follows:

26 Sec. 44. Section 123.134, subsection 4, unnumbered 27 paragraph 1, Code 2016, is amended to read as follows:

The annual permit fee for a class "C" <u>beer</u> permit shall be graduated on the basis of the amount of interior floor space which comprises the retail sales area of the premises covered by the permit, as follows:

32 Sec. 45. Section 123.135, subsections 3, 4, and 5, Code 33 2016, are amended to read as follows:

34 3. All class "A" and class "AA" <u>beer</u> permit holders shall 35 sell only those brands of beer which are manufactured, brewed,

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1 bottled, shipped, or imported by a person holding a current 2 certificate of compliance. Any employee or agent working for 3 or representing the holder of a certificate of compliance 4 within this state shall submit electronically, or in a manner 5 prescribed by the administrator, the employee's or agent's name 6 and address with the division.

7 4. It shall be unlawful for any holder of a certificate of 8 compliance or the holder's agent, or any class "A" or class 9 "AA" <u>beer</u> permit holder or the <u>beer</u> permit holder's agent, to 10 grant to any retail beer permit holder, directly or indirectly, 11 any rebates, free goods, or quantity discounts on beer which 12 are not uniformly offered to all retail permittees.

13 5. Notwithstanding any other penalties provided by this 14 chapter, any holder of a certificate of compliance or any class 15 "A" or class "AA" <u>beer</u> permit holder who violates this chapter 16 or the rules adopted pursuant to this chapter is subject to a 17 civil penalty not to exceed one thousand dollars or suspension 18 of the holder's certificate or permit for a period not to 19 exceed one year, or both such civil penalty and suspension. 20 Civil penalties imposed under this section shall be collected 21 and retained by the division.

22 Sec. 46. Section 123.136, subsection 1, Code 2016, is 23 amended to read as follows:

1. In addition to the annual permit fee to be paid by all class "A" and class "AA" <u>beer</u> permittees under this chapter there shall be levied and collected from the permittees on all beer manufactured for sale or sold in this state at wholesale and on all beer imported into this state for sale at wholesale and sold in this state at wholesale, and from special class "A" and special class "AA" <u>beer</u> permittees on all beer manufactured for consumption on the premises, a tax of five and eighty-nine hundredths dollars for every barrel containing thirty-one gallons, and at a like rate for any other quantity or for the fractional part of a barrel. However, no tax shall be levied or collected on beer shipped outside this state by a class "A"

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1 or class "AA" beer permittee or sold by one class "A" or class
2 "AA" beer permittee to another class "A" or class "AA" beer
3 permittee.

4 Sec. 47. Section 123.137, subsection 1, Code 2016, is 5 amended to read as follows:

6 1. A person holding a class "A", class "AA", special class 7 "A", or special class "AA" <u>beer</u> permit shall, on or before the 8 tenth day of each calendar month commencing on the tenth day of 9 the calendar month following the month in which the person is 10 issued a <u>beer</u> permit, make a report under oath to the division 11 electronically, or in a manner prescribed by the administrator, 12 showing the exact number of barrels of beer, or fractional 13 parts of barrels, sold by the <u>beer</u> permit holder during 14 the preceding calendar month. The report shall also state 15 information the administrator requires, and <u>beer</u> permit holders 16 shall at the time of filing a report pay to the division the 17 amount of tax due at the rate fixed in section 123.136.

18 Sec. 48. Section 123.138, subsection 1, Code 2016, is 19 amended to read as follows:

1. Each class "A", class "AA", special class "A", or special class "AA" <u>beer</u> permittee shall keep proper records showing the amount of beer sold by the permittee, and these records shall be at all times open to inspection by the administrator and to other persons pursuant to section 123.30, subsection 1. Each class "B" <u>beer</u> permittee, class "C" <u>beer</u> permittee, or retail liquor control licensee shall keep proper records showing each purchase of beer made by the permittee or licensee, and the adate and the amount of each purchase and the name of the person from whom each purchase was made, which records shall be open to inspection pursuant to section 123.30, subsection 1, during normal business hours of the permittee or licensee.

32 Sec. 49. Section 123.139, Code 2016, is amended to read as 33 follows:

34 123.139 Separate locations — class "A", class "AA", special 35 class "A", special class "AA".

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A class "A", class "AA", special class "A", or special class "AA" <u>beer</u> permittee having more than one place of business is required to have a separate <u>beer</u> permit for each separate place of business maintained by the permittee where beer is stored, warehoused, or sold.

6 Sec. 50. Section 123.140, Code 2016, is amended to read as 7 follows:

8 123.140 Separate locations — class "B" or "C".

9 Every person holding a class "B" or class "C" <u>beer</u> permit 10 having more than one place of business where such beer is sold 11 which places do not constitute a single premises within the 12 meaning of section 123.3, subsection 25 shall be required to 13 have a separate license for each separate place of business, 14 except as otherwise provided by this chapter.

15 Sec. 51. Section 123.141, Code 2016, is amended to read as 16 follows:

17 123.141 Keeping liquor where beer is sold.

18 No alcoholic liquor for beverage purposes shall be used, 19 or kept for any purpose in the place of business of class "B" 20 beer permittees, or on the premises of such class "B" beer 21 permittees, at any time. A violation of any provision of 22 this section shall be grounds for suspension or revocation 23 of the beer permit pursuant to section 123.50, subsection This section shall not apply in any manner or in any way 24 3. 25 to the premises of any hotel or motel for which a class "B" 26 beer permit has been issued, other than that part of such 27 premises regularly used by the hotel or motel for the principal 28 purpose of selling beer or food to the general public; or to 29 drug stores regularly and continuously employing a registered 30 pharmacist, from having alcohol in stock for medicinal and 31 compounding purposes.

32 Sec. 52. Section 123.142, Code 2016, is amended to read as 33 follows:

34 123.142 Unlawful sale and importation.

35 1. It is unlawful for the holder of a class "B" or class

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1 "C" beer permit issued under this chapter to sell beer, except 2 beer brewed on the premises covered by a special class "A" 3 or special class "AA" beer permit or beer purchased from a 4 person holding a class "A" or class "AA" beer permit issued in 5 accordance with this chapter, and on which the tax provided in 6 section 123.136 has been paid. However, this section does not 7 apply to class "D" liquor control licensees as provided in this 8 chapter.

9 2. It shall be unlawful for any person not holding a class 10 "A" or class "AA" <u>beer</u> permit to import beer into this state 11 for the purpose of sale or resale.

12 Sec. 53. Section 123.143, subsection 3, Code 2016, is 13 amended to read as follows:

3. Barrel tax revenues collected on beer manufactured in this state from a class "A" or class "AA" <u>beer</u> permittee which owns and operates a brewery located in Iowa shall be credited to the barrel tax fund hereby created in the office of the treasurer of state. Moneys deposited in the barrel tax fund shall not revert to the general fund of the state without a specific appropriation by the general assembly. Moneys in the barrel tax fund are appropriated to the economic development authority for purposes of section 15E.117.

23 Sec. 54. Section 123.144, subsection 1, Code 2016, is 24 amended to read as follows:

1. No person shall bottle beer within the state of Iowa, except class "A", special class "A", class "AA", and special class "AA" <u>beer</u> permittees who have complete equipment for bottling beer and who have received the approval of the local board of health as to sanitation. It shall be the duty of local boards of health to inspect the premises and equipment of class "A", special class "A", class "AA", and special class "AA" <u>beer</u> permittees who desire to bottle beer.

33 Sec. 55. Section 135.175, subsection 1, paragraph a, Code 34 2016, is amended to read as follows:

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35 *a.* A health care workforce support initiative is established

1 to provide for the coordination and support of various efforts 2 to address the health care workforce shortage in this state. 3 This initiative shall include the medical residency training 4 state matching grants program created in section  $135.176_{\tau}$ 5 the nurse residency state matching grants program created in 6 section 135.178, and the fulfilling Iowa's need for dentists 7 matching grant program created in section 135.179, the health 8 care professional incentive payment program and Iowa needs 9 nurses now initiative created in sections 261.128 and 261.129, 10 the safety net provider recruitment and retention initiatives 11 program created in section 135.153A, health care workforce 12 shortage national initiatives, and the physician assistant 13 mental health fellowship program created in section 135.177. 14 Sec. 56. Section 135.175, subsection 6, paragraphs a and c, 15 Code 2016, are amended to read as follows: 16 Moneys in the fund and the accounts in the fund a. 17 shall only be appropriated in a manner consistent with the 18 principles specified and the strategic plan developed pursuant 19 to sections 135.163 and 135.164 to support the medical 20 residency training state matching grants program, the nurse 21 residency state matching grants program, the fulfilling Iowa's 22 need for dentists matching grant program, the health care 23 professional incentive payment program, the Iowa needs nurses 24 now initiative, the safety net recruitment and retention 25 initiatives program, for national health care workforce 26 shortage initiatives, for the physician assistant mental health 27 fellowship program, for the purposes of the Iowa needs nurses 28 now infrastructure account, and to provide funding for state 29 health care workforce shortage programs as provided in this 30 section.

31 c. State appropriations to the fund shall be allocated in 32 equal amounts to each of the accounts within the fund, unless 33 otherwise specified in the appropriation or allocation. Any 34 federal funding received for the purposes of addressing state 35 health care workforce shortages shall be deposited in the

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1 health care workforce shortage national initiatives account, 2 unless otherwise specified by the source of the funds, and 3 shall be used as required by the source of the funds. If 4 use of the federal funding is not designated, twenty-five 5 percent of such funding shall be deposited in the safety net 6 provider network workforce shortage account to be used for the 7 purposes of the account and the remainder of the funds shall 8 be used in accordance with the strategic plan developed by the 9 department of public health in accordance with sections 135.163 10 and 135.164, or to address workforce shortages as otherwise 11 designated by the department of public health. Other sources 12 of funding shall be deposited in the fund or account and used 13 as specified by the source of the funding. 14 Sec. 57. Section 135.176, subsection 2, paragraph a, 15 subparagraph (1), Code 2016, is amended to read as follows: 16 (1) A sponsor shall demonstrate that funds have been 17 budgeted and will be expended by the sponsor in the amount 18 required to provide matching funds for each residency position 19 proposed in the request for state matching funds. 20 Section 135.185, subsection 1, paragraph b, Code Sec. 58. 21 2016, is amended to read as follows: b. "Facility" means a food establishment as defined in 22 23 section 137F.1, a carnival as defined in section 88A.1, a 24 recreational camp, a youth sports facility, or a sports area 25 arena. 26 Sec. 59. Section 135C.42, subsection 3, Code 2016, is 27 amended to read as follows: The department shall hold the An informal conference, as 28 3. 29 required in this section, shall be held concurrently with any 30 informal dispute resolution held pursuant to 42 C.F.R. §488.331 31 for those health care facilities certified under Medicare or 32 the medical assistance program. 33 Sec. 60. Section 144D.1, subsection 9, Code 2016, is amended 34 to read as follows: 9. "*Patient*" means an individual who is frail and elderly 35

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1 or who has a chronic, critical medical condition or a terminal 2 illness and for which a physician orders for scope of treatment 3 form is consistent with the individual's goals of care.

4 Sec. 61. Section 153.33, Code 2016, is amended to read as 5 follows:

6 153.33 Powers of board.

I. Subject to the provisions of this chapter, any provision
8 of this subtitle to the contrary notwithstanding, the board
9 shall exercise the following powers:

10 1. a. (1) To initiate investigations of and conduct 11 hearings on all matters or complaints relating to the practice 12 of dentistry, dental hygiene, or dental assisting or pertaining 13 to the enforcement of any provision of this chapter, to provide 14 for mediation of disputes between licensees or registrants and 15 their patients when specifically recommended by the board, to 16 revoke or suspend licenses or registrations, or the renewal 17 thereof, issued under this or any prior chapter, to provide for 18 restitution to patients, and to otherwise discipline licensees 19 and registrants.

20 b. (2) Subsequent to an investigation by the board, the 21 board may appoint a disinterested third party to mediate 22 disputes between licensees or registrants and patients. 23 Referral of a matter to mediation shall not preclude the board 24 from taking disciplinary action against the affected licensee 25 or registrant.

26 2. <u>b.</u> To appoint investigators, who shall not be members 27 of the board, to administer and aid in the enforcement of 28 the provisions of law relating to those persons licensed to 29 practice dentistry and dental hygiene, and persons registered 30 as dental assistants. The amount of compensation for the 31 investigators shall be determined pursuant to chapter 8A, 32 subchapter IV. Investigators authorized by the board have the 33 powers and status of peace officers when enforcing this chapter 34 and chapters 147 and 272C.

35 **3.** All employees needed to administer this chapter except

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1 the executive director shall be appointed pursuant to the merit
2 system. The executive director shall serve at the pleasure of
3 the board and shall be exempt from the merit system provisions
4 of chapter 8A, subchapter IV.

5 4. <u>c.</u> To initiate in its own name or cause to be initiated 6 in a proper court appropriate civil proceedings against any 7 person to enforce the provisions of this chapter or this 8 subtitle relating to the practice of dentistry, and the board 9 may have the benefit of counsel in connection therewith. Any 10 such judicial proceeding as may be initiated by the board shall 11 be commenced and prosecuted in the same manner as any other 12 civil action and injunctive relief may be granted therein 13 without proof of actual damage sustained by any person but such 14 injunctive relief shall not relieve the person so enjoined from 15 criminal prosecution by the attorney general or county attorney 16 for violation of any provision of this chapter or this subtitle 17 relating to the practice of dentistry.

18 <u>d.</u> To adopt rules regarding infection control in dental 19 practice which are consistent with standards of the federal 20 Occupational Safety and Health Act of 1970, 29 U.S.C. §651 – 21 <u>678, and recommendations of the centers for disease control.</u> 22 <u>e. To promulgate rules as may be necessary to implement the</u> 23 provisions of this chapter.

24 <u>2. All employees needed to administer this chapter except</u>
25 the executive director shall be appointed pursuant to the merit
26 system. The executive director shall serve at the pleasure of
27 the board and shall be exempt from the merit system provisions
28 of chapter 8A, subchapter IV.

29 5. 3. In any investigation made or hearing conducted by the 30 board on its own motion, or upon written complaint filed with 31 the board by any person, pertaining to any alleged violation 32 of this chapter or the accusation against any licensee or 33 registrant, the following procedure and rules so far as 34 material to such investigation or hearing shall obtain: 35 a. The accusation of such person against any licensee

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1 or registrant shall be reduced to writing, verified by some
2 person familiar with the facts therein stated, and three copies
3 thereof filed with the board.

*b.* If the board shall deem the charges sufficient, if true, to warrant suspension or revocation of license or registration, it shall make an order fixing the time and place for hearing thereon and requiring the licensee or registrant to appear and answer thereto, such order, together with a copy of the charges so made to be served upon the accused at least twenty days before the date fixed for hearing, either personally or by certified or registered mail, sent to the licensee's or registrant's last known post office address as shown by the records of the board.

*c.* At the time and place fixed in said notice for said hearing, or at any time and place to which the said hearing hearing, or at any time and place to which the said hearing hearing hearing may take evidence, administer oaths, take the deposition of witnesses, including the person accused, in the manner provided by law in civil cases, compel the appearance of witnesses before it in person the same as in civil cases by subpoena issued over the signature of the chairperson of the board and in the name of the state of Iowa, require answers to interrogatories and compel the production of books, papers, accounts, documents and testimony pertaining to the matter under investigation or relating to the hearing.

*d.* In all such investigations and hearings pertaining to the suspension or revocation of licenses or registrations, the board and any person affected thereby may have the benefit of counsel, and upon the request of the licensee or registrant or the licensee's or registrant's counsel the board shall issue subpoenas for the attendance of such witnesses in behalf of the licensee or registrant, which subpoenas when issued shall be allivered to the licensee or registrant or the licensee's or witnesses shall be effective if served upon the person named

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1 therein anywhere within this state, provided, that at the time 2 of such service the fees now or hereafter provided by law for 3 witnesses in civil cases in district court shall be paid or 4 tendered to such person.

5 e. In case of disobedience of a subpoena lawfully served 6 hereunder, the board or any party to such hearing aggrieved 7 thereby may invoke the aid of the district court in the county 8 where such hearing is being conducted to require the attendance 9 and testimony of such witnesses. Such district court of the 10 county within which the hearing is being conducted may, in 11 case of contumacy or refusal to obey such subpoena, issue an 12 order requiring such person to appear before said board, and if 13 so ordered give evidence touching the matter involved in the 14 hearing. Any failure to obey such order of the court may be 15 punished by such court as a contempt thereof.

16 f. If the licensee or registrant pleads guilty, or after 17 hearing shall be found guilty by the board of any of the 18 charges made, it may suspend for a limited period or revoke 19 the license or registration, and the last renewal thereof, and 20 shall enter the order on its records and notify the accused 21 of the revocation or suspension of the person's license or 22 registration, as the case may be, who shall thereupon forthwith 23 surrender that license or registration to the board. Any such 24 person whose license or registration has been so revoked or 25 suspended shall not thereafter and while such revocation or 26 suspension is in force and effect practice dentistry, dental 27 hygiene, or dental assisting within this state.

*g.* The findings of fact made by the board acting within its power shall, in the absence of fraud, be conclusive, but the district court shall have power to review questions of law involved in any final decision or determination of the board; provided, that application is made by the aggrieved party within thirty days after such determination by certiorari, amandamus or such other method of review or appeal permitted under the laws of this state, and to make such further orders

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1 in respect thereto as justice may require.

2 Pending the review and final disposition thereof by the h. 3 district court, the action of the board suspending or revoking 4 such license or registration shall not be stayed. 5 6. To adopt rules regarding infection control in dental 6 practice which are consistent with standards of the federal 7 Occupational Safety and Health Act of 1970, 29 U.S.C. §651 -8 678, and recommendations of the centers for disease control. 7. 4. An inspector may be appointed by the dental board 9 10 pursuant to the provisions of chapter 8A, subchapter IV. 11 8. To promulgate rules as may be necessary to implement the 12 provisions of this chapter. Sec. 62. Section 192.110, subsection 1, Code 2016, is 13 14 amended to read as follows: 15 The person has a pasteurized milk and milk products 1. 16 sanitation compliance rating of ninety percent or more as 17 calculated according to the rating system as contained in 18 rules adopted by the department incorporating or incorporating 19 by reference the federal publications entitled "Procedures 20 Governing the Cooperative State-Public Health Service/Food 21 and Drug Administration Program for Certification of the 22 National Conference on Interstate Milk Shipments" and "Methods 23 of Making Sanitation Ratings of Milk Shippers". A copy of 24 each publication shall be on file with the department or in 25 the office of the person subject to an inspection contract as 26 provided in section 192.108.

27 Sec. 63. Section 192.118, subsection 1, Code 2016, is 28 amended to read as follows:

29 1. To insure ensure uniformity in the tests and reporting, 30 an employee certified by the United States public health 31 service of the bacteriological laboratory of the department 32 shall annually certify, in accordance with rules adopted by 33 the department incorporating or incorporating by reference the 34 federal publication entitled "Evaluation of Milk Laboratories", 35 all laboratories doing work in the sanitary quality of

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1 milk and dairy products for public report. The approval by 2 the department shall be based on the evaluation of these 3 laboratories as to personnel training, laboratory methods 4 used, and reporting. The results on tests made by approved 5 laboratories shall be reported to the department on request, 6 on forms prescribed by the secretary of agriculture, and such 7 reports may be used by the department.

8 Sec. 64. Section 206.2, subsection 24, Code 2016, is amended9 by striking the subsection.

10 Sec. 65. Section 218.95, subsection 1, paragraph h, Code
11 2016, is amended by striking the paragraph.

12 Sec. 66. Section 222.6, Code 2016, is amended to read as 13 follows:

14 222.6 State districts.

15 The administrator shall divide the state into two districts 16 in such manner that one of the resource centers shall be 17 located within each of the districts. Such districts may 18 from time to time be changed. After such districts have been 19 established, the administrator shall notify all boards of 20 supervisors, regional administrators of the mental health and 21 disability services regions, and clerks of the district courts 22 of the action. Thereafter, unless the administrator otherwise 23 orders, all admissions of persons with an intellectual 24 disability from a district shall be to the resource center 25 located within such district.

26 Sec. 67. Section 222.12, subsection 2, Code 2016, is amended 27 to read as follows:

28 2. Notice of the death of the patient, and the cause 29 of death, shall be sent to the regional administrator <del>of</del> 30 the mental health and disability services region of <u>for</u> the 31 patient's county of residence. The fact of death with the 32 time, place, and alleged cause shall be entered upon the docket 33 of the court.

34 Sec. 68. Section 225.10, unnumbered paragraph 1, Code 2016, 35 is amended to read as follows:

Persons suffering from mental diseases may be admitted to the state psychiatric hospital as voluntary public patients if a physician authorized to practice medicine or osteopathic medicine in the state of Iowa files information with the regional administrator of <u>for</u> the person's county of residence, stating all of the following:

7 Sec. 69. Section 225.13, Code 2016, is amended to read as 8 follows:

9 225.13 Financial condition.

10 The regional administrator of <u>for</u> the county of residence 11 of a person being admitted to the state psychiatric hospital 12 is responsible for investigating the financial condition of 13 the person and of those legally responsible for the person's 14 support.

15 Sec. 70. Section 225.15, subsection 2, Code 2016, is amended 16 to read as follows:

17 2. A proper and competent nurse shall also be assigned to 18 look after and care for the respondent during observation, 19 treatment, and care. Observation, treatment, and hospital 20 care under this section which are payable in whole or in part 21 by a county shall only be provided as determined through the 22 regional administrator of for the respondent's county of 23 residence.

24 Sec. 71. Section 225.17, subsection 2, Code 2016, is amended 25 to read as follows:

26 2. When the respondent arrives at the hospital, the 27 respondent shall receive the same treatment as is provided for 28 committed public patients in section 225.15, in compliance with 29 sections 229.13 to 229.16. However, observation, treatment, 30 and hospital care under this section of a respondent whose 31 expenses are payable in whole or in part by a county shall only 32 be provided as determined through the regional administrator <del>of</del> 33 for the respondent's county of residence.

34 Sec. 72. Section 225C.14, subsection 1, Code 2016, is 35 amended to read as follows:

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1 1. Except in cases of medical emergency, a person shall be 2 admitted to a state mental health institute as an inpatient 3 only after a preliminary diagnostic evaluation performed 4 through the regional administrator of for the person's county 5 of residence has confirmed that the admission is appropriate 6 to the person's mental health needs, and that no suitable 7 alternative method of providing the needed services in a less 8 restrictive setting or in or nearer to the person's home 9 community is currently available. If provided for through the 10 regional administrator, the evaluation may be performed by a 11 community mental health center or by an alternative diagnostic 12 facility. The policy established by this section shall be 13 implemented in the manner and to the extent prescribed by 14 sections 225C.15, 225C.16, and 225C.17.

15 Sec. 73. Section 225C.16, subsection 2, Code 2016, is 16 amended to read as follows:

The clerk of the district court in that county shall 17 2. 18 refer a person applying for authorization for voluntary 19 admission, or for authorization for voluntary admission of 20 another person, in accordance with section 229.42, to the 21 regional administrator of for the person's county of residence 22 under section 225C.14 for the preliminary diagnostic evaluation 23 unless the applicant furnishes a written statement from the 24 appropriate entity which indicates that the evaluation has been 25 performed and that the person's admission to a state mental 26 health institute is appropriate. This subsection does not 27 apply when authorization for voluntary admission is sought 28 under circumstances which, in the opinion of the chief medical 29 officer or that officer's physician designee, constitute a 30 medical emergency.

31 Sec. 74. Section 225C.19A, Code 2016, is amended to read as 32 follows:

33 225C.19A Crisis stabilization programs.

34 The department shall accredit, certify, or apply standards 35 of review to authorize the operation of crisis stabilization

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1 programs, including crisis stabilization programs operating 2 in a psychiatric medical institution for children pursuant 3 to chapter 135H that provide children with mental health, 4 substance abuse, and co-occurring mental health and substance 5 abuse services. In authorizing the operation of a crisis 6 stabilization program, the department shall apply the 7 relevant requirements for an emergency mental health crisis 8 services provider and system under section 225C.19. A program 9 authorized to operate under this section is not required to 10 be licensed under chapter 135B, 135C, or 135G, or 135H, or 11 certified under chapter 231C. The commission shall adopt 12 rules to implement this section. The department shall accept 13 accreditation of a crisis stabilization program by a national 14 accrediting organization in lieu of applying the rules adopted 15 in accordance with this section to the program. 16 Sec. 75. Section 226.9C, subsection 2, paragraph c, Code 17 2016, is amended to read as follows: (1) Prior to an individual's admission for dual 18 C. 19 diagnosis treatment, the individual shall have been 20 prescreened. The person performing the prescreening shall be

21 either the mental health professional, as defined in section 22 228.1, who is contracting with the regional administrator for 23 the county's mental health and disability services region to 24 provide the prescreening or a mental health professional with 25 the requisite qualifications. A mental health professional 26 with the requisite qualifications shall meet all of the 27 following qualifications: is

28 (a) Is a mental health professional as defined in section 29 228.1 $_{\tau}$  is.

30 (b) Is an alcohol and drug counselor certified by the 31 nongovernmental Iowa board of substance abuse certification<sub>7</sub> 32 and is.

33 (c) Is employed by or providing services for a facility, as 34 defined in section 125.2.

35 (2) Prior to an individual's admission for dual diagnosis

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1 treatment, the individual shall have been screened through a
2 county's the regional administrator for the county to determine
3 the appropriateness of the treatment.

4 Sec. 76. Section 227.1, subsection 2, Code 2016, is amended 5 to read as follows:

6 2. The regulatory requirements for county and private 7 institutions where persons with mental illness or an 8 intellectual disability are admitted, committed, or placed 9 shall be under the supervision of <u>administered by</u> the 10 administrator.

11 Sec. 77. Section 228.1, subsection 6, paragraph b, Code
12 2016, is amended to read as follows:

b. The individual holds a current Iowa license if practicing in a field covered by an Iowa licensure law and is a psychiatrist, an advanced registered nurse practitioner who holds a national certification in psychiatric mental health care and is licensed by the board of nursing, a physician ssistant practicing under the supervision of a psychiatrist, or an individual who holds a doctorate degree in psychology and licensed by the board of psychology.

21 Sec. 78. Section 229.13, subsection 1, paragraph a, Code 22 2016, is amended to read as follows:

23 a. The court shall order a respondent whose expenses are 24 payable in whole or in part by a mental health and disability 25 services region placed under the care of an appropriate 26 hospital or facility designated through the county's regional 27 administrator for the county on an inpatient or outpatient 28 basis.

29 Sec. 79. Section 229.14, subsection 2, paragraph a, Code 30 2016, is amended to read as follows:

31 *a.* For a respondent whose expenses are payable in whole 32 or in part by a mental health and disability services region, 33 placement as designated through the county's regional 34 administrator for the county in the care of an appropriate 35 hospital or facility on an inpatient or outpatient basis, or

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1 other appropriate treatment, or in an appropriate alternative
2 placement.

3 Sec. 80. Section 229.14A, subsections 7 and 9, Code 2016, 4 are amended to read as follows:

5 7. If a respondent's expenses are payable in whole or in 6 part by a mental health and disability services region through 7 the county's regional administrator for the county, notice of 8 a placement hearing shall be provided to the county attorney 9 and the regional administrator. At the hearing, the county may 10 present evidence regarding appropriate placement.

9. A placement made pursuant to an order entered under section 229.13 or 229.14 or this section shall be considered to be authorized through the county's regional administrator for the county.

15 Sec. 81. Section 230.1, subsection 3, Code 2016, is amended 16 to read as follows:

17 3. A mental health and disability services region or county 18 of residence is not liable for costs and expenses associated 19 with a person with mental illness unless the costs and expenses 20 are for services and other support authorized for the person 21 through the county's regional administrator for the county. 22 For the purposes of this chapter, "regional administrator" means 23 the same as defined in section 331.388.

24 Sec. 82. Section 230.3, Code 2016, is amended to read as 25 follows:

26 230.3 Certification of residence.

If a person's county of residence is determined by the county's regional administrator <u>for a county</u> to be in another county of this state, the regional administrator making the determination shall certify the determination to the superintendent of the hospital to which the person is admitted or committed. The certification shall be accompanied by a copy of the evidence supporting the determination. Upon receiving the certification, the superintendent shall charge the expenses already incurred and unadjusted, and all future expenses of

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1 the person, to the regional administrator  $\frac{1}{1}$  for the county 2 determined to be the county of residence.

Sec. 83. Section 232.2, subsection 4, paragraph f, 3 4 subparagraph (3), Code 2016, is amended to read as follows: The transition plan shall be developed and reviewed 5 (3) 6 by the department in collaboration with a child-centered 7 transition team. The transition team shall be comprised of 8 the child's caseworker and persons selected by the child, 9 persons who have knowledge of services available to the child, 10 and any person who may reasonably be expected to be a service ll provider for the child when the child becomes an adult or to 12 become responsible for the costs of services at that time. 13 If the child is reasonably likely to need or be eligible for 14 adult services, the transition team membership shall include 15 representatives from the adult services system. The adult 16 services system representatives may include but are not limited 17 to the administrator of county general relief under chapter 251 18 or 252 or the regional administrator of the county county's 19 mental health and disability services region, as defined in 20 section 331.388. The membership of the transition team and 21 the meeting dates for the team shall be documented in the 22 transition plan.

23 Sec. 84. Section 234.6, Code 2016, is amended to read as 24 follows:

25 234.6 Powers and duties of the administrator.

<u>1.</u> The administrator shall be vested with the authority to administer the family investment program, state supplementary assistance, food programs, child welfare, and emergency relief, family and adult service programs, and any other form of public welfare assistance and institutions that are placed under the administrator's administration. The administrator shall perform duties, formulate and adopt rules as may be necessary; shall outline policies, dictate procedure, and delegate such powers as may be necessary for competent and efficient administration. Subject to restrictions that may be imposed

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1 by the director of human services and the council on human 2 services, the administrator may abolish, alter, consolidate, 3 or establish subdivisions and may abolish or change offices 4 previously created. The administrator may employ necessary 5 personnel and fix their compensation; may allocate or 6 reallocate functions and duties among any subdivisions now 7 existing or later established; and may adopt rules relating 8 to the employment of personnel and the allocation of their 9 functions and duties among the various subdivisions as 10 competent and efficient administration may require. The 11 administrator shall:

12 1. a. Cooperate with the social security administration 13 created by the Social Security Act and codified at 42 U.S.C. 14 §901, or other agency of the federal government for public 15 welfare assistance, in such reasonable manner as may be 16 necessary to qualify for federal aid, including the making of 17 such reports in such form and containing such information as 18 the social security administration, from time to time, may 19 require, and to comply with such regulations as such social 20 security administration, from time to time, may find necessary 21 to assure the correctness and verification of such reports. 22 2. b. Furnish information to acquaint the public generally 23 with the operation of the Acts under the jurisdiction of the 24 administrator.

25 3. <u>c.</u> With the approval of the director of human services, 26 the governor, the director of the department of management, 27 and the director of the department of administrative services, 28 set up from the funds under the administrator's control and 29 management an administrative fund and from the administrative 30 fund pay the expenses of operating the division.

31 4. <u>d.</u> Notwithstanding any provisions to the contrary 32 in chapter 239B relating to the consideration of income and 33 resources of claimants for assistance, the administrator, with 34 the consent and approval of the director of human services and 35 the council on human services, shall make such rules as may be

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1 necessary to qualify for federal aid in the assistance programs
2 administered by the administrator.

5. The department of human services shall have the power
and authority to use the funds available to it, to purchase
services of all kinds from public or private agencies to
provide for the needs of children, including but not limited to
psychiatric services, supervision, specialized group, foster
homes and institutional care.

9 6. e. Have authority to use funds available to the 10 department, subject to any limitations placed on the use 11 thereof by the legislation appropriating the funds, to provide 12 to or purchase, for families and individuals eligible therefor, 13 services including but not limited to the following:

14 a. (1) Child care for children or adult day services, 15 in facilities which are licensed or are approved as meeting 16 standards for licensure.

17  $b_{\tau}$  (2) Foster care, including foster family care, group 18 homes and institutions.

19  $c_{\tau}$  (3) Family-centered services, as defined in section 20 232.102, subsection 10, paragraph "b".

21 d. (4) Family planning.

22 e. (5) Protective services.

23 f. (6) Services or support provided to a child with an 24 intellectual disability or other developmental disability or 25 to the child's family.

26 g. (7) Transportation services.

27  $h_{\tau}$  (8) Any services, not otherwise enumerated in this 28 subsection paragraph  $e_{\tau}$ , authorized by or pursuant to the 29 United States Social Security Act of 1934, as amended.

30 7. <u>f.</u> Administer the food programs authorized by federal 31 law, and recommend rules necessary in the administration of 32 those programs to the director for promulgation pursuant to 33 chapter 17A.

34 8. g. Provide consulting and technical services to the 35 director of the department of education, or the director's

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1 designee, upon request, relating to prekindergarten,

2 kindergarten, and before and after school programming and 3 facilities.

9. <u>h.</u> Recommend rules for their adoption by the council on
5 human services for before and after school child care programs,
6 conducted within and by or contracted for by school districts,
7 that are appropriate for the ages of the children who receive
8 services under the programs.

9 2. The department of human services shall have the power
10 and authority to use the funds available to it, to purchase
11 services of all kinds from public or private agencies to
12 provide for the needs of children, including but not limited to
13 psychiatric services, supervision, specialized group, foster
14 homes, and institutional care.

15 10. 3. In determining the reimbursement rate for services 16 purchased by the department of human services from a person 17 or agency, the department shall not include private moneys 18 contributed to the person or agency unless the moneys are 19 contributed for services provided to a specific individual.

20 Sec. 85. Section 249K.2, subsection 3, Code 2016, is amended 21 to read as follows:

3. "*Iowa Medicaid enterprise"* means Iowa Medicaid enterprise
as defined in section 135.154 135D.2.

24 Sec. 86. Section 257.42, Code 2016, is amended to read as 25 follows:

26 257.42 Gifted and talented children.

27 <u>1.</u> Boards of school districts, individually or jointly 28 with the boards of other school districts, shall annually 29 submit program plans for gifted and talented children programs 30 and budget costs to the department of education and to the 31 applicable gifted and talented children advisory council, if 32 an advisory council has been established, as provided in this 33 chapter.

34 <u>2.</u> The parent or guardian of a pupil may request that a 35 gifted and talented children program be established for pupils

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1 who qualify as gifted and talented children under section
2 257.44, including demonstrated achievement or potential ability
3 in a single subject area.

4 <u>3.</u> The department <u>of education</u> shall employ one full-time 5 qualified staff member or consultant for gifted and talented 6 children programs.

7 <u>4.</u> The department of education shall adopt rules under 8 chapter 17A relating to the administration of <u>this section</u> 9 <u>and sections 257.42</u> <u>257.43</u> through 257.49. The rules shall 10 prescribe the format of program plans submitted under section 11 257.43 and shall require that programs fulfill specified 12 objectives. The department shall encourage and assist school 13 districts to provide programs for gifted and talented children. 14 <u>5.</u> The department <u>of education</u> may request that the staff 15 of the auditor of state conduct an independent program audit 16 to verify that the gifted and talented programs conform to a 17 district's program plans.

18 Sec. 87. Section 261.113, subsections 2 and 7, Code 2016, 19 are amended to read as follows:

2. Eligibility. An individual is eligible to apply to enter
 21 into a program agreement with the commission if the individual
 22 is enrolled full-time in and receives a recommendation
 23 from the state university of Iowa college of medicine or
 24 Des Moines university — osteopathic medical center in a
 25 curriculum leading to a doctor of medicine degree or a doctor
 26 of osteopathy osteopathic medicine degree.

7. Rules for additional loan repayment. The commission shall adopt rules to provide, in addition to loan repayment provided to eligible students pursuant to this section and subject to the availability of surplus funds, loan repayment it a physician who received a doctor of medicine or osteopathy <u>doctor of osteopathic medicine</u> degree from an eligible university as provided in subsection 2, obtained a license to practice medicine and surgery or osteopathic medicine and surgery in this state, completed the physician's residency

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1 program requirement with an Iowa-based residency program, and 2 is engaged in the full-time practice of medicine and surgery 3 or osteopathic medicine and surgery as specified in subsection 4 3, paragraph "d".

5 Sec. 88. Section 261.113, subsection 3, unnumbered 6 paragraph 1, Code 2016, is amended to read as follows: 7 A program agreement shall be entered into by an eligible 8 student and the commission during the eligible student's final 9 year of study leading to a doctor of medicine or osteopathy 10 doctor of osteopathic medicine degree. Under the agreement, to 11 receive loan repayments pursuant to subsection 5, an eligible 12 student shall agree to and shall fulfill all of the following 13 requirements:

14 Sec. 89. Section 261.113, subsection 3, paragraph a, Code 15 2016, is amended to read as follows:

16 a. Receive a doctor of medicine or osteopathy doctor of 17 osteopathic medicine degree from an eligible university and 18 apply for, enter, and complete a residency program approved by 19 the commission.

20 Sec. 90. Section 261G.4, subsection 2, Code 2016, is amended 21 to read as follows:

22 2. Notwithstanding any other provision of law to the 23 contrary, a participating resident institution shall be 24 required to register under chapter 261B or to comply with the 25 registration and disclosure requirements of chapter 261 or 261B 26 or section 714.17, subsections 2 and 3, or sections 714.18, 27 714.20, 714.21, and 714.23, or section 714.24, subsections 1, 28 2, 3, 4, and 5, or section 714.25, if the provisions of the 29 interstate reciprocity agreement require such registration or 30 compliance.

31 Sec. 91. Section 275.1, subsection 3, Code 2016, is amended 32 to read as follows:

33 3. If a district is attached, division of assets and 34 liabilities shall be made as provided in sections 275.29 to 35 through 275.31. The area education agency boards shall develop

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1 detailed studies and surveys of the school districts within
2 the area education agency and all adjacent territory for the
3 purpose of providing for reorganization of school districts in
4 order to effect more economical operation and the attainment
5 of higher standards of education in the schools. The plans
6 shall be revised periodically to reflect reorganizations which
7 may have taken place in the area education agency and adjacent
8 territory.

9 Sec. 92. Section 275.28, Code 2016, is amended to read as 10 follows:

11 275.28 Plan of division of assets and liabilities.

In addition to setting up the territory to comprise the reorganized districts, a reorganization petition shall provide for a division of assets and liabilities of the districts faffected among the reorganized districts. However, if territory is excluded from the reorganized district by the petition or by the area education agency board of directors, the division of all assets and liabilities shall be made under the provisions of sections 275.29 to through 275.31.

20 Sec. 93. Section 307.24, subsection 5, unnumbered paragraph 21 1, Code 2016, is amended to read as follows:

22 Construct, reconstruct, improve, and maintain state 23 institutional roads and state park roads which are part of the 24 state park, state institution, and other state land road system 25 as defined in section 306.3, and bridges on such roads, roads 26 located on state fairgrounds as defined described in chapter 27 173, and the roads and bridges located on property of community 28 colleges as defined in section 260C.2, upon the request of the 29 state board, department, or commission which has jurisdiction 30 over such roads. This shall be done in such manner as may be 31 agreed upon by the state transportation commission and the 23 state board, department, or commission which has jurisdiction. 33 The commission may contract with any county or municipality for 34 the construction, reconstruction, improvement, or maintenance 35 of such roads and bridges. Any state park road which is an

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1 extension of either a primary or secondary highway which both 2 enters and exits from a state park at separate points shall 3 be constructed, reconstructed, improved, and maintained as 4 provided in section 306.4. Funds allocated from the road 5 use tax fund for the purposes of this subsection shall be 6 apportioned in the following manner and amounts:

7 Sec. 94. Section 307.46, subsection 2, Code 2016, is amended 8 to read as follows:

9 2. On or before June 30 of the fiscal year following the
10 fiscal year in which funds were encumbered under this section,
11 the department shall report to the joint transportation,
12 infrastructure, and capitals appropriations subcommittee, the
13 legislative services agency, the department of management, the
14 general assembly's standing committees on government oversight,
15 and the legislative fiscal and oversight committees committee
16 of the legislative council detailing how the moneys were
17 expended. Moneys shall not be encumbered under this section
18 from an appropriation which received a transfer from another
19 appropriation pursuant to section 8.39.

20 Sec. 95. Section 307A.2, subsection 4, Code 2016, is amended 21 to read as follows:

4. The Adopt rules pursuant to chapter 17A establishing the criteria to be used by the commission for allocating funds as a result of any long-range planning process shall be adopted in accordance with the provisions of chapter 17A. The commission shall adopt such rules and regulations in accordance with the provisions of chapter 17A as it may deem necessary to transact ts business and for the administration and exercise of its powers and duties.

30 Sec. 96. Section 310.28, Code 2016, is amended to read as 31 follows:

32 310.28 Engineering and other expense.

33 <u>1.</u> Engineering, inspection and administration expense in 34 connection with any farm-to-market road project may be paid 35 from said the county's allotment of the farm-to-market road

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1 fund. Any such expense incurred by the department may in the 2 first instance be advanced out of the primary road fund, said 3 and such expense amounts later being shall later be reimbursed 4 to said funds the primary road fund out of the farm-to-market 5 road fund.

6 <u>2.</u> Provided, that no <u>No</u> part of the salary or expense of the 7 county engineer, any member of the county board of supervisors, 8 any member of the department, the chief engineer, or any 9 department head or district engineer of the department shall be 10 paid out of the farm-to-market road fund.

11 Sec. 97. Section 313.2, subsection 3, Code 2016, is amended
12 to read as follows:

13 3. The department may, for the purpose of affording access 14 to cities or state parks, or for the purpose of shortening 15 the direct line of travel on important routes, or to effect 16 connections with interstate roads at the state line, add such 17 road or roads to the primary road system.

18 Sec. 98. Section 313.12, Code 2016, is amended to read as 19 follows:

20 313.12 Supervision and inspection.

The department is expressly charged with the duty of supervision, inspection and direction of the work of construction of primary roads on behalf of the state, and of supervising the expenditure of all funds paid on account of such work by the state or the county on the primary <u>road</u> system and it shall do and perform all other matters and things necessary to the faithful completion of the work herein authorized.

29 Sec. 99. Section 313.64, Code 2016, is amended to read as 30 follows:

31 313.64 Financial statement annually.

32 <u>1.</u> If the department accepts the offer of any bridge over a 33 boundary stream and enters into a written agreement in relation 34 to the bridge as provided in sections 313.59 to through 313.63, 35 this section, and section 313.65, the owner or operator of the

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1 bridge shall thereafter and until all indebtedness or other 2 obligations against the bridge have been paid and discharged 3 annually file with the department a sworn statement of its 4 financial condition. The statement shall show funds on 5 hand and indebtedness at the beginning and end of the year, 6 receipts, disbursements, indebtedness retired during the year 7 and any other information required by the department to show 8 the true and complete condition of the finances with respect to 9 the bridge and bridge approaches.

10 <u>2.</u> The annual budget of authorized operating and other 11 expenditures for or on behalf of such bridge and approaches 12 shall be approved by the department before becoming effective. 13 Expenditures during the year shall not exceed the approved 14 budget unless an increase in the annual budget be likewise 15 approved by the department.

16 Sec. 100. Section 313.65, unnumbered paragraph 1, Code
17 2016, is amended to read as follows:

Before any bridge owned by any individual or private orporation shall be accepted by the department under the provisions of sections 313.59 to through 313.64, the proposal and acceptance shall first be approved by the following tax levying and tax certifying bodies located in the tax district:

Sec. 101. Section 321.1, subsections 1A and 20A, Code 2016, 25 are amended to read as follows:

1A. "Air bag" or "airbag" means a motor vehicle inflatable occupant restraint system that operates in the event of a crash and is designed in accordance with federal motor vehicle safety standards for the specific make, model, and year of the motor ovehicle in which it is or will be installed. "Air bag" includes all component parts to a motor vehicle inflatable occupant restraint system, including but not limited to the cover, sensors, controllers, inflators, wiring, and seat belt systems. *Driver's license*" means any license or permit issued to a person to operate a motor vehicle on the highways of this

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1 state, including but not limited to a temporary restricted or 2 temporary license and an instruction, chauffeur's instruction, 3 commercial learner's permit, or temporary permit. For purposes 4 of license suspension, revocation, bar, disqualification, 5 cancellation, or denial under this chapter and chapters 321A, 6 321C, and 321J, "driver's license" includes any privilege to 7 operate a motor vehicle.

8 Sec. 102. Section 321.12, subsection 1, Code 2016, is 9 amended to read as follows:

10 1. The director may destroy any records of the department 11 which have been maintained on file for three years <u>and</u> which 12 the director deems obsolete and of no further service in 13 carrying out the powers and duties of the department, except as 14 otherwise provided in this section.

15 Sec. 103. Section 321.69, subsection 10, paragraph a, Code 16 2016, is amended to read as follows:

17 a. A person shall not sell, lease, or trade a motor vehicle 18 if the person knows or reasonably should know that the motor 19 vehicle contains a nonoperative airbag air bag that is part 20 of an inflatable restraint system, or that the motor vehicle 21 has had an airbag air bag removed and not replaced, unless 22 the person clearly discloses, in writing, to the person to 23 whom the person is selling, leasing, or trading the vehicle, 24 prior to the sale, lease, or trade, that the airbag air bag 25 is missing or nonoperative. In addition, a lessee who has 26 executed a lease as defined in section 321F.1 shall provide the 27 disclosure statement required in this subsection to the lessor 28 upon termination of the lease.

29 Sec. 104. Section 321G.1, subsection 10, Code 2016, is 30 amended by striking the subsection.

31 Sec. 105. Section 321H.2, subsection 4, Code 2016, is 32 amended to read as follows:

33 4. "National motor vehicle title information system" means
34 the federally mandated motor vehicle title history database
35 established pursuant to 49 U.S.C. §30502 and maintained by the

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1 United States department of justice that links the states'
2 motor vehicle title records, including the department's title
3 records, and that requires the reporting of junk and salvage
4 motor vehicles in order to ensure that states, law enforcement
5 agencies, insurers, and consumers have access to information
6 that enables the verification of a vehicle's history, and the
7 accuracy and legality of a motor vehicle's title, before a
8 purchase or title transfer occurs.

9 Sec. 106. Section 321I.1, subsection 11, Code 2016, is 10 amended by striking the subsection.

11 Sec. 107. Section 321M.1, subsections 2, 4, and 8, Code
12 2016, are amended to read as follows:

13 2. "County issuance" means the system or process of issuing 14 driver's licenses, nonoperator nonoperator's identification 15 cards, and persons with disabilities identification devices, 16 including all related testing, to the same extent that such 17 items are issued by the department.

18 4. "Digitized photolicensing equipment" means the machines 19 and related materials, obtained pursuant to contract, the use 20 of which results in the on-site production of driver's licenses 21 and nonoperator nonoperator's identification cards.

8. <u>Nonoperator</u> <u>Nonoperator's</u> identification card" means the card issued pursuant to section 321.190 that contains information pertaining to the personal characteristics of the sapplicant but does not convey to the person issued the card any operating privileges for any motor vehicle.

27 Sec. 108. Section 321M.2, Code 2016, is amended to read as 28 follows:

29 321M.2 Relation to other laws.

Notwithstanding provisions of chapter 321 or 321L that grant sole authority to the department for the issuance of driver's licenses, nonoperator <u>nonoperator's</u> identification cards, and persons with disabilities identification devices, certain counties shall be authorized to issue driver's licenses, <u>nonoperator nonoperator's</u> identification cards, and persons

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1 with disabilities identification devices, according to the
2 requirements of this chapter.

3 Sec. 109. Section 321M.3, Code 2016, is amended to read as 4 follows:

5 321M.3 Authorization to issue licenses.

Adair, Adams, Allamakee, Appanoose, Audubon, Benton, 6 7 Boone, Bremer, Buchanan, Buena Vista, Butler, Calhoun, 8 Cass, Cedar, Cherokee, Chickasaw, Clarke, Clayton, Crawford, 9 Dallas, Davis, Decatur, Delaware, Dickinson, Emmet, Fayette, 10 Floyd, Franklin, Fremont, Greene, Grundy, Guthrie, Hamilton, 11 Hancock, Hardin, Harrison, Henry, Howard, Humboldt, Ida, 12 Iowa, Jackson, Jasper, Jefferson, Jones, Keokuk, Kossuth, 13 Lee, Louisa, Lucas, Lyon, Madison, Mahaska, Marion, Mills, 14 Mitchell, Monona, Monroe, Montgomery, O'Brien, Osceola, 15 Page, Palo Alto, Plymouth, Pocahontas, Poweshiek, Ringgold, 16 Sac, Shelby, Sioux, Tama, Taylor, Union, Van Buren, Warren, 17 Washington, Wayne, Winnebago, Winneshiek, Worth, and Wright 18 counties shall be authorized to issue driver's licenses, 19 nonoperator nonoperator's identification cards, and persons 20 with disabilities identification devices on a permanent basis, 21 provided that such counties continue to meet the department's 22 standards for issuance.

23 Sec. 110. Section 321M.4, Code 2016, is amended to read as 24 follows:

25 321M.4 Termination of authorization — failure to meet 26 standards.

1. If a county is subject to termination of its county issuance authorization for failure to meet the department's standards for issuance, the county shall not issue driver's licenses, nonoperator <u>nonoperator's</u> identification cards, or persons with disabilities identification devices until the county has been reauthorized by the department.

33 2. The department is not obligated to provide service
34 in a county for issuance of driver's licenses, nonoperator
35 nonoperator's identification cards, or persons with

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1 disabilities identification devices if the county fails to meet
2 the department's standards for issuance.

3 Sec. 111. Section 327G.32, subsection 2, paragraph a, Code 4 2016, is amended to read as follows:

5 a. An officer or employee of a railroad corporation
6 violating a provision of this section is, upon conviction,
7 subject to the <u>a schedule "two"</u> penalty provided in <u>under</u>
8 section 3276.14 327C.5.

9 Sec. 112. Section 331.557A, subsections 1 and 3, Code 2016, 10 are amended to read as follows:

11 1. Issue, renew, and replace lost or damaged nonoperator 12 <u>nonoperator's</u> identification cards and driver's licenses, 13 including commercial driver's licenses, according to the 14 provisions of chapter 321M.

15 3. Collect fees associated with nonoperator <u>nonoperator's</u> 16 identification cards and driver's licenses, including 17 commercial driver's licenses, and pay to the state amounts in 18 excess of the amount the treasurer is permitted to retain for 19 deposit in the county general fund for license issuance.

20 Sec. 113. Section 331.802, subsection 3, paragraph a, Code 21 2016, is amended to read as follows:

22 a. Violent death, including homicidal homicide, suicidal
23 suicide, or accidental death.

Sec. 114. Section 331.910, subsection 4, paragraphs a, b, 25 and e, Code 2016, are amended to read as follows:

*a.* A person who is detained, committed, or placed on an involuntary basis under section 125.75 or 229.6 may be civilly committed and treated in another state pursuant to a contract under this section subsection.

*b.* A person who is detained, committed, or placed on
an involuntary basis under the civil commitment laws of a
bordering state substantially similar to section 125.75 or
229.6 may be civilly committed and treated in this state
pursuant to a contract under this section subsection. *e.* A person who is detained, committed, or placed under the

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1 laws of a sending state and who is transferred to a receiving 2 state under this section subsection shall be considered to 3 be in the legal custody of the authority responsible for the 4 person under the laws of the sending state with respect to the 5 involuntary civil commitment of the person due to a mental 6 illness or a substance-related disorder. Sec. 115. Section 426B.3, subsection 5, Code 2016, is 7 8 amended by striking the subsection. 9 Sec. 116. Section 428.35, subsection 1, Code 2016, is 10 amended to read as follows: 1. Definitions. "Person" as used herein means individuals, 11 12 corporations, firms and associations of whatever form. 13 "Handling or handled" as used herein means the receiving of 14 grain at or in each elevator, warehouse, mill, processing plant 15 or other facility in this state in which it is received for 16 storage, accumulation, sale, processing or for any purpose 17 whatsoever. As used in this section: 18 a. "Grain" as used herein means wheat, corn, barley, 19 oats, rye, flaxseed, field peas, soybeans, grain sorghums, 20 spelts, and such other products as are usually stored in 21 grain elevators. Such term excludes such seeds after being 22 processed, and the products of such processing when packaged or 23 sacked. The term "processing" 24 b. "Handling or handled" means the receiving of grain at or 25 in each elevator, warehouse, mill, processing plant, or other 26 facility in this state in which it is received for storage, 27 accumulation, sale, processing, or for any purpose whatsoever. c. "Person" means individuals, corporations, firms, and 28 29 associations of whatever form. d. "Processing" shall not include hulling, cleaning, drying, 30 31 grading, or polishing. Sec. 117. Section 434.22, Code 2016, is amended to read as 32 33 follows: 34 434.22 Levy and collection of tax. 35 At the first meeting of the board of supervisors held after

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1 said the statement of the department of revenue under section 2 434.17 is received by the county auditor, the board shall cause 3 the same to be entered on its minute book, and make and enter in 4 the minute book an order stating the length of the main track 5 and the assessed value of each railway lying in each city, 6 township, or lesser taxing district in its county, through or 7 into which the railway extends, as fixed by the department 8 of revenue, which shall constitute the taxable value of the 9 property for taxing purposes; and the taxes on the property, 10 when collected by the county treasurer, shall be disposed of as 11 other taxes. The county auditor shall transmit a copy of the 12 order to the council or trustees of the city or township. 13 Sec. 118. Section 437.10, Code 2016, is amended to read as 14 follows:

15 437.10 Entry of certificate.

16 At the first meeting of the board of supervisors held 17 after said the statements of the department of revenue under 18 section 437.9 are received by the county auditor, the board 19 shall cause such statement to be entered in its minute book 20 and make and enter in the minute book an order stating the 21 length of the lines and the assessed value of the property 22 of each of the companies situated in each township or lesser 23 taxing district in each county outside cities, as fixed by the 24 department of revenue, which shall constitute the taxable value 25 of the property for taxing purposes. The county auditor shall 26 transmit a copy of the order to the trustees of each township 27 and to the proper taxing boards in lesser taxing districts 28 into which the line or lines of the company extend in the 29 county. The taxes on the property when collected by the county 30 treasurer shall be disposed of as other taxes on real estate. Sec. 119. Section 438.15, Code 2016, is amended to read as 31 32 follows:

438.15 Assessed value in each taxing district — record.
At the first meeting of the board of supervisors held after
said the statement of the department of revenue under section

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1 <u>438.14</u> is received by the county auditor, the board shall 2 cause the same to be entered on its minute book, and make and 3 enter in the minute book an order describing and stating the 4 assessed value of each pipeline lying in each city, township, 5 or lesser taxing district in its county, through or into which 6 the pipeline extends, as fixed by the department of revenue, 7 which shall constitute the assessed value of the property for 8 taxing purposes; and the taxes on the property, when collected 9 by the county treasurer, shall be disposed of as other taxes. 10 The county auditor shall transmit a copy of the order to the 11 council of the city, or the trustees of the township, as the 12 case may be.

13 Sec. 120. Section 440.6, Code 2016, is amended to read as 14 follows:

15 440.6 Fraudulent withholding — penalty.

In case the property has been fraudulently withheld from 17 assessment, the department of revenue may, in addition to said 18 the ten percent penalty under section 440.5, add any additional 19 percent, not exceeding fifty percent.

20 Sec. 121. Section 441.21, subsection 7, Code 2016, is 21 amended to read as follows:

7. <u>a.</u> For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts, the term "actual value" means the "actual value" as determined by subsections 1 to through 3 of this section without application of any percentage reduction and entered opposite each item, and as listed on the tax list as provided in section 28 443.2 as "actual value".

29 <u>b.</u> Whenever any board of review or other tribunal changes 30 the assessed value of property, all applicable records of 31 assessment shall be adjusted to reflect such change in both 32 assessed value and actual value of such property.

33 Sec. 122. Section 445.60, Code 2016, is amended to read as 34 follows:

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35 445.60 Refunding erroneous tax.

1 The board of supervisors shall direct the county treasurer 2 to refund to the taxpayer any tax or portion of a tax found to 3 have been erroneously or illegally paid, with all interest, 4 fees, and costs actually paid. A refund shall not be ordered 5 or made unless a claim for refund is presented to the board 6 within two years of the date the tax was due, or if appealed to 7 the board of review, the property assessment appeal board, the 8 state board of tax review, or district court, within two years 9 of the final decision.

10 Sec. 123. Section 453A.45, subsection 1, paragraph b, Code
11 2016, is amended to read as follows:

12 *b*. When a licensed distributor sells tobacco products 13 exclusively to the ultimate consumer at the address given 14 in the license, an invoice of those sales is not required, 15 but itemized invoices shall be made of all tobacco products 16 transferred to other retail outlets owned or controlled by that 17 licensed distributor. All books, records and other papers 18 and documents required by this subdivision subsection to be 19 kept shall be preserved for a period of at least three years 20 after the date of the documents or the date of the entries 21 appearing in the records, unless the director, in writing, 22 authorized their destruction or disposal at an earlier date. 23 At any time during usual business hours, the director, or the 24 director's duly authorized agents or employees, may enter any 25 place of business of a distributor, without a search warrant, 26 and inspect the premises, the records required to be kept under 27 this subdivision subsection, and the tobacco products contained 28 therein, to determine if all the provisions of this division 29 are being fully complied with. If the director, or any such 30 agent or employee, is denied free access or is hindered or 31 interfered with in making the examination, the license of the 32 distributor at that premises is subject to revocation by the 33 director.

34 Sec. 124. Section 455B.216, Code 2016, is amended to read 35 as follows:

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## 1 455B.216 Examinations.

2 The director shall hold at least one examination each year 3 for the purpose of examining candidates for certification at 4 a time and place designated by the director. Any written 5 examination may be given by the department. All examinations 6 in theory shall be in writing and the identity of the person 7 taking the examination shall be concealed until after the 8 examination papers have been graded. For examinations in 9 practice, the identity of the person taking the examination 10 shall also be concealed as far as possible. Those applicants 11 whose competency is acceptable shall be recommended for 12 certification. Applicants who fail the examination shall 13 be allowed to take the examination at the next scheduled Thereafter, the applicant shall be allowed to take 14 time. 15 the examination at the discretion of the board director. An 16 applicant who has failed the examination may request in writing 17 information from the department concerning the applicant's 18 examination grade and subject areas or questions which the 19 applicant failed to answer correctly, except that if the 20 director administers a uniform, standardized examination, the 21 director is only required to provide the examination grade and 22 the other information concerning the applicant's examination 23 results which is available to the department.

24 Sec. 125. Section 456A.15, Code 2016, is amended to read as 25 follows:

26 456A.15 Removal.

The appointees and employees aforesaid persons appointed or employed as provided under sections 456A.13 and 456A.14 may be removed by the said director at any time subject to the approval of the commission.

31 Sec. 126. Section 456A.38, subsection 1, paragraph a, Code 32 2016, is amended to read as follows:

33 a. "Agricultural land", "authority", "beginning farmer", and 34 "farming" mean the same as defined in section 16.58.

35 Sec. 127. Section 456A.38, subsection 1, Code 2016, is

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1 amended by adding the following new paragraph:

2 <u>NEW PARAGRAPH</u>. *Ob.* "Authority" means the same as defined in 3 section 16.1.

4 Sec. 128. Section 459A.103, subsection 8, Code 2016, is 5 amended to read as follows:

6 8. The regulation of effluent under this chapter shall be7 construed as also regulating effluent and solids.

8 Sec. 129. Section 459A.206, subsection 2, paragraph c, 9 subparagraph (2), Code 2016, is amended to read as follows: 10 (2) At locations that reflect the continuous soil profile 11 conditions existing within the area of the proposed basin 12 or unformed structure, including conditions found near the 13 corners and the deepest point of the proposed basin <u>or unformed</u> 14 <u>structure</u>. The soil corings shall be taken to a minimum depth 15 of ten feet below the bottom elevation of the basin <u>or unformed</u> 16 structure.

17 Sec. 130. Section 459A.404, subsection 1, paragraph a, Code
18 2016, is amended to read as follows:

19 a. An animal truck wash effluent structure shall not 20 be constructed, including expanded, or expanded within one 21 thousand two hundred fifty feet from a residence not owned by 22 the titleholder of the animal truck wash facility, a commercial 23 enterprise, a bona fide religious institution, an educational 24 institution, or a public use area, as those terms are defined 25 in section 459.102, and as provided in rules adopted by 26 the commission pursuant to section sections 459.103, and as 27 provided in rules adopted by the commission pursuant to section 28 and 459A.104.

29 Sec. 131. Section 459A.404, subsection 3, paragraph a, Code 30 2016, is amended to read as follows:

31 *a.* An animal truck wash effluent structure shall not be 32 constructed, including or expanded, on land that is part of 33 a one hundred year floodplain as designated by rules adopted 34 by the commission pursuant to section 459A.104. The rules 35 shall correspond to rules adopted pursuant to section 459.310,

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1 subsections 2 and 4.

2 Sec. 132. Section 461A.36, Code 2016, is amended to read as 3 follows:

4 461A.36 Speed limit.

5 The maximum speed limit of all vehicles on state park and 6 preserve drives, roads, and highways shall be thirty-five 7 miles per hour. All driving shall be confined to designated 8 roadways. Whenever the commission shall determine determines 9 that the a thirty-five mile per hour speed limit hereinbefore 10 set forth is greater than is reasonable or safe under the 11 conditions found to exist at any place of congestion or upon 12 any part of the park roads, drives, or highways, said the 13 commission shall determine and declare a reasonable and safe 14 speed limit thereat, which shall be effective when appropriate 15 signs giving notice thereof of the changed speed limit are 16 erected at such the places of congestion or other parts of the 17 park roads, drives, or highways.

18 Sec. 133. Section 468.149, Code 2016, is amended to read as 19 follows:

20 468.149 Obstructing or damaging.

21 <u>1.</u> Any <u>A</u> person or persons willfully diverting,
22 obstructing, impeding, or filling up is guilty of a serious
23 <u>misdemeanor if</u>, without legal authority, <u>the person willfully</u>
24 does any of the following:

25 <u>a. Diverts, obstructs, impedes, or fills up</u> any ditch,
 26 drain, or watercourse or breaking.

27 <u>b. Breaks</u> down or injuring injures any levee or the bank of
28 any settling basin, established, constructed, and maintained
29 under any provision of law, or obstructing, or engaging.

30 <u>c. Obstructs or engages</u> in travel or agricultural practices 31 upon the improvement or rights-of-way of a levee or drainage 32 district which the governing body thereof has, by resolution, 33 determined to be injurious to such improvement or to interfere 34 with its proper preservation, operation, or maintenance, and 35 has prohibited, shall be deemed guilty of a serious misdemeanor

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1 and any such.

2. Any unlawful act as above described in subsection 1 is 2 3 hereby declared to be a nuisance and may be abated as such. 4 3. Said A governing body shall also have the power to repair 5 any ditch, drain, or watercourse, or any levee or bank of any 6 settling basin, damaged by any person or persons in violation 7 of the a resolution of said the governing body, after three 8 days' notice to such person or persons to make such repair, in. 9 In the event that there is a failure to do so make the repair, 10 and the expense thereof of the repair shall be assessed to such 11 the person or persons and shall be certified and collected in 12 the same manner as other taxes. Sec. 134. Section 468.207, Code 2016, is amended to read as 13 14 follows: 468.207 Form of notice. 15 1. Such The notice under section 468.206 shall be captioned 16 17 in the name of the district and shall be directed to the all of 18 the following: The owners of each tract or lot within said the levee 19 a. 20 or drainage district, including railroad companies having 21 rights-of-way, and lienholders and encumbrancers, and to all. b. The owners, lienholders, or encumbrancers of lands which 22 23 an adoption of the plan would exclude from benefits and. The owners, lienholders, or encumbrancers of lands 24 с. 25 outside the district which will benefit therefrom and to all 26 other persons whom it may concern and, without from the plan. d. Without naming them, to the occupants of all lands 27 28 affected and. 29 e. All other persons whom the plan may concern. 2. The notice shall set forth that all of the following: 30 31 That there is on file in the office of the auditor a a. 32 plan of construction of the federal agency (naming it) agency, 33 naming the agency, together with reports of an engineer thereon 34 on the plan, which the board has tentatively approved, and that 35 <del>such</del>.

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1 <u>b. That the plan may be amended before final action; also</u>
2 the.

3 <u>c. The</u> day and hour set for hearing on the adoption of said 4 the plan, and that.

5 <u>d. That</u> all claims for damages, except claims for land 6 required for right-of-way or construction, and all objections 7 to the adoption of said the plan for any reason must be made in 8 writing and filed in the office of the auditor at or before the 9 time set for hearing.

10 <u>3.</u> Provisions of this subchapter, parts 1 through 5, for 11 giving notice, waiver of notice, waiver of objection and 12 damages and adjournment for service contained in sections 13 468.15 through 468.20 shall apply.

14 Sec. 135. Section 468.209, Code 2016, is amended to read as 15 follows:

16 468.209 Entry of order — effect.

17 <u>1.</u> If the board, after consideration of the subject matter, 18 including all objections filed to the adoption of the plan and 19 all claims for damages, shall find that the district will be 20 benefited by adoption of the plan or the purposes for which the 21 district was established is furthered by the plan, they the 22 <u>board</u> shall enter an order approving and adopting the final 23 plan. The order shall have the effect of:

24  $\frac{1}{a}$ . Altering the boundaries of the district to conform to 25 the changes effected by the plan adopted.

26 2. b. Canceling all existing awards for damages for
27 property not appropriated for right-of-way or construction and
28 rendered unnecessary by the plan so adopted.

29 3. <u>c.</u> Canceling all awards previously made for damages 30 other than for right-of-way or construction but reinstating the 31 claims for such damages which said claims may be amended by the 32 claimants within ten days thereafter.

4. <u>d.</u> Canceling all unpaid assessments for benefits on
 34 lands excluded from the district by adoption of the plan. The
 35 assessments so canceled shall become part of the costs of the

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l improvement.

2 5. e. Establishing as benefited thereby the lands added to
3 the district by adoption of the plan and rendering same subject
4 to classification and assessment.

5 6. 2. Whenever a plan has been adopted as contemplated 6 by this section, modification and changes can be made therein 7 without further notice or hearing, provided the same do not 8 increase or decrease the estimated cost of the plan to the 9 district by more than twenty-five percent.

10 Sec. 136. Section 468.375, Code 2016, is amended to read as 11 follows:

12 468.375 Scope of Act Refunding bonds.

13 Refunding bonds for the purposes set out in this part may 14 be issued to pay off and take up bonds issued in payment for 15 drainage improvements under prior laws or to refund any part 16 thereof. Bonds thus issued shall substantially conform to the 17 provisions of the law relating to drainage bonds and the face 18 amount thereof shall be limited to the amount of the unpaid 19 assessments, with interest thereon, applicable to the payment 20 of the bonds so taken up.

21 Sec. 137. Section 468.540, Code 2016, is amended to read as 22 follows:

23 468.540 Refunding bonds.

The board of supervisors of any county may extend the time of the payment of any of its outstanding drainage bonds issued in anticipation of the collection of drainage assessments levied upon property within a drainage district, and may extend the time of payment of any unpaid assessment, or any installment or installments thereof. The board may renew or extend the time of payment of such legal bonded indebtedness, or any part thereof, for account of such drainage district, and may refund the same and issue drainage refunding bonds therefor subject to the limitation and in the manner hereinafter provided <u>in this</u> <u>part</u>.

35 Sec. 138. Section 481A.91, Code 2016, is amended to read as

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1 follows:

2 481A.91 Shooting or spearing.

No <u>A</u> person shall <u>not</u> kill with shotgun, or spear any <u>a</u> 4 beaver, mink, otter, or muskrat, or have in possession any 5 of said animals with a shotgun or spear. A person shall not 6 possess a beaver, mink, otter, or muskrat or the carcasses, 7 skins, or parts thereof of any one of those animals that have 8 been killed with a shotgun or spear.

9 Sec. 139. Section 484B.5, Code 2016, is amended to read as 10 follows:

11 484B.5 Boundaries signed — fenced.

Upon receipt of a hunting preserve <u>operator's</u> license, 13 the licensee shall promptly sign the licensed property with 14 signs prescribed by the department. A licensee holding and 15 releasing ungulates shall construct and maintain boundary 16 fences prescribed by the department so as to enclose and 17 contain all released ungulates and exclude all ungulates which 18 are property of the state from becoming a part of the hunting 19 preserve enterprise.

20 Sec. 140. Section 490.1320, subsections 1 and 3, Code 2016, 21 are amended to read as follows:

1. Where any proposed corporate action specified in section 490.1302, subsection 1, is to be submitted to a vote at a shareholders' meeting, the meeting notice must state that the corporation has concluded that the shareholders are, are not, or may be entitled to assert appraisal rights under this <del>part</del> <u>division</u>. If the corporation concludes that appraisal rights are or may be available, a copy of this <del>part</del> <u>division</u> must accompany the meeting notice sent to those record shareholders entitled to exercise appraisal rights.

31 3. Where any corporate action specified in section 32 490.1302, subsection 1, is to be approved by written consent 33 of the shareholders pursuant to section 490.704, all of the 34 following apply:

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35 a. Written notice that appraisal rights are, are not, or may

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1 be available must be sent to each record shareholder from whom 2 a consent is solicited at the time consent of such shareholder 3 is first solicited and, if the corporation has concluded that 4 appraisal rights are or may be available, must be accompanied 5 by a copy of this chapter division.

b. Written notice that appraisal rights are, are not, or
7 may be available must be delivered together with the notice to
8 nonconsenting and nonvoting shareholders required by section
9 490.704, subsections 5 and 6, may include the materials
10 described in section 490.1322 and, if the corporation has
11 concluded that appraisal rights are or may be available, must
12 be accompanied by a copy of this chapter division.

13 Sec. 141. Section 499B.2, unnumbered paragraph 1, Code
14 2016, is amended to read as follows:

Unless it is plainly evident from the context that a different meaning is intended, as used herein in this chapter: Sec. 142. Section 504.834, subsection 2, paragraph c, Code 18 2016, is amended to read as follows:

19 c. Advances pursuant to part 5 of this subchapter.

20 Sec. 143. Section 505.32, subsection 2, paragraph g, Code 21 2016, is amended by striking the paragraph.

22 Sec. 144. Section 505.32, subsection 3, paragraph a, Code 23 2016, is amended to read as follows:

24 a. The commissioner, in collaboration with the legislative 25 health care coverage commission, shall develop a plan of 26 operation for the exchange within one hundred eighty days 27 from the effective date of this section July 1, 2010. The 28 plan shall create an information clearinghouse that provides 29 resources where Iowans can obtain information about health care 30 coverage that is available in the state.

31 Sec. 145. Section 505.32, subsection 4, paragraph a, Code 32 2016, is amended by striking the paragraph.

33 Sec. 146. Section 507B.4, subsection 3, paragraph b,
34 subparagraph (3), Code 2016, is amended to read as follows:
35 (3) Statement of capital and surplus.

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(a) In the case of a foreign company transacting the
 business of casualty insurance in the state, or an officer,
 producer, or representative of such a company, issuing or
 publishing an advertisement, public announcement, sign,
 circular, or card that purports to disclose the company's
 financial standing and fails to exhibit the following: the

7 <u>(i) The</u> capital actually paid in cash, and the amount of net 8 surplus of assets over all the company's liabilities actually 9 held and available for the payment of losses by fire and for 10 the protection of holders of fire policies; and the

11 (ii) The amount of net surplus of assets over all 12 liabilities in the United States actually available for the 13 payment of losses by fire and held in the United States for the 14 protection of holders of fire policies in the United States, 15 including in such liabilities the fund reserved for reinsurance 16 of outstanding risks.

17 (b) The amounts stated for capital and net surplus shall 18 correspond with the latest verified statement made by the 19 company or association to the commissioner of insurance. 20 Sec. 147. Section 507B.4C, subsection 5, paragraph b, Code 21 2016, is amended to read as follows:

b. Exempting an insurer from the death master file
comparisons required under subsection 3, paragraph "a",
or permitting an insurer to perform such comparisons less
frequently than semiannually, upon a demonstration of financial
hardship by the insurer.

27 Sec. 148. Section 511.31, Code 2016, is amended to read as 28 follows:

29 511.31 Physician's certificate — estoppel.

In any case where the medical examiner, or physician acting as such, of any life insurance company or association doing business in the state shall issue a certificate of health or declare the applicant a fit subject for insurance, or so report to the company or association or its agent under the rules and regulations of such the company or association, it the company

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1 <u>or association</u> shall be thereby estopped from setting up in 2 defense of the action on such the policy or certificate that 3 the assured was not in the condition of health required by the 4 policy at the time of the issuance or delivery thereof of the 5 policy or certificate, unless the same policy or certificate 6 was procured by or through the fraud or deceit of the assured. 7 Sec. 149. Section 515.48, subsection 1, paragraph a, Code 8 2016, is amended to read as follows:

9 a. Insure dwelling houses, stores and all kinds of 10 buildings and household furniture, and other property against 11 direct or indirect or consequential loss or damage, including 12 loss of use or occupancy and the depreciation of property 13 lost or damaged by fire, smoke, smudge, lightning and other 14 electrical disturbances, collision, falls, wind, tornado, 15 cyclone, volcanic eruptions, earthquake, hail, frost, snow, 16 sleet, ice, weather or climatic conditions, including excess 17 or deficiency of moisture, flood, rain, or drought, rising 18 of the waters of the ocean or its tributaries, bombardment 19 invasion, insurrection, riot, strikes, labor disturbances, 20 sabotage, civil war or commotion, military or usurped power, 21 any order of a civil authority made to prevent the spread of a 22 conflagration, epidemic or catastrophe, vandalism or malicious 23 mischief, and by explosion whether fire ensues or not, except 24 explosion on risks specified in subsection 6 of this section, 25 provided, however, that there may be insured hereunder the 26 following:

(1) Explosion of pressure vessels (not, not including steam
28 boilers of more than fifteen pounds pressure) pressure, in
29 buildings designed and used solely for residential purposes by
30 not more than four families;

31 (2) Explosion of any kind originating outside of the insured 32 building or outside of the building containing the property 33 insured; and

34 (3) Explosion of pressure vessels which do not contain steam35 or which are not operated with steam coils or steam jackets;

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1 and also against loss

2 (04) Loss or damage by insects or disease to farm crops or 3 products, and loss of rental value of land used in producing 4 such crops or products; and against accidental

5 (004) Accidental injury to sprinklers, pumps, water pipes, 6 elevator tanks and cylinders, steam pipes and radiators, 7 plumbing and its fixtures, ventilating, refrigerating, heating, 8 lighting or cooking apparatus, or their connections, or 9 conduits or containers of any gas, fluid or other substance; 10 and against loss

11 (0004) Loss or damage to property of the insured caused 12 by the breakage or leakage thereof; or by water, hail, rain, 13 sleet, or snow seeping or entering through water pipes, leaks, 14 or openings in buildings; and against loss

15 (00004) Loss of and damage to glass, including lettering and 16 ornamentation thereon, and against loss or damage caused by the 17 breakage of glass; and against loss

18 (000004) Loss or damage caused by railroad equipment, motor 19 vehicles, airplanes, seaplanes, dirigibles, or other aircraft.

20 (4) Risks under a multiple peril nonassessable policy
21 reasonably related to the ownership, use or occupancy of a
22 private dwelling or dwellings.

23 Sec. 150. Section 517.3, subsection 1, paragraph a, Code 24 2016, is amended to read as follows:

*a.* All unallocated liability loss expense payments made in
a given calendar year subsequent to the first four years in
which an insurer has been issuing liability policies shall be
distributed as follows:

29 (1) Thirty-five percent shall be charged to the policies 30 written in that year.

31 (2) Forty percent to the policies written in the preceding 32 year.

33 (3) Ten percent to the policies written in the second year 34 preceding, ten.

35 (4) Ten percent to the policies written in the third year

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1 preceding.

2 (4) (5) Five percent to the policies written in the fourth 3 year preceding.

4 Sec. 151. Section 519A.1, Code 2016, is amended to read as 5 follows:

6 519A.1 Intent.

The general assembly finds that a critical situation 7 1. 8 exists because of the high cost and impending unavailability 9 of medical malpractice insurance. The purposes of sections 10 519A.2 to through 519A.13 are to assure that the public is 11 adequately protected against losses arising out of medical 12 malpractice by providing licensed health care providers with 13 medical malpractice insurance through the requirement that 14 certain liability insurance carriers write medical malpractice 15 insurance for a period of two years upon a finding of an 16 emergency by the commissioner of insurance that either such 17 insurance is not available through normal channels or that 18 it is not available on a reasonable basis because of lack of 19 competition for such insurance, or otherwise; to establish an 20 association to equitably spread the risks for such insurance; 21 and to provide for recoupment of losses resulting from the 22 operation of the association through a stabilization reserve 23 fund contributed to by insureds, a surcharge on future 24 liability insurance policies, or a favorable premium tax 25 treatment.

26 <u>2.</u> It is the intent of this chapter to provide only an 27 interim solution to the impending unavailability of medical 28 malpractice insurance. It is not anticipated that this chapter 29 will resolve the underlying causes of the unavailability and 30 high cost which extend beyond the insurance mechanism. It is 31 anticipated that future legislation will be required to deal 32 on a more permanent basis with the underlying causes of the 33 current situation.

34 Sec. 152. Section 519A.2, subsection 1, Code 2016, is 35 amended to read as follows:

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1. "Association" means the joint underwriting association
 2 established pursuant to this section and sections 519A.3 to
 3 through 519A.13.

Sec. 153. Section 519A.3, subsection 4, unnumbered
paragraph 1, Code 2016, is amended to read as follows:
The association shall, subject to the terms and conditions

7 of sections section 519A.2 to, this section, and sections 8 <u>519A.4 through</u> 519A.13, have and exercise the following powers 9 on behalf of its members:

10 Sec. 154. Section 519A.4, subsection 1, Code 2016, is 11 amended to read as follows:

12 1. a. The association shall submit a plan of operation 13 to the commissioner, together with any amendments necessary 14 or suitable to assure the fair, reasonable, and equitable 15 administration of the association consistent with sections 16 519A.2 to, 519A.3, this section, and sections 519A.5 through 17 519A.13. The plan of operation and any amendments thereto 18 shall become effective only after promulgation of the plan or 19 amendment by the commissioner as a rule pursuant to section 20 17A.4: Provided that the initial plan may in the discretion of 21 the commissioner become effective immediately upon filing with 22 the secretary of state pursuant to section 17A.5, subsection 2, 23 paragraph b'', subparagraph (1), subparagraph division (a). 24 If the association fails to submit a suitable plan of b. 25 operation within twenty-five days following the effective date 26 of this chapter or if at any time thereafter the association 27 fails to submit suitable amendments to the plan, the 28 commissioner shall adopt rules necessary to effectuate sections 29 519A.2 to, 519A.3, this section, and sections 519A.5 through 30 519A.13. Such rules shall continue in force until modified 31 by the commissioner or superseded by a plan submitted by the 32 association and approved by the commissioner.

33 Sec. 155. Section 519A.5, subsections 1 and 2, Code 2016, 34 are amended to read as follows:

35 1. The rates, rating plans, rating classifications, and

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1 policy forms and endorsements applicable to insurance written 2 by the association and the statistical and experience data 3 relating thereto shall be subject to sections 519A.2 to through 4 519A.4, this section, and sections 519A.6 through 519A.13 and 5 to the provisions of the general insurance code which are not 6 inconsistent with the purposes and provisions of this chapter. 7 2. All policies issued by the association shall provide for 8 a continuous period of coverage beginning with their respective 9 effective dates. All policies shall terminate at 12:01 a.m. 10 two years from the date of finding of an emergency by the 11 commissioner, or earlier in accordance with sections 519A.2 12 through 519A.4, this section, and sections 519A.6 through 13 519A.13; or because of failure of the policyholder to pay any 14 premium or stabilization reserve fund charge or portion of 15 either when due. All policies shall be issued subject to the 16 group retrospective rating plan and the stabilization reserve 17 fund authorized by this chapter. No policy form shall be used 18 by the association unless it has been filed with and approved 19 by the commissioner.

20 Sec. 156. Section 519A.10, subsection 2, Code 2016, is 21 amended to read as follows:

22 2. All orders of the commissioner made pursuant to sections 23 519A.2 to through 519A.9, this section, and sections 519A.11 24 through 519A.13 shall be subject to judicial review as provided 25 in the Iowa administrative procedure Act, chapter 17A.

26 Sec. 157. Section 519A.13, Code 2016, is amended to read as 27 follows:

28 519A.13 Privileged communications.

There shall be no liability on the part of, and no cause of action of any nature shall arise against the association, the commissioner, or any other person or organization, for any statements made in good faith by any of them in any report or communication concerning risks insured or to be insured by the association, or during any proceedings within the scope of sections 519A.2 to through 519A.12 and this section.

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1 Sec. 158. Section 521A.5, subsection 4, paragraph d, Code
2 2016, is amended to read as follows:

3 d. The board of directors of a domestic insurer shall
4 establish one or more committees comprised solely of directors
5 or other persons appointed by the board, the majority of whom
6 are not officers or employees of the insurer or of any entity
7 controlling, controlled by, or under common control with the
8 insurer and who are not beneficial owners of a controlling
9 interest in the voting stock of the insurer or any such entity.
10 The committee or committees shall have responsibility for
11 recommending or nominating candidates for director for election
12 by shareholders or policyholders, evaluating the performance
13 of officers deemed to be principal officers of the insurer,
14 and recommending to the board of directors the selection and
15 compensation of the principal officers.

16 Sec. 159. Section 523A.207, subsection 1, Code 2016, is
17 amended to read as follows:

18 1. A purchase agreement shall not be sold or transferred, 19 as part of the sale of a business or the assets of a business, 20 until an audit has been performed by a certified public 21 accountant and filed with the commissioner that expresses the 22 auditor's opinion of the adequacy of funding related to the 23 purchase agreements to be sold or transferred. If the buyer 24 of a purchase agreement sold or transferred as part of the 25 sale of a business or the assets of a business, fails to file 26 such an audit, the commissioner shall suspend the preneed 27 seller's license of the buyer and the preneed sales license of 28 any sales agent in the employ of the buyer until the audit is 29 filed. In addition, the commissioner shall assess a penalty 30 against the buyer in an amount up to one hundred dollars for 31 each day that the audit remains unfiled. The commissioner 32 shall allow a thirty-day grace period after the date that a 33 purchase agreement is sold or transferred before suspension of 34 a license or assessment of a penalty for failure to file an 35 audit pursuant to this section subsection.

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1 Sec. 160. Section 523A.807, subsection 3, unnumbered 2 paragraph 1, Code 2016, is amended to read as follows: If the commissioner finds that a person has violated section 3 4 523A.201, 523A.202, 523A.203, 523A.207, 523A.401, 523A.402, 5 523A.403, 523A.404, 523A.405, 523A.501, or 523A.502, or any 6 rule adopted pursuant thereto, the commissioner may order any 7 or all of the following: 8 Sec. 161. Section 554.11109, Code 2016, is amended to read 9 as follows: 10 554.11109 Effect of official comments. 11 To the extent that they are consistent with the Iowa 12 statutory text, the 1972 Official Comments to the 1972 Official 13 Text of the Uniform Commercial Code are evidence of legislative 14 intent as to the meaning of this chapter as amended by 1974 15 Iowa Acts, ch. 1249. However, prior drafts of the Official 16 Text and Comments may not be used to ascertain legislative 17 intent. 18 Sec. 162. Section 558.44, Code 2016, is amended to read as 19 follows: 20 558.44 Mandatory recordation of conveyances and leases of 21 agricultural land. 22 1. As used in this section, unless the context otherwise 23 requires: 24 a. "Agricultural land" means agricultural land as defined in 25 section 9H.1. b. "Beneficial ownership" includes interests held by a 26 27 nonresident alien individual directly or indirectly holding or 28 acquiring a ten percent or greater share in the partnership, 29 limited partnership, corporation, or trust, or directly or 30 indirectly through two or more such entities. In addition, 31 "beneficial ownership" shall include interests held by all 32 nonresident alien individuals if the nonresident alien 33 individuals in the aggregate directly or indirectly hold or 34 acquire twenty-five percent or more of the partnership, limited 35 partnership, corporation, or trust.

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1 c. "Conveyance" means all deeds and all contracts for the 2 conveyance of an estate in real property except those contracts 3 to be fulfilled within six months from the date of execution 4 thereof. d. "Nonresident alien" means: 5 (1) An individual who is not a citizen of the United States 6 7 and who is not domiciled in the United States. 8 (2) A corporation incorporated under the law of any foreign 9 country. 10 (3) A corporation organized in the United States, 11 beneficial ownership of which is held, directly or indirectly, 12 by nonresident alien individuals. (4) A trust organized in the United States or elsewhere 13 14 if beneficial ownership is held, directly or indirectly, by 15 nonresident alien individuals. 16 (5) A partnership or limited partnership organized in the 17 United States or elsewhere if beneficial ownership is held, 18 directly or indirectly, by nonresident alien individuals. 1. 2. Every conveyance or lease of agricultural land, 19 20 except leases not to exceed five years in duration with 21 renewals, conveyances or leases made by operation of law, and 22 distributions made from estates to heirs or devisees shall be 23 recorded by the grantee or lessee with the county recorder not 24 later than one hundred eighty days after the date of conveyance 25 or lease. 26 2. 3. For an instrument of conveyance of agricultural land 27 deposited with an escrow agent, the fact of deposit of that 28 instrument of conveyance with the escrow agent as well as the 29 name and address of the grantor and grantee shall be recorded, 30 by a document executed by the escrow agent, with the county 31 recorder not later than one hundred eighty days from the date 32 of the deposit with the escrow agent. For an instrument of 33 conveyance of agricultural land delivered by an escrow agent, 34 that instrument shall be recorded with the county recorder not 35 later than one hundred eighty days from the date of delivery of

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1 the instrument of conveyance by the escrow agent.

3. 4. At the time of recordation of the conveyance or 2 3 lease of agricultural land, except a lease not exceeding five 4 years in duration with renewals, conveyances or leases made 5 by operation of law and distributions made from estates of 6 decedents to heirs or devisees, to a nonresident alien as 7 grantee or lessee, such conveyance or lease shall disclose, 8 in an affidavit to be recorded therewith as a precondition 9 to recordation, the name, address, and citizenship of the 10 nonresident alien. In addition, if the nonresident alien is 11 a partnership, limited partnership, corporation, or trust, 12 the affidavit shall also disclose the names, addresses, and 13 citizenship of the nonresident alien individuals who are the 14 beneficial owners of such entities. However, any partnership, 15 limited partnership, corporation, or trust which has a class of 16 equity securities registered with the United States securities 17 and exchange commission under section 12 of the Securities 18 Exchange Act of 1934 as amended to January 1, 1978, need only 19 state that fact on the affidavit.

20 4. 5. Failure to record a conveyance or lease of 21 agricultural land required to be recorded by this section 22 by the grantee or lessee within the specified time limit is 23 punishable by a fine not to exceed one hundred dollars per 24 day for each day of violation. The county recorder shall 25 record a conveyance or lease of agricultural land presented 26 for recording even though not presented within one hundred 27 eighty days after the date of conveyance or lease. The county 28 recorder shall forward to the county attorney a copy of each 29 such conveyance or lease of agricultural land recorded more 30 than one hundred eighty days from the date of conveyance. The 31 county attorney shall initiate action in the district court 32 to enforce the provisions of this section. Failure to timely 33 record shall not invalidate an otherwise valid conveyance or 34 lease.

35 5. 6. If a real estate contract or lease is required to

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1 be recorded under this section, the requirement is satisfied 2 by recording either the entire real estate contract or lease 3 or a memorandum of the contract or lease containing at least 4 the names and addresses of all parties named in the contract or 5 lease, a description of all real property and interests therein 6 subject to the contract or lease, the length of the contract 7 or initial term of the lease, and in the case of a lease a 8 statement as to whether any of the named parties have or are 9 subject to renewal rights, and if so, the event or condition 10 upon which renewal occurs, the number of renewal terms and the 11 length of each, and in the case of a real estate contract a 12 statement as to whether the seller is entitled to the remedy 13 of forfeiture and as to the dates upon which payments are due. 14 This subsection is effective July 1, 1980, for all contracts 15 and leases of agricultural land made on or after July 1, 1980. 16 The provisions of this section, except as otherwise <del>6.</del> 7. 17 provided, are effective July 1, 1979, for all conveyances and 18 leases of agricultural land made on or after July 1, 1979. 19 Sec. 163. Section 598.7, subsection 1, Code 2016, is amended 20 to read as follows:

The district court may, on its own motion or on the 21 1. 22 motion of any party, order the parties to participate in 23 mediation in any dissolution of marriage action or other 24 domestic relations action. Mediation performed under this 25 section shall comply with the provisions of chapter 679C. 26 The provisions of this section shall not apply if the action 27 involves a child support or medical support obligation enforced 28 by the child support recovery unit. The provisions of this 29 section shall not apply to actions which involve elder abuse as 30 defined in section 235F.1 pursuant to chapter 235F or domestic 31 abuse pursuant to chapter 236. The provisions of this section 32 shall not affect a judicial district's or court's authority 33 to order settlement conferences pursuant to rules of civil 34 procedure. The court shall, on application of a party, grant a 35 waiver from any court-ordered mediation under this section if

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1 the party demonstrates that a history of domestic abuse exists 2 as specified in section 598.41, subsection 3, paragraph "j". 3 Sec. 164. Section 602.8108, subsection 2, Code 2016, is 4 amended to read as follows:

5 2. Except as otherwise provided, the clerk of the district 6 court shall report and submit to the state court administrator, 7 not later than the fifteenth day of each month, the fines and 8 fees received during the preceding calendar month. Except as 9 <u>otherwise</u> provided in <del>subsections 3, 4, 6, 8, 9, 10, 11, and 12</del> 10 <u>this section</u>, the state court administrator shall deposit the 11 amounts received with the treasurer of state for deposit in the 12 general fund of the state. The state court administrator shall 13 report to the legislative services agency within thirty days 14 of the beginning of each fiscal quarter the amount received 15 during the previous quarter in the account established under 16 this section.

17 Sec. 165. Section 622.28, Code 2016, is amended to read as 18 follows:

19 622.28 Writing or record — when admissible — absence of 20 record — effect.

<u>1.</u> Any writing or record, whether in the form of an entry in a book, or otherwise, including electronic means and interpretations thereof, offered as memoranda or records of 4 acts, conditions or events to prove the facts stated therein, 5 shall be admissible as evidence if the judge finds that they 6 were made in the regular course of a business at or about the 7 time of the act, condition or event recorded, and that the 8 sources of information from which made and the method and 9 circumstances of their preparation were such as to indicate 30 their trustworthiness, and if the judge finds that they are not 31 excludable as evidence because of any rule of admissibility of 32 evidence other than the hearsay rule.

2. Evidence of the absence of a memorandum or record from
34 the memoranda or records of a business of an asserted act,
35 event or condition, shall be admissible as evidence to prove

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1 the nonoccurrence of the act or event, or the nonexistence of 2 the condition, if the judge finds that it was in the regular 3 course of that business to make such memoranda of all such 4 acts, events or conditions at the time thereof or within a 5 reasonable time thereafter, and to preserve them.

<u>3.</u> The term business <u>business</u>, as used in this section,
7 includes <u>a</u> business, profession, occupation, and <u>or</u> calling of
8 every kind.

9 Sec. 166. Section 622.71, Code 2016, is amended to read as 10 follows:

11 622.71 Peace officer.

12 No <u>A</u> peace officer who receives a regular salary, or any 13 other public official shall, in any case, official, shall not 14 receive fees as a witness <u>in any case</u> for testifying in regard 15 to any matter coming to the officer's or official's knowledge 16 in the discharge of the officer's or official's official duties 17 in such that case in a court in the county of the officer's 18 or official's residence, except <del>police</del> <u>peace</u> officers who are 19 called as witnesses when not on duty.

20 Sec. 167. Section 626.51, Code 2016, is amended to read as 21 follows:

22 626.51 Failure to give notice — effect.

Failure to give such notice of ownership or exemption shall and deprive the party of any other remedy.

25 Sec. 168. Section 626.52, Code 2016, is amended to read as 26 follows:

27 626.52 Right to release levy.

If after levy the officer receives such notice of ownership or exemption, such officer may release the property unless a bond is given as provided in section 626.54.

31 Sec. 169. Section 626.53, Code 2016, is amended to read as 32 follows:

33 626.53 Exemption from liability.

The officer shall be protected from all liability by reason of such levy until the officer receives such written notice of

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1 ownership or exemption.

2 Sec. 170. Section 626.54, Code 2016, is amended to read as 3 follows:

626.54 Indemnifying bond — sale and return. 4

5 When the officer receives such notice of ownership or 6 exemption, the officer may forthwith give the plaintiff, the 7 plaintiff's agent, or attorney, notice that an indemnifying 8 bond is required. Bond may thereupon be given by or for the 9 plaintiff, with one or more sufficient sureties, to be approved 10 by the officer, to the effect that the obligors will indemnify 11 the officer against the damages which the officer may sustain 12 in consequence of the seizure or sale of the property, and 13 will pay to any claimant thereof the damages the claimant may 14 sustain in consequence of the seizure or sale, and will warrant 15 to any purchaser of the property such estate or interest 16 therein as is sold; and thereupon. After the bond has been 17 given and approved, the officer shall proceed to subject the 18 property to the execution, and shall return the indemnifying 19 bond to the court from which the execution issued.

20 Sec. 171. Section 633.230, subsection 1, Code 2016, is 21 amended by striking the subsection and inserting in lieu 22 thereof the following:

23 In intestate matters, the administrator, as soon as 1. 24 letters are issued, shall cause to be published once each 25 week for two consecutive weeks in a daily or weekly newspaper 26 of general circulation published in the county in which the 27 estate is pending, and at any time during the pendency of 28 administration that the administrator has knowledge of the name 29 and address of a person believed to own or possess a claim 30 which will not or may not be paid or otherwise satisfied during 31 administration, provide by ordinary mail to each such claimant 32 at the claimant's last known address, a notice of appointment 33 which shall be in substantially the following form: 34 In the District Court of Iowa 35

in and for ..... County.

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1 In the Estate of Probate No. .... ...., Deceased 2 NOTICE OF APPOINTMENT OF 3 ADMINISTRATOR AND 4 NOTICE TO CREDITORS 5 To All Persons Interested in the Estate of ....., Deceased, 6 7 who died on or about ..... (date): You are hereby notified that on the .... day of ..... 8 9 (month), ... (year), the undersigned was appointed 10 administrator of the estate. Notice is hereby given that all persons indebted to 11 12 the estate are requested to make immediate payment to the 13 undersigned, and creditors having claims against the estate 14 shall file them with the clerk of the above-named district 15 court, as provided by law, duly authenticated, for allowance, 16 and, unless so filed by the later to occur of four months from 17 the second publication of this notice or one month from the 18 date of the mailing of this notice (unless otherwise allowed or 19 paid), a claim is thereafter forever barred. 20 Dated this ... day of .... (month), ... (year) 21 22 Administrator of the estate 23 . 24 Address 25 ..... 26 Attorney for the administrator 27 ..... 28 Address 29 Date of second publication 30 ... day of ... (month), ... (year) 31 (Date to be inserted by publisher) 32 Sec. 172. Section 633.231, subsection 2, Code 2016, is 33 amended by striking the subsection and inserting in lieu 34 thereof the following: 35 2. The notice shall be in substantially the following form: LSB 5539HV (2) 86

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1 In the District Court of Iowa in and for ..... County. 2 In the Estate of Probate No. .... 3 4 ...., Deceased NOTICE OF OPENING ADMINISTRATION 5 OF ESTATE, OF APPOINTMENT OF 6 7 ADMINISTRATOR, AND NOTICE TO CREDITOR 8 9 To the Department of Human Services Who May Be Interested in 10 the Estate of ....., Deceased, who died on or about ..... 11 (date): 12 You are hereby notified that on the .... day of ..... 13 (month), ... (year), an intestate estate was opened in the 14 above-named court and that ..... was appointed administrator 15 of the estate. 16 You are further notified that the birthdate of the deceased 17 is ..... and the deceased's social security number is 18 ...-... The name of the spouse is ..... The birthdate of 19 the spouse is .... and the spouse's social security number is 20 ...-..., and that the spouse of the deceased is alive as 21 of the date of this notice, or deceased as of .... (date). You are further notified that the deceased was/was not a 22 23 disabled or a blind child of the medical assistance recipient 24 by the name of ...., who had a birthdate of .... and a social 25 security number of ...-..., and the medical assistance 26 debt of that medical assistance recipient was waived pursuant 27 to section 249A.53, subsection 2, paragraph "a", subparagraph 28 (1), and is now collectible from this estate pursuant to 29 section 249A.53, subsection 2, paragraph "b". Notice is hereby given that if the department of human 30 31 services has a claim against the estate for the deceased person 32 or persons named in this notice, the claim shall be filed with 33 the clerk of the above-named district court, as provided by 34 law, duly authenticated, for allowance, within six months from 35 the date of sending this notice and, unless otherwise allowed

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1 or paid, the claim is thereafter forever barred. If the 2 department does not have a claim, the department shall return 3 the notice to the administrator with notification stating the 4 department does not have a claim within six months from the 5 date of sending this notice. Dated this ... day of .... (month), ... (year) 6 7 8 Administrator of the estate 9 . 10 Address 11 ..... 12 Attorney for the administrator 13 ..... 14 Address Sec. 173. Section 633.295, Code 2016, is amended by striking 15 16 the section and inserting in lieu thereof the following: 17 633.295 Testimony of witnesses. 18 The proof may be made by the oral or written testimony of 19 one or more of the subscribing witnesses to the will. If such 20 testimony is in writing, it shall be substantially in the 21 following form executed and sworn to before or after the death 22 of the decedent: 23 In the District Court of Iowa 24 in and for ..... County. Probate No. .... 25 In the Matter of 26 the Estate of TESTIMONY OF SUBSCRIBING 27 ...., Deceased WITNESS ON State of .....) 28 PROBATE OF WILL 29 ..... County ) SS I, ...., being first duly sworn, state: 30 I reside in the County of ....., State of .....; I 31 32 knew the identity of the testator on the .... day of ..... 33 (month), ... (year), the date of the instrument, the original 34 or exact reproduction of which is attached hereto, now shown 35 to me, and purporting to be the last will and testament of

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1 the said .....; I am one of the subscribing witnesses 2 to said instrument; at the said date of said instrument, I 3 knew the identity of ....., the other subscribing witness; 4 that said instrument was exhibited to me and to the other 5 subscribing witness by the testator, who declared the same to 6 be the testator's last will and testament, and was signed by 7 the testator at ....., in the County of ...., State of 8 ....., on the date shown in said instrument, in the presence 9 of myself and the other subscribing witness; and the other 10 subscribing witness and I then and there, at the request of the 11 testator, in the presence of said testator and in the presence 12 of each other, subscribed our names thereto as witnesses. 13 ..... 14 Name of Witness 15 ..... 16 Address 17 Subscribed and sworn to before me this ... day of ..... 18 (month), ... (year) 19 . . . . . . . . . . 20 Signature of notarial officer 21 (Stamp) 22 [....] 23 Title of office 24 [My commission expires: Sec. 174. Section 633.304, subsection 3, Code 2016, is 26 27 amended by striking the subsection and inserting in lieu 28 thereof the following: 29 3. The notice shall be substantially in the following form: 30 In the District Court of Iowa 31 in and for ..... County. 32 Probate No. .... 33 In the Estate of NOTICE OF PROBATE OF WILL, 34 OF APPOINTMENT OF EXECUTOR, ...., Deceased AND NOTICE TO CREDITORS 35

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1 To All Persons Interested in the Estate of ....., Deceased, 2 who died on or about ..... (date):

You are hereby notified that on the .... day of ..... 3 4 (month), ... (year), the last will and testament of ....., 5 deceased, bearing the date of the ... day of ..... (month), (year), was admitted to probate in the above-named court 6 ... 7 and that ..... was appointed executor of the estate. Any 8 action to set aside the will must be brought in the district 9 court of said county within the later to occur of four months 10 from the date of the second publication of this notice or one ll month from the date of mailing of this notice to all heirs of 12 the decedent and devisees under the will whose identities are 13 reasonably ascertainable, or thereafter be forever barred. 14 Notice is further given that all persons indebted to 15 the estate are requested to make immediate payment to the 16 undersigned, and creditors having claims against the estate 17 shall file them with the clerk of the above-named district 18 court, as provided by law, duly authenticated, for allowance, 19 and, unless so filed by the later to occur of four months from 20 the date of second publication of this notice or one month from 21 the date of mailing of this notice (unless otherwise allowed or 22 paid), a claim is thereafter forever barred. 23 Dated this ... day of .... (month), ... (year) 24 ..... 25 Executor of estate 26 ..... 27 Address 28 ..... 29 Attorney for executor 30 ..... 31 Address Date of second publication 32 33 ... day of ... (month), ... (year) 34 (Date to be inserted by publisher) 35 Sec. 175. Section 633.304A, subsection 2, Code 2016, is

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1 amended by striking the subsection and inserting in lieu 2 thereof the following: 2. The notice shall be in substantially the following form: 3 4 In the District Court of Iowa 5 in and for ..... County. Probate No. .... 6 In the Estate of 7 NOTICE OF PROBATE OF WILL, ...., Deceased OF APPOINTMENT OF EXECUTOR, 8 9 AND NOTICE TO CREDITORS To the Department of Human Services, Who May Be Interested 10 11 in the Estate of ....., Deceased, who died on or about ..... 12 (date): You are hereby notified that on the ... day of .... (month), 13 14 ... (year), the last will and testament of ....., deceased, 15 bearing date of the .... day of ..... (month), ... (year) 16 was admitted to probate in the above-named court and that 17 ..... was appointed executor of the estate. 18 You are further notified that the birthdate of the deceased 19 is ..... and the deceased's social security number is 20 ...-... The name of the spouse is ..... The birthdate of 21 the spouse is .... and the spouse's social security number 22 is...-..., and that the spouse of the deceased is alive as 23 of the date of this notice, or deceased as of ..... (date). 24 You are further notified that the deceased was/was not a 25 disabled or a blind child of the medical assistance recipient 26 by the name of ...., who had a birthdate of .... and a social 27 security number of ...-..., and the medical assistance 28 debt of that medical assistance recipient was waived pursuant 29 to section 249A.53, subsection 2, paragraph "a'', subparagraph 30 (1), and is now collectible from this estate pursuant to 31 section 249A.53, subsection 2, paragraph "b". Notice is hereby given that if the department of human 32 33 services has a claim against the estate for the deceased person 34 or persons named in this notice, the claim shall be filed 35 with the clerk of the above-named district court, as provided

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1 by law, duly authenticated, for allowance within six months 2 from the date of sending this notice and, unless otherwise 3 allowed or paid, the claim is thereafter forever barred. If 4 the department does not have a claim, the department shall 5 return the notice to the executor with notification that the 6 department does not have a claim within six months from the 7 date of sending this notice. Dated this ... day of .... (month), ... (year) 8 9 ..... 10 Executor of estate 11 ..... 12 Address 13 ..... 14 Attorney for executor 15 ..... 16 Address Sec. 176. Section 633.305, subsection 3, Code 2016, is 17 18 amended by striking the subsection and inserting in lieu 19 thereof the following: 20 3. The notice shall be substantially in the following form: 21 In the District Court of Iowa 22 in and for ..... County. Probate No. .... 23 24 In the Estate of NOTICE OF PROOF OF WILL 25 ...., Deceased WITHOUT ADMINISTRATION 26 To All Persons Interested in the Estate of ....., Deceased, 27 who died on or about ..... (date): You are hereby notified that on the ... day of .... (month), 28 29 ... (year), the last will and testament of ....., deceased, 30 bearing date of the .... day of ..... (month), ... (year), 31 was admitted to probate in the above-named court and there will 32 be no present administration of the estate. Any action to set 33 aside the will must be brought in the district court of the 34 county within the later to occur of four months from the date 35 of the second publication of this notice or one month from the

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1 date of mailing of this notice to all heirs of the decedent 2 and devisees under the will whose identities are reasonably 3 ascertainable, or thereafter be forever barred. 4 Dated this ... day of ..... (month), ... (year) 5 ..... 6 Proponent 7 ..... 8 Attorney for estate 10 Address 11 Date of second publication 12 ... day of ... (month), ... (year) 13 (Date to be inserted by publisher) Sec. 177. Section 636.26, Code 2016, is amended to read as 14 15 follows: 16 636.26 Security subject to court order. 1. When any investment is made pursuant to approval of the 17 18 court as required by section 636.23 or made or held by and 19 with the consent of the court as provided in section 636.25, 20 such investment shall not be transferred and any security 21 taken to secure such investment shall not be discharged or 22 impaired prior to payment or satisfaction thereof without an 23 order of the court to that effect, unless otherwise authorized 24 by the will, trust agreement or other document under which the 25 fiduciary is acting. Nothing herein contained in this section 26 shall be construed as requiring the approval of any court to 27 release or discharge of record any mortgage or other lien held 28 by any fiduciary upon the payment or satisfaction thereof in 29 full. 2. All releases or discharges of record of mortgages or 30 31 other liens prior to July 4, 1951, by any fiduciary without an 32 order of court where such order was required by section 682.26, 33 Code 1950, are hereby declared to be valid and effective from 34 the filing or recording thereof without such order of court 35 being had and obtained, unless within six months after said

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1 date a statement is filed under oath by the claimant or on the 2 claimant's behalf if under disability with the county recorder 3 where such release or discharge was filed or recorded setting 4 forth the claim upon which the invalidity of such release or 5 discharge is based. Nothing herein contained <u>in this section</u> 6 shall affect pending litigation.

7 Sec. 178. Section 654.23, Code 2016, is amended to read as 8 follows:

9 654.23 No redemption rights after sale.

10 The mortgagor has no right to redeem after sale. Junior 11 lienholders have no right to redeem after sale. The mortgagor 12 mortgagee or a junior lienholder may purchase at the sale and, 13 if so, acquire the same title as would any other purchaser 14 other than the mortgagor. If the mortgagor at the sale bids 15 an amount equal to the judgment, the property shall be sold 16 to the mortgagor even though other persons may bid an amount 17 which is more than the judgment. If the mortgagor purchases 18 at the sale, the liens of junior lienholders shall not be 19 extinguished. If a person other than the mortgagor purchases 20 at the sale, the liens of junior lienholders are extinguished. 21 Sec. 179. Section 656.9, Code 2016, is amended to read as 22 follows:

23 656.9 Defect in forfeiture proceedings — limitation of 24 actions.

An action shall not be commenced by a vendee who is not in possession of the property, or by a party to the forfeiture proceeding who is other than a vendee or vendor, that asserts a claim against real estate previously subject to a forfeiture proceeding, and such claim is based upon a defect in the forfeiture proceeding, in which the proof and record of service of notice of forfeiture required by section 656.6 656.5 has been filed of record for more than ten years.

33 Sec. 180. Section 725.15, Code 2016, is amended to read as 34 follows:

35 725.15 Exceptions for legal gambling.

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Sections 725.5 to through 725.10 and 725.12 do not apply to a game, activity, ticket, or device when lawfully possessed, used, conducted, or participated in pursuant to chapter 99B, 99F, or 99G.

5 Sec. 181. Section 805.8A, subsection 5, paragraph b, Code 6 2016, is amended by striking the paragraph.

7 Sec. 182. Section 820.22, Code 2016, is amended to read as 8 follows:

9 820.22 Receiving person extradited.

10 Whenever the governor of this state shall demand a person 11 charged with crime or with escaping from confinement or 12 breaking the terms of the person's bail, probation or parole in 13 this state, from the executive authority of any other state, or 14 from the chief justice judge or an associate justice judge of 15 the Supreme Court superior court of the District of Columbia 16 authorized to receive such demand under the laws of the United 17 States, the governor shall issue a warrant under the seal of 18 this state, to some agent, commanding the agent to receive the 19 person so charged if delivered to the agent and convey the 20 person to the proper officer of the county in this state in 21 which the offense was committed.

22 Sec. 183. Section 901C.1, subsection 1, Code 2016, is 23 amended by striking the subsection.

Sec. 184. Section 901C.1, subsections 4, 5, 6, and 7, Code 25 2016, are amended to read as follows:

26 4. This chapter section does not apply to dismissals related
27 to a deferred judgment under section 907.9.

28 5. This chapter section applies to all public offenses, as 29 defined under section 692.1.

30 6. The court shall advise the defendant of the provisions of 31 this <del>chapter</del> <u>section</u> upon either the acquittal or the dismissal 32 of all criminal charges in a case.

33 7. The supreme court may prescribe rules governing the 34 procedures applicable to the expungement of the record of a 35 criminal case under this chapter section.

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1 Sec. 185. NEW SECTION. 901C.1A Definition.

As used in this chapter, unless the context otherwise 3 requires, "expunge" and "expungement" mean the same as expunged 4 in section 907.1.

5 Sec. 186. Section 916.2, subsection 4, Code 2016, is amended 6 to read as follows:

7 4. A privilege under this section does not apply in matters 8 of proof concerning the chain of custody of evidence, in 9 matters of proof concerning the physical appearance of the 10 victim at the time of the injury or the advocate's first 11 contact with the victim after the injury, or if the counselor 12 <u>advocate</u> has reason to believe that the victim has given 13 perjured testimony and the defendant or the state has made an 14 offer of proof that perjury may have been committed.

15 Sec. 187. REPEAL. Sections 328.55, 445.6, and 558.43, Code 16 2016, are repealed.

17 Sec. 188. REPEAL. 2015 Iowa Acts, chapter 30, sections 220 18 and 222, are repealed.

19 Sec. 189. CODE EDITOR DIRECTIVE.

20 1. The Code editor is directed to make the following 21 transfers:

a. Section 901C.1 to section 901C.2.

b. Section 901C.1A as enacted in this Act to section 901C.1.
The Code editor shall correct internal references in the
Code and in any enacted legislation as necessary due to the
enactment of this section.

27 Sec. 190. EFFECTIVE DATES.

1. The section of this Act amending section 249K.2, subsection 3, Code 2016, takes effect upon the assumption of the administration and governance, including but not limited to the assumption of the assets and liabilities, of the Iowa health information network by the designated entity. The department of public health shall notify the Code editor of the date of such assumption by the designated entity.

35 2. The section of this Act amending section 445.60, Code

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1 2016, takes effect July 1, 2018. 3. The section of this Act repealing 2015 Iowa Acts, chapter 2 3 30, sections 220 and 222, being deemed of immediate importance, 4 takes effect upon enactment. 5 DIVISION II 6 CORRESPONDING CHANGES Sec. 191. Section 234.38, Code 2016, is amended to read as 7 8 follows: 9 234.38 Foster care reimbursement rates. The department of human services shall make reimbursement 10 11 payments directly to foster parents for services provided to 12 children pursuant to section 234.6, subsection 6 1, paragraph 13 "b" "e", subparagraph (2), or section 234.35. In any fiscal 14 year, the reimbursement rate shall be based upon sixty-five 15 percent of the United States department of agriculture 16 estimate of the cost to raise a child in the calendar year 17 immediately preceding the fiscal year. The department may pay 18 an additional stipend for a child with special needs. 19 EXPLANATION 20 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly. 21 22 This bill contains statutory corrections that adjust 23 language to reflect current practices, insert earlier 24 omissions, delete redundancies and inaccuracies, delete 25 temporary language, resolve inconsistencies and conflicts, 26 update ongoing provisions, or remove ambiguities. The Code 27 sections amended include the following: 28 Section 8D.14: Strikes obsolete language relating to 29 repayment of start-up funding from the Iowa communications 30 network fund to the general fund of the state, the submission 31 of a report relating to any continued need for funding, and a 32 plan for repayment of the final installment of the start-up 33 funding. The report was submitted in 2009, the plan for 34 repayment was submitted, and the final installment payment was 35 made in 2012.

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1 Sections 12.77, 12.86, and 12.90: Replaces the word "its" 2 with a reference back to a prior string citation to correct 3 the grammar and clarify the meaning of these statements of 4 necessity and construction provisions relating to bond issuance 5 for the vision Iowa, school infrastructure, and Iowa jobs 6 programs and for infrastructure projects, within the treasurer 7 of state's Code chapter.

8 Section 13.7: Clarifies, by including the full name of the 9 executive council, that it is the executive council's reasons 10 and actions that are to be entered upon the council's records 11 in proceedings relating to employment and compensation of 12 special legal counsel in pending legal actions or proceedings 13 to protect the interests of the state.

Section 13C.2: Conforms terminology used to refer to sovernmental entities in this provision requiring registration and disclosure by professional commercial fund-raisers to language within the definition of the terms "solicit" or solicitation" in Code section 13C.1.

19 Section 15.338: Corrects an internal reference to the 20 provision regarding agreements between cities and the economic 21 development authority in this provision relating to development 22 of a plan by the authority for use of funds provided to a city 23 for nuisance property remediation.

Section 15.353: Adds an alpha reference to a paragraph reference to clarify the meaning of the reference in this provision establishing one of the project requirements for receipt of tax incentives under the workforce housing tax incentives program.

29 Section 15H.5: Clarifies that certain specified program 30 requirements apply only to the management of the Iowa summer 31 youth corps program and not to the other two programs that are 32 funded in this Code section.

33 Section 16.2D: Clarifies that both the positions of 34 chairperson and vice chairperson of the council on homelessness 35 rotate between the general public or agency director members

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1 because both positions cannot be held at the same time by
2 general public members or by agency director members.

3 Section 17A.17: Deletes extra commas and moves language to 4 improve the readability of this provision relating to persons 5 or parties with whom a presiding officer may communicate in 6 a contested case proceeding under the Iowa administrative 7 procedure Act.

8 Section 21.5: Substitutes the word "or" for a comma to 9 complete a phrase in language providing for the holding of a 10 closed session of a governmental body to avoid disclosure of 11 specific law enforcement matters.

12 Section 28F.12: Adds the words "the entity is" to supply the 13 subject of a sentence regarding the applicability of the Code 14 chapter governing flood mitigation by governmental entities and 15 to conform to similar language used elsewhere in subsection 2 16 of this Code section.

Section 48A.26: Conforms language referring to a series of questions contained in Code section 48A.11, subsection 3, to the current format of those questions. When the series of questions was originally enacted in Code section 48A.11, by 2004 Iowa Acts, ch. 1083, §10, the first question was a paragraph "a" of new subsection 2A.

23 Section 91E.2: Removes a requirement that the Iowa 24 department of workforce development's list of Spanish-speaking 25 interpreters be drawn from the commission of Latino affairs' 26 statewide list of qualified interpreters. The requirement that 27 the commission of Latino affairs maintain a list of qualified 28 interpreters was eliminated when Code section 216A.15 was 29 rewritten by 2010 Acts, ch. 1031, §111.

30 Section 96.7: Adds language relating to rules adoption by 31 the Iowa department of workforce development in this provision 32 relating to employer unemployment compensation contributions 33 and reimbursements to be paid by nonprofit organizations to 34 conform to similar rules adoption language throughout the Code. 35 Section 96.13: Strikes redundant language in a citation as

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1 well as obsolete language relating to replenishment of lost or 2 improperly expended social security funds received prior to 3 July 1, 1941.

4 Section 96.19: Strikes language relating to wages for 5 insured work performed prior to January 1, 1941, in the 6 definition of the term "wages" that applies to this Code 7 chapter governing unemployment compensation.

8 Section 96.20: Adds the words "in the" between the words 9 "duplication" and "use" to complete a phrase in language 10 relating to coordination of efforts of multiple states to 11 determine the amount of unemployment compensation payable to 12 the wages and employment of a single individual.

Sections 97B.49C and 97B.49G: Replaces the phrase "defined in section 39.17" with the phrase "described in section 5 331.651" because Code section 39.17 provides for the election of county sheriffs, but does not define or describe the office, whereas Code section 331.651 does describe the office of county sheriff.

Sections 99.28, 99.29, 99.30, and 99.31: Updates language relating to imposition and collection of mulct taxes by inserting the word "mulct" or replacing the word "said" with the word "mulct" in references to the tax and replacing nonspecific references to tax books, Code chapter 99, and nuisances with more specific language.

25 Sections 99B.3 and 99B.55: Replaces the word "suspended" 26 in language relating to administrative actions with the word 27 "stayed" to distinguish actions of the department from the 28 denial, suspension, or revocation of a gambling license; 29 narrows an internal reference to specify the location of 30 hearing authorization language; and conforms the style of rule 31 making language to language elsewhere in the Code.

32 Section 99F.15: Replaces the words "to aid" with "who aids" 33 to relate the second half of language prohibiting a person from 34 engaging in certain unlawful betting activities to the initial 35 subject of the prohibition.

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Section 123.9: Adds the granting of wine permits to general provisions outlining the power of the administrator of the division of alcoholic beverages to issue various permits to conform the provision to language in Code section 123.174 which specifically authorizes the administrator to issue wine permits.

Sections 123.48, 321M.1, 321M.2, 321M.3, 321M.4, and 331.557A: Changes the term "nonoperator identification card" 9 to "nonoperator's identification card" in provisions relating 10 to the seizure of altered or falsified driver's licenses or 11 nonoperator's identification cards by certain persons, county 12 issuance of driver's licenses, and county treasurer's duties 13 relating to county issuance of driver's licenses. In Code 14 section 123.48, language regarding the taking of identification 15 cards is also conformed to indicate that both driver's licenses 16 and nonoperator's identification cards may be seized.

Sections 123.124, 123.127, 123.128, 123.129, 123.130, 18 123.131, 123.132, 123.134, 123.135, 123.136, 123.137, 123.138, 19 123.139, 123.140, 123.141, 123.142, 123.143, and 123.144: Adds 20 the word "beer" before the word "permit" and "permittee" in 21 the subchapter relating to the manufacture or sale of beer 22 to clarify what permit is being referenced in each of the 23 Code sections and to conform the treatment of references to 24 beer permits to the treatment of references to other types 25 of permits issued under the alcoholic beverage control Code 26 chapter.

27 Section 135.175 and 2015 Iowa Acts, ch. 30, §220 and 222: 28 Replaces a strike of language in 2015 Iowa Acts, ch. 30, that 29 is to take effect July 1, 2016, with a new amendment to Code 30 section 135.175 that strikes all of the same references to 31 various programs, except for references to the fulfilling 32 Iowa's need for dentists matching grant program, to correct an 33 error in 2015 Iowa Acts, ch. 30. The references to programs 34 which are stricken from Code section 135.175 all sunset on 35 July 1, 2016, but the Iowa's need for dentists matching grant

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1 program continues as a viable program in Code chapter 135 after
2 that date.

3 Section 135.176: Adds the word "position" after the word 4 "residency" to conform to other language in this Code section 5 relating to the provision of funding for residency positions 6 within medical residency or fellowship programs.

7 Section 135.185: Replaces the term "sports area" with the 8 term "sports arena" in the definition of the term "facility" in 9 this provision relating to the maintaining of prescriptions for 10 and supplies of epinephrine auto-injectors at certain secure 11 locations because a sports arena, unlike a sports area but like 12 the other locations mentioned in the "facility" definition, 13 would have the storage capabilities needed to maintain the 14 injectors.

15 Section 135C.42: Strikes language requiring the department 16 of inspections and appeals to hold an informal conference with 17 health care facilities which are the subject of a citation for 18 violations based upon an inspection or investigation of the 19 facility to conform the language with prior language in this 20 Code section that indicates that the informal conference is to 21 be held by an independent reviewer provided by the department, 22 not the department itself.

23 Section 144D.1: Adds the word "form" after the words 24 "physician orders for scope of treatment" to conform language 25 within the definition of "patient" to the defined term in this 26 Code chapter regulating physician orders for scope of treatment 27 forms.

Section 153.33: Moves language and renumbers this provision relating to the powers of the dental board to separate out the enumerated board powers from language relating to the appointment of employees, the executive director, and certain inspectors, as well as the procedures and rules for the conducting of hearings by the board.

34 Section 192.110: Corrects one of the names of two federal 35 publications that set standards for interstate milk shipments

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1 to reflect the current name of the publication.

Section 192.118: Changes the word "insure" to "ensure" to more accurately reflect the role of the department of agriculture and land stewardship's bacteriological laboratory employee in certifying all laboratories doing work in the sanitary quality of milk and dairy products.

7 Section 206.2: Strikes a definition of the term "poison 8 control center" from this definitions provision for the Code 9 chapter relating to the regulation of pesticides because the 10 term is no longer used in Code chapter 206. The provision that 11 did use the term was stricken by 2012 Iowa Acts, ch. 1095, 12 §135.

13 Section 218.95: Strikes a paragraph equating the term 14 "asylum" with the term "hospital". Section 218.95 applies to 15 subtitles 2 through 6 of Title VI, entitled "Human Services", 16 and to Code chapters 904, 913, and 914. The term "asylum" 17 does not appear at all in Code chapters 904, 913, or 914. The 18 term does appears one other time in Title VI: in Code section 19 239B.2B, where the term is used to refer to the granting of 20 asylum to noncitizens.

21 Sections 222.6 and 222.12: Strikes redundant language 22 relating to mental health and disability services regions which 23 appears after the term "regional administrator" to conform the 24 language to the definition of the term "regional administrator" 25 in Code section 222.2.

Sections 225.10, 225.13, 225.15, 225.17, 225C.14, and 27 225C.16: Changes the word "of" to "for" in language relating 28 to regional administrators for counties of residence to reflect 29 the fact that regional administrators often serve multiple 30 counties and are not a county entity.

31 Section 225C.19A: Adds a comma to set off a phrase and 32 then adds a reference to Code chapter 135H to a series of Code 33 chapter references that exclude crisis stabilization programs 34 from being required to conform to the licensing requirements 35 applicable to the facilities within which the programs operate,

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1 to conform the programs added by 2015 Iowa Acts, ch. 75, to the 2 requirements applicable to programs that existed prior to that 3 Act.

4 Section 226.9C: Breaks a list of qualifications for mental 5 health professionals that currently appears after a colon into 6 a lettered list and changes "a county's regional administrator" 7 to "the regional administrator for the county" to reflect the 8 fact that regional administrators often serve multiple counties 9 and are not a county entity.

10 Section 227.1: Changes "under the supervision of" 11 to "administered by" in language relating to regulatory 12 requirements applicable to county and private institutions 13 for persons with mental illness to reflect the changes in 14 the duties of the administrator of the division of mental 15 health and disability services from direct supervision to 16 administrative supervision of those institutions.

17 Section 228.1: Adds in the words "and is" to clarify 18 that the phrase "licensed by the board of nursing" applies 19 to advanced nurse practitioners and not to the national 20 certification in psychiatric mental health care in language 21 defining the qualifications for mental health professionals 22 under the Code chapter regulating disclosure of mental health 23 and psychological information.

Sections 229.13, 229.14, 229.14A, 230.1, and 230.3: Changes county's regional administrator" to "regional administrator for a county" or "regional administrator for the county" regional administrator for the county" provisions relating to involuntary hospitalization and support of persons with mental illness to reflect the fact that regional administrators often serve multiple counties and are not a county entity.

31 Section 232.2: Changes "county" to "county's" in language 32 relating to membership of the teams that develop transition 33 plans of services for children transitioning from foster care 34 to adulthood to conform to language in Code section 331.388 35 that indicates regional administrators are formed by agreement

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1 of counties participating in a region.

2 Sections 234.6 and 234.38: Moves language and redesignates 3 provisions within Code section 234.6 that outline the powers 4 and duties of the administrator of the division of child and 5 family services to separate the language describing powers 6 and duties specific to the administrator from language that 7 describes powers, duties, and responsibilities ascribed to the 8 entire department of human services. An internal reference 9 to a subsection that is redesignated in Code section 234.6 is 10 corrected in Code section 234.38.

11 Section 249K.2: Replaces a citation to a definition in Code 12 section 135.154 with a replacement citation to new Code section 13 135D.2, contingent upon the assumption of the administration 14 and governance of the Iowa health information network by the 15 designated entity. Under the terms of 2015 Iowa Acts, ch. 73, 16 Code section 135.154 is to be repealed and new Code chapter 17 135D enacted upon occurrence of that same contingency.

18 Section 257.42: Numbers unnumbered paragraphs, replaces a 19 numeric self-reference with "this section", and clarifies that 20 the department referenced in this provision relating to program 21 plans for gifted and talented children is the department of 22 education.

Section 261.113: Replaces references to "osteopathy degree" with "osteopathic medicine degree" in this Code section setablishing the rural Iowa primary care loan repayment program to reflect changes regarding the practice of osteopathic medicine made in 2008 Iowa Acts, ch. 1088.

28 Section 261G.4: Adds the word "and" within an interim 29 citation series to conform the treatment of the interim 30 series to the treatment of the other components of the larger 31 series of citations outlining the requirements with which a 32 participating resident education institution must comply if an 33 interstate reciprocity agreement requires compliance.

34 Sections 275.1 and 275.28: Changes "to" to "through" to 35 conform a string citation to current bill drafting style

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1 and to clarify the applicability of the last Code section 2 in the string citation in these two provisions relating to 3 reorganization of school districts.

Section 307.24: Replaces the word "defined" with
"described" in language describing the location of certain
roads as being on state fairgrounds. Code chapter 173 governs
the Iowa state fair and maintenance of state fairgrounds, but
does not include a definition of state fairgrounds.

9 Section 307.46: Replaces a reference to the former 10 legislative oversight committee of the legislative council 11 with a reference to the general assembly's standing committees 12 on government oversight to conform this provision requiring 13 reporting by the state department of transportation regarding 14 expenditure of certain funds encumbered for employee training 15 and technology enhancement to changes made by 2009 Acts, 16 ch. 86, and in which the legislative council committee was 17 eliminated.

18 Section 307A.2: Rewrites language relating to adoption 19 of rules pertaining to the criteria to be used by the state 20 transportation commission for allocating funds as a result of 21 any long-range planning process to conform the style of the 22 language to the style of the other provisions describing the 23 duties of the commission.

24 Section 310.28: Numbers unnumbered paragraphs and updates 25 the style of language relating to payment of certain expenses 26 from the farm-to-market road fund.

27 Section 313.2: Adds the word "road" between the words 28 "primary" and "system" in language relating to the addition 29 of certain roads by the department of transportation to the 30 primary road system to shorten direct lines of travel or 31 facilitate connections to interstate roads at state lines to 32 conform the reference to other references in Code chapter 313 33 to that system.

34 Section 313.12: Adds the word "road" between the words 35 "primary" and "system" in language relating to the state

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1 department of transportation's duty to supervise and inspect 2 the system of primary roads to conform the reference to other 3 references in Code chapter 313 to that system.

Sections 313.64 and 313.65: Numbers paragraphs and changes to "to "through" to conform a string citation to current bill drafting style and to clarify the applicability of the last Code section in the string citation in these provisions relating to statements regarding the offering of certain privately owned interstate bridges as a gift to the state.

Sections 321.1 and 321.69: Strikes the words "or airbag"
from the definition of "air bag" and strikes a redundant
instance of the word "permit" from a series relating to various
permits which are included within the meaning of the term
from "airver's license" in Code section 321.1. The term "airbag" is
also changed to "air bag" in Code section 321.69 to eliminate
the only other instance of that spelling in the Code and to
conform with the strike of "airbag" from Code section 321.1.

19 specifying the time frame and criteria for destruction of 20 records which are deemed obsolete by the director of the state 21 department of transportation.

22 Sections 321G.1 and 321I.1: Deletes a definition of the term 23 "document" from the definition sections for the Code chapters 24 governing snowmobiles and all-terrain vehicles because the term 25 is not used anywhere in either of the two Code chapters.

Section 321H.2: Adds a United States Code citation for the federal motor vehicle title history database to language added by 2015 Iowa Acts, ch. 52, that refers to that federally mandated system that is maintained by the United States department of justice.

Section 327G.32: Replaces language and a reference to Code section 327G.14, which was repealed by 2015 Iowa Acts, ch. 123, 33 §43, with language referring to a "schedule `two' penalty" 34 under Code section 327C.5. Former Code section 327G.14 35 provided for the imposition of a schedule "two" penalty for

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1 certain criminal violations and Code section 327C.5 describes
2 the punishment applicable to a schedule "two" violation.

3 Section 328.55: Repeals an obsolete provision relating to 4 the inspection of governmental subdivision airports between 5 July 1, 1976, and July 1, 1977, and compliance by those 6 airports within one year with any rules adopted by the state 7 department of transportation.

8 Section 331.802: Converts two adjectives describing two 9 types of violent death to nouns to conform these references to 10 these two types of violent death to other instances in which 11 these types of violent death are referenced elsewhere in the 12 Code.

Section 331.910: Changes an internal reference from 'section' to 'subsection' to conform language describing contracts entered into for the treatment of persons who have been detained, committed, or placed for treatment on an involuntary basis to language describing contracts for treatment for persons who have been voluntarily detained or placed.

20 Section 426B.3: Strikes obsolete language prohibiting the 21 appropriation by the general assembly of county Medicaid offset 22 repayments for mental health and disability services during the 23 fiscal year beginning July 1, 2014.

Section 428.35: Moves, redrafts, and redesignates language to create an enumerated, alphabetical list of definitions within this provision pertaining to excise taxes imposed on the handling of grain.

Section 434.22: Strikes the word "said" and adds language specifying that the statement referenced is the statement of the department of revenue under Code section 434.17, in this provision describing the process for assessment, levy, and collection of tax upon railway property.

33 Section 437.10: Strikes the word "said" and adds language 34 specifying that the statement referenced is the statement of 35 the department of revenue under Code section 434.17, in this

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1 provision describing the process for assessment, levy, and 2 collection of tax upon electric transmission lines.

3 Section 438.15: Strikes the word "said" and adds language 4 specifying that the statement referenced is the statement of 5 the department of revenue under Code section 434.17, in this 6 provision describing the process for assessment, levy, and 7 collection of tax upon pipeline company property.

8 Section 440.6: Strikes the word "said" and adds language 9 specifying the Code section in which a 10 percent penalty is 10 assessed in language providing for the assessment of additional 11 penalties for the fraudulent withholding of property from 12 property tax assessment.

13 Section 441.21: Numbers unnumbered paragraphs and then 14 strikes redundant language and changes "to" to "through" in 15 a string citation to conform the citation to current bill 16 drafting style and to clarify the applicability of the last 17 Code section in the string citation in the provision relating 18 to assessed and actual values of property for property tax 19 purposes.

Section 445.6: Repeals an obsolete provision relating to applications to waive tax statement requirements for fiscal years beginning July 1, 1998, and July 1, 1999, that had to have been received on or before January 1, 1999, by the 4 department of management.

Section 445.60: Strikes, effective July 1, 2018, a
reference to the state board of tax review. The state board
disposed of all cases pending before the board on October 5,
2015, and dissolved, and Code section 421.1, establishing the
state board of tax review, was repealed by its own terms.
Section 453A.45: Replaces two internal references to
subdivision" with "subsection" in language relating to the
sale of tobacco products by licensed distributors because there
are no "subdivisions" anywhere in the Code, and because, when
this Code section was enacted in 1967 Iowa Acts, ch. 348, the
term "subdivision" was used to refer to subsections of Code

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1 sections.

2 Section 455B.216: Replaces a reference to a "board" with 3 a reference to the director of the department of natural 4 resources in language relating to the examination of candidates 5 for certification as water or wastewater treatment plant, water 6 distribution system, or water supply operators. Responsibility 7 for oversight of the examinations was moved to the director and 8 the department of natural resources as part of the changes made 9 in 1986 Iowa Acts, ch. 1245.

Section 456A.15: Updates language in this provision relating to removal of appointees and employees of the department of natural resources to include a reference to the provisions authorizing appointment and employment of personnel by the department.

15 Section 456A.38: Removes a reference to the term
16 "authority" from a list of terms that are defined in Code
17 section 16.58 to its own definition provision in this
18 definitions section for the Code chapter pertaining to
19 regulation and funding of the department of natural resources.
20 The term "authority" is not defined in Code section 16.58, but
21 is defined in Code section 16.1.

22 Section 459A.103: Strikes the redundant words "effluent 23 and" from language describing what is to be construed as 24 encompassed within the regulation of effluent under the open 25 feedlot operations and animal truck wash facilities Code 26 chapter.

27 Section 459A.206: Adds the missing words "or unformed 28 structure" in two places in language relating to soil corings 29 that must be taken as part of a soil profile for proposed sites 30 for construction of settled open feedlot effluent basins or 31 unformed animal truck wash effluent structures.

32 Section 459A.404: Strikes redundant language and replaces 33 in two places the words "including expanded" with "or expanded" 34 to improve the readability of this provision establishing 35 restrictions on the construction or expansion of animal truck

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1 wash effluent structures.

2 Section 461A.36: Updates language relating to speed limits 3 in state parks and preserves and adds language specifying the 4 default speed limit to language establishing the procedure for 5 changes to that speed limit.

6 Section 468.149: Restructures and breaks out the elements 7 to improve the readability of the offense of obstructing or 8 damaging ditches, drains, watercourses, levees, settling basin 9 banks, or other levee or drainage district improvements or 10 property.

Section 468.207: Restructures to improve the readability of language establishing the form of a notice informing property owners and interest holders of plans to construct, repair, or lalter flood control improvements.

15 Section 468.209: Restructures by redesignating this 16 provision regarding entry of orders approving plans to 17 construct, repair, or alter flood control improvements to 18 separate provisions regarding the effect of the order from 19 language relating to modification of or changes to the order, 20 once it has been entered.

Section 468.375: Replaces the Code section headnote with a headnote that was originally attached to this Code section relating to levee and drainage district refunding bonds when the provision was first enacted in 1923 Iowa Acts, ch. 159, §9, to eliminate the ambiguous reference to the term "Act" that currently exists in the Code section headnote.

27 Section 468.540: Replaces the word "hereinafter" with 28 "in this part" to clarify the location of the limitations 29 and procedures applicable to drainage refunding bonds. The 30 provisions in subchapter IV, part 1, were contained in their 31 own Code chapter, Code chapter 463, prior to being transferred 32 to Code chapter 468 by 1989 Iowa Acts, ch. 126, and were 33 originally enacted as a separate Code chapter in 1927 Iowa 34 Acts, ch. 187.

35 Section 481A.91: Redrafts to update and clarify this

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1 provision prohibiting the killing and possession of certain
2 animals which have been killed with a shotgun or spear.

3 Section 484B.5: Adds the word "operator's" to clarify that 4 it is the hunting preserve operator's license which, when 5 received, requires the licensee to post signs and fence the 6 boundaries of a hunting preserve.

7 Section 490.1320: Changes two references to "part" and two 8 references to "chapter" to refer to "division" to conform this 9 language regarding notice of proposed action by a business 10 corporation to consummate a merger or share exchange, dispose 11 of assets, convert the corporation to another entity, or make 12 certain amendments to the articles of incorporation to the 13 model Act upon which the language was originally based.

14 Section 499B.2: Replaces "herein" with "in this chapter" to 15 clarify the applicability of the definitions Code section for 16 the Code chapter under which condominiums are regulated.

Section 504.834: Adds the words "of this subchapter" to l8 clarify which part 5 within Code chapter 504 governs advances l9 made to directors or officers of nonprofit corporations.

20 Section 505.32: Strikes obsolete language, relating to 21 a legislative health care coverage commission that concluded 22 operations in 2011, that required the commissioner of insurance 23 to consult with and report to that commission regarding the 24 Iowa insurance information exchange, and substitutes the actual 25 date for the words "the effective date of this section".

Section 507B.4: Enumerates, for readability, the content requirements for an insurer's statement of capital and surplus which appear after a colon and separates those requirements from other language that requires the contents of that statement to correspond to the latest verified statement made by the insurer to the commissioner of insurance.

32 Section 507B.4C: Adds a comma to set off a clause to clarify 33 that the requirement of a demonstration of financial hardship 34 applies to both the exempting of an insurer from death master 35 file comparison and from the performance of death master file

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1 comparisons less frequently than semiannually.

2 Section 511.31: Updates language to clarify the meaning of 3 ambiguous wording in this provision governing when an insurer 4 is estopped from asserting that an insured was not in the 5 condition of health required by a policy.

6 Section 515.48: Strikes the redundant language "of this 7 section" in an internal reference and then separates additional 8 items that may be insured under a non-life insurance policy 9 into new subparagraphs to distinguish those additional losses 10 not occasioned by the explosion of certain pressure vessels 11 from losses that may be insured.

12 Section 517.3: Splits a subparagraph which relates to 13 distribution of unallocated insurance liability loss expense 14 payments in two different years into two subparagraphs and 15 redesignates a subsequent subparagraph to conform the content 16 and style of the language to the balance of the subparagraphs 17 which contain the percentages of payments to be distributed in 18 a single year.

19 Section 519A.1: Numbers unnumbered paragraphs and changes 20 "to" to "through" to conform a string citation to current 21 bill drafting style and to clarify the applicability of the 22 last Code section in the string citation in this provision 23 expressing the legislative intent of the Code chapter 24 establishing a joint underwriting association for medical 25 malpractice insurance.

Sections 519A.2, 519A.3, 519A.4, 519A.5, 519A.10, and 519A.13: Changes "to" to "through" and eliminates numeric self-references to conform string citations to current bill drafting style and to clarify the applicability of the last Code section in each of the string citations in these provisions in the Code chapter establishing a joint underwriting association for medical malpractice insurance. Section 521A.5: Strikes the word "who" to clarify that the prohibition against being a beneficial owner of a controlling

35 interest in voting stock applies to the majority of the members

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1 of any committees established by the board of directors of a
2 domestic insurer.

3 Section 523A.207: Replaces an internal reference to 4 "section" with "subsection" to reflect the fact that the 5 requirement for the filing of an audit prior to the sale or 6 transfer of a purchase agreement as part of the sale of a 7 business or assets of a business under the cemetery and funeral 8 merchandise and funeral services Code chapter is contained in 9 subsection 1 only of this Code section.

10 Section 523A.807: Adds the word "or" to complete a series of 11 Code section citations which contain the conditions precedent 12 to the issuance of an order by the commissioner of insurance 13 requiring payment of a civil penalty or prohibiting a person 14 from engaging in any business regulated under the cemetery and 15 funeral merchandise and funeral services Code chapter.

Section 554.11109: Adds language referencing the legislation in which this Code section was enacted to limit the meaning of the language to its meaning when it was enacted. New articles have been adopted in Code chapter 554 since the 20 1974 legislation and major revisions to existing articles have 21 also been enacted, making the 1972 official comments of limited 22 or no use with respect to those changes.

Sections 558.43 and 558.44: Repeals Code section 558.43, reenacts the content as an alphabetized definitions subsection within Code section 558.44, and redesignates Code section 558.44 to accommodate the addition of the definitions to this Code section relating to recordation of conveyances and leases af agricultural land. Another definitions section exists in Code chapter 558, but, with the exception of the definition of conveyance", the definitions contained in Code section 558.43 are used only in Code section 558.44. Code sections 558.43 and 558.44 were enacted together in a single Acts section in 1978 Iowa Acts, ch. 1079, §9, which dealt exclusively with the subject of corporate farming.

35 Section 598.7: Changes a reference from Code section 235F.1

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1 to Code chapter 235F to conform language to exclude actions 2 involving elder abuse from a requirement for mediation to 3 the style of the language used to exclude actions involving 4 domestic abuse.

5 Section 602.8108: Replaces a series of specific subsection 6 references with general language outlining the circumstances 7 under which the fine and fee amounts will not be deposited 8 in the general fund of the state. A reference to subsection 9 7 is not included within the series and should be due to its 10 enactment in 2015 Iowa Acts, ch. 96, §14. In addition, each 11 of the subsections in this Code section that require deposit 12 of moneys into other funds specifically states the fund into 13 which the moneys are to be deposited. Removing the list of 14 exceptions will avoid the need to expand the list of exceptions 15 each time that a new exception is enacted.

16 Section 622.28: Numbers unnumbered paragraphs and puts 17 a definition of a term into standard form in this provision 18 relating to the admissibility of writings or records or the 19 absence of writings or records.

Section 622.71: Updates the style to improve the readability of language specifying when a peace officer may receive fees as a witness in a legal proceeding. The word more is also changed to "peace" to conform that reference to law enforcement officers to earlier language in this Code section.

Sections 626.51, 626.52, and 626.53: Changes "such notice" 7 to "notice of ownership or exemption" to clarify that the 8 notice referred to in these provisions regarding a levy 9 on property by a law enforcement officer is the notice of 30 ownership or exemption and not the notice of levy.

31 Section 626.54: Updates language, moves language appearing 32 after a semicolon into a new sentence, and clarifies that 33 the notice referenced at the beginning of this provision 34 relating to the giving of an indemnifying bond against damages 35 for seizure or sale of property is a notice of ownership or

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1 exemption.

2 Sections 633.230, 633.231, 633.295, 633.304, 633.304A, 3 and 633.305: Strikes and rewrites to recaption the initial 4 information in a series of probate forms relating to the name 5 of the district court, the deceased, the probate number, and 6 the title of the form and to otherwise conform the format of 7 the probate forms to each other and to other, similar probate 8 forms that appear in the Iowa court rules publication.

9 Section 636.26: Numbers unnumbered paragraphs and changes 10 references from "herein" to "in this section" to clarify 11 that court approval is not required for certain releases or 12 discharges of mortgages or liens held by a fiduciary and does 13 not apply to pending litigation.

14 Section 654.23: Conforms language appearing at the 15 beginning of this Code section relating to redemption rights 16 after and title acquired due to purchase of property at a 17 foreclosure sale to the substance of language that appears 18 later in the Code section.

19 Section 656.9: Corrects a reference to the Code section 20 that requires notice of forfeiture to be given that appears 21 within this Code section regarding the statute of limitations 22 that applies to actions based upon a defects in forfeiture 23 proceedings.

Section 725.15: Changes "to" to "through" to conform a string citation to current bill drafting style and to clarify the applicability of the last Code section in the rstring citation in this provision excepting gambling games, activities, and devices which conform to the requirements established for legal gambling under the Code from provisions setablishing criminal offenses and punishments for illegal gambling.

32 Section 805.8A: Deletes a provision that became redundant 33 when 2010 Iowa Acts, ch. 1190, §18, made the penalties 34 applicable to excessive speed violations in speed zones greater 35 than 55 miles per hour the same as the penalties that apply to

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1 excessive speed violations in other speed zones.

2 Section 820.22: Conforms language referring to the 3 appropriate court and judicial authorities of the District 4 of Columbia who are responsible for receiving demands for 5 extradition of persons charged with a crime, with escape from 6 confinement, or of breaking the terms of the person's bail, 7 probation, or parole to language found in Title 23, chapter 7, 8 §23-704 of the Code of the District of Columbia. Unlike in 9 most states, the authority under the Code of the District of 10 Columbia to receive demands for extradition is not part of the 11 powers and duties assigned to the governor of the district, 12 but, rather, is vested in the superior court.

13 Sections 901C.1 and 901C.1A: Moves definitions applicable 14 to the provisions of this one section Code chapter relating to 15 expungement of criminal records in certain criminal cases to 16 new Code section 901C.1A and changes references in existing 17 Code section 901C.1 from "chapter" to "section" to conform the 18 style of this Code chapter to other Code chapters. The Code 19 editor is directed to transfer current Code section 901C.1 to 20 become Code section 901C.2 and new Code section 901C.1A to 21 become Code section 901C.1.

22 Section 916.2: Changes a reference from "counselor" to 23 "advocate" to reflect the fact that the person counseling 24 victims of criminal acts under Code chapter 916 are termed 25 "advocates", not "counselors".

Repeals of Code sections located at the end of the bill are described in Code section order rather than at the end of this explanation. Repeals of 2015 Iowa Acts, ch. 30, §§220 and 222, are explained in the explanation of the amendments to Code section 135.175 in the bill.

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