House File 632 - Introduced

HOUSE FILE 632
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HF 454) (SUCCESSOR TO HSB 139)

A BILL FOR

- 1 An Act relating to various matters involving insurance and
- 2 the insurance division of the department of commerce and
- 3 including effective date provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

- 1 Section 1. Section 22.7, subsection 58, Code 2015, is
- 2 amended to read as follows:
- 3 58. Information filed with the commissioner of insurance
- 4 pursuant to sections 523A.204 and, 523A.205, 523A.206,
- 5 523A.207, 523A.401, 523A.502A, and 523A.803.
- 6 Sec. 2. Section 502.103, Code 2015, is amended to read as
- 7 follows:
- 8 502.103 References to federal statutes.
- 9 "Securities Act of 1933", 15 U.S.C. §77a et seq.; "Securities
- 10 Exchange Act of 1934", 15 U.S.C. §78a et seq.; "Public Utility
- 11 Holding Company Act of 1935", 15 U.S.C. §79 et seq.; "Investment
- 12 Company Act of 1940", 15 U.S.C. §80a-1 et seq.; "Investment
- 13 Advisers Act of 1940", 15 U.S.C. §80b-1 et seq.; "Employee
- 14 Retirement Income Security Act of 1974", 29 U.S.C. §1001 et
- 15 seq.; "National Housing Act", 12 U.S.C. §1701; "Commodity
- 16 Exchange Act", 7 U.S.C. §1 et seq.; "Internal Revenue Code",
- 17 26 U.S.C. §1 et seq.; "Securities Investor Protection Act
- 18 of 1970", 15 U.S.C. §78aaa et seq.; "Securities Litigation
- 19 Uniform Standards Act of 1998", 112 Stat. 3227; "Small Business
- 20 Investment Act of 1958", 15 U.S.C. §661 et seq.; and "Electronic
- 21 Signatures in Global and National Commerce Act", 15 U.S.C.
- 22 §7001 et seq.; and "Dodd-Frank Wall Street Reform and Consumer
- 23 Protection Act", Pub. L. No. 111-203 mean those federal statutes
- 24 and the rules and regulations adopted under those federal
- 25 statutes, as in effect on January 1, 2005 2015.
- Sec. 3. Section 502.202, Code 2015, is amended by adding the
- 27 following new subsection:
- 28 NEW SUBSECTION. 24. Intrastate crowdfunding.
- 29 a. Definitions. As used in this subsection, unless the
- 30 context otherwise requires:
- 31 (1) "Intermediary" means a broker-dealer that is subject
- 32 to the registration requirements of section 502.401 and that
- 33 facilitates the offer and sale of securities by issuers to
- 34 investors through an internet-based system that is open to
- 35 and accessible by the general public. If an intermediary's

- 1 activity as a broker-dealer is limited to offerings conducted
- 2 in accordance with the exemption in this subsection, the
- 3 administrator shall by rule list the specific broker-dealer
- 4 requirements with which the intermediary must comply.
- 5 (2) "Intrastate crowdfunding" means the offer or sale of a
- 6 security by an issuer in a transaction that is available for
- 7 purchase only by Iowa residents and by business organizations
- 8 located in, and organized and registered under the laws of,
- 9 this state.
- 10 b. Exemption not available. The exemption in this
- 11 subsection is not available to any of the following:
- 12 (1) A foreign issuer.
- 13 (2) An investment company, as defined in section 3 of the
- 14 federal Investment Company Act of 1940.
- 15 (3) A development stage company that either has no specific
- 16 business plan or purpose or has indicated that the company's
- 17 business plan is to engage in a merger or acquisition with an
- 18 unidentified company or companies, or other entity or person.
- 19 (4) A company with a class of securities registered under
- 20 the federal Securities Exchange Act of 1934.
- 21 (5) Any person who is subject to a disqualifying event as
- 22 described in the regulations adopted in accordance with section
- 23 926 of the federal Dodd-Frank Wall Street Reform and Consumer
- 24 Protection Act, Pub. L. No. 111-203, or in rules adopted by the
- 25 administrator pursuant to chapter 17A.
- 26 c. Aggregate sales limit. The aggregate amount of
- 27 securities sold to all investors by the issuer during the
- 28 twelve-month period preceding the date of the offer or sale,
- 29 including any amount sold in reliance upon the exemption in
- 30 this subsection, shall not exceed one million dollars other
- 31 than either of the following:
- 32 (1) Securities sold to Iowa resident institutional
- 33 investors.
- 34 (2) Securities sold to the Iowa resident issuer's
- 35 management.

- 1 d. Individual sales limit. The aggregate amount of
- 2 securities sold to an investor by the issuer during the
- 3 twelve-month period preceding the date of the offer or sale,
- 4 including any amount sold in reliance upon the exemption in
- 5 this subsection, shall not exceed five thousand dollars unless
- 6 the investor is an accredited investor who resides in Iowa.
- 7 For purposes of this individual sales limit, the following
- 8 investors shall be treated as one investor:
- 9 (1) A relative, spouse, or relative of the spouse of an
- 10 investor who has the same principal residence as the investor.
- 11 (2) A trust or estate in which an investor and any related
- 12 person collectively have more than fifty percent of the
- 13 beneficial interest, excluding contingent interests.
- 14 (3) A corporation or other organization of which an investor
- 15 and any related person collectively are beneficial owners of
- 16 more than fifty percent of the equity securities, excluding
- 17 directors' qualifying shares, or equity interests.
- 18 e. Use of an intermediary. All offers and sales of
- 19 securities made in reliance upon the exemption in this
- 20 subsection shall be made through an intermediary's internet
- 21 site.
- 22 f. Notice to administrator. Prior to the offer of any
- 23 security in this state made in reliance upon the exemption
- 24 in this subsection, the issuer shall file a notice with
- 25 the administrator in a form and format approved by the
- 26 administrator, and including the filing fee specified by rule,
- 27 if any.
- 28 g. Rulemaking. The administrator shall adopt all rules
- 29 necessary to implement the exemption in this subsection
- 30 including but not limited to all of the following:
- 31 (1) Mandatory disclosures.
- 32 (2) Restrictions on advertising and communications.
- 33 (3) Target amount, offering period, and escrow
- 34 requirements.
- 35 (4) Use and compensation of promoters.

- 1 (5) Restrictions on the sale of securities purchased under 2 the exemption in this subsection.
- 3 (6) Sales reports.
- 4 (7) Limitations on the offering price.
- 5 (8) Duties of an intermediary which shall include providing
- 6 the administrator with continuous investor-level access to the
- 7 intermediary's internet site.
- 8 (9) Records maintenance.
- 9 (10) Duties and registration requirements for internet site 10 operators.
- 11 Sec. 4. Section 502.302, subsection 1, paragraph a,
- 12 subparagraph (1), Code 2015, is amended to read as follows:
- 13 (1) A person who is the issuer of a federal covered
- 14 security under section 18(b)(2) of the Securities Act of
- 15 1933 shall initially make a notice filing and annually renew
- 16 a notice filing in this state for an indefinite amount or a
- 17 fixed amount. The fixed amount must be for two hundred fifty
- 18 thousand dollars.
- 19 Sec. 5. Section 502.302, subsection 1, paragraph a,
- 20 subparagraph (2), unnumbered paragraph 1, Code 2015, is amended
- 21 to read as follows:
- 22 A notice filer shall pay a filing fee in the amount of
- 23 four hundred dollars when the notice is filed. If the amount
- 24 covered by the notice is indefinite, the notice filer shall pay
- 25 a filing fee of one thousand dollars. If the amount covered by
- 26 the notice is fixed, the notice filer shall pay a filing fee
- 27 of two hundred fifty dollars, and all of the following shall
- 28 apply:
- 29 Sec. 6. Section 502.302, subsection 1, paragraph a,
- 30 subparagraph (2), subparagraph divisions (a) and (b), Code
- 31 2015, are amended by striking the subparagraph divisions.
- 32 Sec. 7. Section 502.302, subsections 2 and 3, Code 2015, are
- 33 amended to read as follows:
- 34 2. Notice filing effectiveness and renewal. A notice filing
- 35 under subsection 1 is effective for one year commencing on

- 1 the later of the notice filing or the effectiveness of the 2 offering filed with the securities and exchange commission. 3 On or before expiration, the issuer may renew a notice filing 4 by filing a copy of those records filed by the issuer with 5 the securities and exchange commission that are required by 6 rule or order under this chapter to be filed and by paying 7 the a renewal fee required by subsection 1, paragraph "a" of 8 four hundred dollars. A previously filed consent to service 9 of process complying with section 502.611 may be incorporated 10 by reference in a renewal. A renewed notice filing becomes 11 effective upon the expiration of the filing being renewed. 3. Notice filings for federal covered securities under 13 section 18(b)(4)(D). With respect to a security that is a 14 federal covered security under section 18(b)(4)(D) of the 15 Securities Act of 1933, 15 U.S.C. §77r(b)(4)(D), a rule under 16 this chapter may require a notice filing by or on behalf of an 17 issuer to include a copy of form D, including the appendix, as 18 promulgated by the securities and exchange commission, and a 19 consent to service of process complying with section 502.611 20 signed by the issuer not later than fifteen days after the 21 first sale of the federal covered security in this state and 22 the payment of a fee of one hundred dollars; and the payment of 23 a fee of two hundred fifty dollars for any late filing. 24 Sec. 8. Section 502.412, subsection 9, Code 2015, is amended 25 to read as follows: 26 9. Limit on investigation or proceeding. The administrator 27 shall not institute a proceeding under subsection 1, 2, 28 or 3 based solely on material facts actually known by the
- 32 Sec. 9. Section 511.8, subsection 5, paragraphs a and b,

29 administrator unless an investigation or the proceeding is 30 instituted within one year two years after the administrator

33 Code 2015, are amended to read as follows:

31 actually acquires knowledge of the material facts.

- 34 a. (1) If fixed interest-bearing obligations, the net
- 35 earnings of the issuing, assuming, or guaranteeing corporation

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l available for its fixed charges for a period of five fiscal 2 years next preceding the date of acquisition of the obligations 3 by such insurance company shall have averaged per year not 4 less than one and one-half times such average annual fixed 5 charges of the issuing, assuming, or guaranteeing corporation 6 applicable to such period, and, during at least one of the last 7 two years of such period, its net earnings shall have been 8 not less than one and one-half times its fixed charges for 9 such year; or if, at the date of acquisition, the obligations 10 are adequately secured and have investment qualities and 11 characteristics wherein the speculative elements are not 12 predominant investment grade as defined by the commissioner by 13 rule. 14 (2) However, with respect to fixed interest-bearing 15 obligations which are issued, assumed, or guaranteed by a 16 financial company, the net earnings by the financial company 17 available for its fixed charges for the period of five fiscal 18 years preceding the date of acquisition of the obligations by 19 the insurance company shall have averaged per year not less 20 than one and one-fourth times such average annual fixed charges 21 of the issuing, assuming, or guaranteeing financial company 22 applicable to such period, and, during at least one of the last 23 two years of the period, its net earnings shall have been not 24 less than one and one-fourth times its fixed charges for such 25 year; or if, at the date of acquisition, the obligations are 26 adequately secured and speculative elements are not predominant 27 in their investment qualities and characteristics investment 28 grade as defined by the commissioner by rule. As used in 29 this subparagraph (2), "financial company" means a corporation 30 which on the average over its last five fiscal years preceding 31 the date of acquisition of its obligations by the insurer, 32 has had at least fifty percent of its net income, including 33 income derived from subsidiaries, derived from the business 34 of wholesale, retail, installment, mortgage, commercial, 35 industrial or consumer financing, or from banking or factoring,

- 1 or from similar or related lines of business.
- 2 b. If adjustment, income, or other contingent interest
- 3 obligations, the net earnings of the issuing, assuming, or
- 4 guaranteeing corporation available for its fixed charges
- 5 for a period of five fiscal years next preceding the date
- 6 of acquisition of the obligations by such insurance company
- 7 shall have averaged per year not less than one and one-half
- 8 times such average annual fixed charges of the issuing,
- 9 assuming, or guaranteeing corporation and its average annual
- 10 maximum contingent interest applicable to such period and,
- 11 during at least one of the last two years of such period, its
- 12 net earnings shall have been not less than one and one-half
- 13 times the sum of its fixed charges and maximum contingent
- 14 interest for such year, or if, at the date of acquisition,
- 15 the obligations are adequately secure and have investment
- 16 qualities and characteristics and speculative elements are not
- 17 predominant investment grade as defined by the commissioner by
- 18 rule.
- 19 Sec. 10. Section 511.8, subsection 6, paragraph a,
- 20 subparagraph (1), subparagraph division (b), unnumbered
- 21 paragraph 1, Code 2015, is amended to read as follows:
- 22 The net earnings available for fixed charges and preferred
- 23 dividends of the issuing corporation shall have been, for
- 24 each of the five fiscal years immediately preceding the date
- 25 of acquisition, not less than one and one-half times the sum
- 26 of the annual fixed charges and contingent interest, if any,
- 27 and the annual preferred dividend requirements as of the date
- 28 of acquisition; or at the date of acquisition the preferred
- 29 stock has is investment qualities and characteristics wherein
- 30 speculative elements are not predominant grade as defined by
- 31 the commissioner by rule.
- 32 Sec. 11. Section 511.8, subsection 8, unnumbered paragraph
- 33 1, Code 2015, is amended to read as follows:
- 34 Securities included under subsections 5, 6, and 7, and
- 35 subsection 9, paragraph "h", shall not be eligible:

- 1 Sec. 12. Section 511.8, subsection 8, paragraph b,
- 2 unnumbered paragraph 1, Code 2015, is amended to read as
- 3 follows:
- 4 The investments of any company or association in such the
- 5 securities of a corporation shall not be eligible in excess of
- 6 exceed the following percentages of the legal reserve of such
- 7 company or association:
- 8 Sec. 13. Section 511.8, subsection 8, paragraph b,
- 9 subparagraphs (1) and (2), Code 2015, are amended to read as
- 10 follows:
- 11 (1) With the exception of public securities For any one
- 12 corporation other than a public utility company, two percent
- 13 of the legal reserve in the securities of any one corporation.
- 14 Five For any one public utility company, five percent of the
- 15 legal reserve in the securities of any one public utility
- 16 corporation.
- 17 (2) Seventy-five percent of the legal reserve in the
- 18 securities described in subsection 5 issued by other than
- 19 public utility corporations. Fifty percent of the legal
- 20 reserve in the For securities described in subsection 5 issued
- 21 by public utility corporations companies, fifty percent of the
- 22 legal reserve.
- 23 Sec. 14. Section 511.8, subsection 9, Code 2015, is amended
- 24 by adding the following new paragraph:
- NEW PARAGRAPH. h. Mezzanine real estate loans subject to
- 26 the following conditions:
- 27 (1) The terms of the mezzanine real estate loan agreement
- 28 shall do all of the following:
- 29 (a) Require that each pledgor abstain from granting
- 30 additional security interests in the equity interest pledged.
- 31 (b) Set forth techniques to minimize the likelihood or
- 32 impact of a bankruptcy filing on the part of the real estate
- 33 owner or the mezzanine real estate loan borrower consistent
- 34 with the national association of insurance commissioners'
- 35 accounting practices and procedures manual.

- 1 (c) Require the real estate owner or mezzanine real estate 2 loan borrower to do all of the following:
- 3 (i) Hold no assets other than, in the case of the real 4 estate owner, the real property, and in the case of the 5 mezzanine real estate loan borrower, the equity interest of the 6 real estate owner.
- 7 (ii) Not engage in any business other than, in the case 8 of the real estate owner, the ownership and operation of the 9 real estate, and in the case of the mezzanine real estate loan 10 borrower, holding an ownership interest in the real estate 11 owner.
- 12 (iii) Not incur additional debt, other than limited trade 13 payables, a first mortgage loan, or mezzanine real estate 14 loans.
- 15 (2) At the time of purchase, the sum of the first mortgage 16 and the mezzanine real estate loans shall not exceed ninety 17 percent of the value of the real estate evidenced by a 18 current appraisal and the mezzanine real estate loan shall be 19 classified as CM4 or better in accordance with the national 20 association of insurance commissioners' rating methodology, or 21 an equivalent or successor rating.
- 22 (3) The value of a company's or association's total
 23 investments qualified under this paragraph "h" shall not exceed
 24 three percent of the legal reserve subject to the following
 25 conditions:
- 26 (a) The value of a company's or association's total
 27 investments qualified under this paragraph "h" in mezzanine
 28 real estate loans classified as CM3 in accordance with the
 29 national association of insurance commissioners' rating
 30 methodology or an equivalent or successor rating at the time of
 31 purchase shall not exceed two percent of the legal reserve.
- 32 (b) The value of a company's or association's total 33 investments qualified under this paragraph "h" in mezzanine 34 real estate loans classified as CM4 in accordance with the 35 national association of insurance commissioners' rating

- 1 methodology or an equivalent or successor rating at the time of
- 2 purchase shall not exceed one percent of the legal reserve.
- 3 (4) For purposes of this paragraph "h", "mezzanine real
- 4 estate loan" means a loan secured by a pledge of a direct or
- 5 indirect equity interest in an entity that owns real estate.
- 6 Sec. 15. Section 511.8, subsection 13, Code 2015, is amended
- 7 to read as follows:
- 8 13. Collateral loans. Loans secured by collateral
- 9 consisting of any securities assets or investments qualified in
- 10 under this section, provided the amount of the loan is not in
- ll excess of ninety percent of the value of the securities assets
- 12 or investments. Provided further that subsection 8 shall apply
- 13 to the collateral securities assets or investments pledged
- 14 to the payment of loans authorized in qualified under this
- 15 subsection.
- 16 Sec. 16. Section 511.8, subsection 18, paragraph a, Code
- 17 2015, is amended to read as follows:
- 18 a. (1) Common stocks, or shares, or equity interests issued
- 19 by solvent corporations or institutions are eligible if the
- 20 total investment in the common stocks, or shares in, or equity
- 21 interests of the corporations or institutions does not exceed
- 22 ten percent of legal reserve, provided not more than one-half
- 23 percent of the legal reserve is invested in common stocks,
- 24 or shares, or equity interests of any one corporation or
- 25 institution. However, the not more than four percent of legal
- 26 reserve shall be invested in common stocks, or shares shall be
- 27 , or equity interests which do not meet one of the following
- 28 requirements:
- 29 (a) Are listed or admitted to trading on an established
- 30 foreign securities exchange or a securities exchange in the
- 31 United States or shall be.
- 32 (b) Are publicly held and traded in the "over-the-counter
- 33 market" and, provided that market quotations shall be readily
- 34 available, and further, the investment.
- 35 (2) An investment in common stocks, shares, or equity

- 1 interests shall not create a conflict of interest for an
- 2 officer or director of the company between the insurance
- 3 company and the corporation whose common stocks, or shares, or
- 4 equity interests are purchased.
- 5 Sec. 17. Section 511.8, subsection 20, paragraph b, Code
- 6 2015, is amended to read as follows:
- 7 b. For purposes of this subsection, "venture capital
- 8 fund" means a corporation, partnership, proprietorship, or
- 9 other entity formed under the laws of the United States, or
- 10 a state, district, or territory of the United States, whose
- 11 principal business is or will be the making of investments in,
- 12 and the provision of significant managerial assistance to,
- 13 small businesses which meet the small business administration
- 14 definition of small business. "Equity interests" means limited
- 15 partnership interests and other equity interests in which
- 16 liability is limited to the amount of the investment, but does
- 17 not mean general partnership interests or other interests
- 18 involving general liability. "Venture capital fund" includes an
- 19 equity interest in the Iowa fund of funds as defined in section
- 20 15E.62 and an equity interest in an innovation fund as defined
- 21 in section 15E.52.
- 22 Sec. 18. Section 511.8, subsection 22, paragraphs c and d,
- 23 Code 2015, are amended to read as follows:
- 24 c. Investments in financial instruments used in hedging
- 25 transactions are not eligible in excess of two percent of
- 26 the legal reserve in the financial instruments of any one
- 27 corporation, less any securities of that corporation owned
- 28 by the company or association and in which its legal reserve
- 29 is invested, except insofar as the financial instruments are
- 30 collateralized by cash, United States government obligations
- 31 as authorized by subsection 1, or obligations of or guaranteed
- 32 by a United States government-sponsored enterprise which on
- 33 the date they are pledged as collateral are adequately secured
- 34 and have investment qualities and characteristics wherein the
- 35 speculative elements are not predominant investment grade as

1 defined by the commissioner by rule, which are deposited with a 2 custodian bank as defined in subsection 21, and held under a 3 written agreement with the custodian bank that complies with 4 subsection 21 and provides for the proceeds of the collateral, 5 subject to the terms and conditions of the applicable 6 collateral or other credit support agreement, to be remitted to 7 the legal reserve deposit of the company or association and to 8 vest in the state in accordance with section 508.18 whenever 9 proceedings under that section are instituted. 10 Investments in financial instruments used in hedging 11 transactions are not eligible in excess of ten percent of the 12 legal reserve, except insofar as the financial instruments are 13 collateralized by cash, United States government obligations 14 as authorized by subsection 1, or obligations of or guaranteed 15 by a United States government-sponsored enterprise which on 16 the date they are pledged as collateral are adequately secured 17 and have investment qualities and characteristics wherein the 18 speculative elements are not predominant investment grade as 19 defined by the commissioner by rule, which are deposited with a 20 custodian bank as defined in subsection 21, and held under a 21 written agreement with the custodian bank that complies with 22 subsection 21 and provides for the proceeds of the collateral, 23 subject to the terms and conditions of the applicable 24 collateral or other credit support agreement, to be remitted to 25 the legal reserve deposit of the company or association and to 26 vest in the state in accordance with section 508.18 whenever 27 proceedings under that section are instituted. 28 Section 511.8, subsection 22, paragraph e, 29 subparagraph (1), Code 2015, is amended to read as follows: 30 Investments in financial instruments of foreign 31 governments or foreign corporate obligations, other than 32 Canada, used in hedging transactions shall be included 33 in the limitation contained in subsection 19 that allows 34 only twenty percent of the legal reserve of the company or

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35 association to be invested in such foreign investments, except

- 1 insofar as the financial instruments are collateralized by
- 2 cash, United States government obligations as authorized by
- 3 subsection 1, or obligations of or guaranteed by a United
- 4 States government-sponsored enterprise which on the date
- 5 they are pledged as collateral are adequately secured and
- 6 have investment qualities and characteristics wherein the
- 7 speculative elements are not predominant investment grade as
- 8 defined by the commissioner by rule, which are deposited with a
- 9 custodian bank as defined in subsection 21, and held under a
- 10 written agreement with the custodian bank that complies with
- 11 subsection 21 and provides for the proceeds of the collateral,
- 12 subject to the terms and conditions of the applicable
- 13 collateral or other credit support agreement, to be remitted to
- 14 the legal reserve deposit of the company or association and to
- 15 vest in the state in accordance with section 508.18 whenever
- 16 proceedings under that section are instituted.
- 17 Sec. 20. Section 514G.102, Code 2015, is amended to read as
- 18 follows:
- 19 **514G.102** Scope.
- 20 The requirements of this chapter apply to policies delivered
- 21 or issued for delivery in this state on or after July 1, 2008.
- 22 The requirements of this chapter related to independent review
- 23 of benefit trigger determinations apply to all claims made on
- 24 or after January 1, 2009. The requirements of this chapter
- 25 related to prompt payment of claims and the payment of interest
- 26 apply to all long-term care insurance policies. This chapter
- 27 is not intended to supersede the obligations of entities
- 28 subject to this chapter to comply with the substance of other
- 29 applicable insurance laws not in conflict with this chapter,
- 30 except that laws and regulations designed and intended to apply
- 31 to Medicare supplement insurance policies shall not be applied
- 32 to long-term care insurance.
- 33 Sec. 21. Section 515.35, subsection 4, paragraph m, Code
- 34 2015, is amended to read as follows:
- 35 m. Venture capital funds. Shares or equity interests in

1 venture capital funds which agree to invest an amount equal to 2 at least fifty percent of the investments by a company in small 3 businesses having their principal offices within this state and 4 having either more than one-half of their assets within this 5 state or more than one-half of their employees employed within 6 this state. A company shall not invest more than five percent 7 of its capital and surplus under this paragraph. For purposes 8 of this paragraph, "venture capital fund" means a corporation, 9 partnership, proprietorship, or other entity formed under the 10 laws of the United States, or a state, district, or territory 11 of the United States, whose principal business is or will be 12 the making of investments in, and the provision of significant 13 managerial assistance to, small businesses which meet the small 14 business administration definition of small business. 15 interests" means limited partnership interests and other equity 16 interests in which liability is limited to the amount of the 17 investment, but does not mean general partnership interests or 18 other interests involving general liability. "Venture capital 19 fund includes an equity interest in the Iowa fund of funds 20 as defined in section 15E.62 and an equity interest in an 21 innovation fund as defined in section 15E.52. 22 Sec. 22. Section 521A.5, subsection 4, paragraph d, Code 23 2015, is amended to read as follows: 24 The board of directors of a domestic insurer shall 25 establish one or more committees comprised solely of directors 26 who or other persons appointed by the board, the majority of 27 whom are not officers or employees of the insurer or of any 28 entity controlling, controlled by, or under common control with 29 the insurer and who are not beneficial owners of a controlling 30 interest in the voting stock of the insurer or any such entity. 31 The committee or committees shall have responsibility for 32 recommending or nominating candidates for director for election 33 by shareholders or policyholders, evaluating the performance 34 of officers deemed to be principal officers of the insurer, 35 and recommending to the board of directors the selection and

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- 1 compensation of the principal officers.
- 2 Sec. 23. Section 523A.102, subsection 8, Code 2015, is
- 3 amended by striking the subsection.
- 4 Sec. 24. Section 523A.102, Code 2015, is amended by adding
- 5 the following new subsection:
- 6 NEW SUBSECTION. 13A. "Guaranteed" means that the
- 7 preneed seller has agreed to accept the funds available from
- 8 contractual payments made by the purchaser and the allocable
- 9 portion of accumulated income as payment in full for the
- 10 applicable items of merchandise and services selected and
- 11 identified in the purchase agreement, and that the purchaser,
- 12 beneficiary, and the beneficiary's estate are not obligated to
- 13 pay any additional costs related to updated charges for price
- 14 increases on the merchandise and services selected even if the
- 15 additional costs exceed the funds available from contractual
- 16 payments made by the purchaser and the allocable portion of
- 17 accumulated income. This provision does not prevent the
- 18 inclusion of nonquaranteed items in an otherwise guaranteed
- 19 purchase agreement.
- 20 Sec. 25. Section 523A.204, subsection 3, Code 2015, is
- 21 amended to read as follows:
- 22 3. All records maintained by the commissioner under this
- 23 section shall be confidential pursuant to section 22.7,
- 24 subsection 58, and shall not be made available for inspection
- 25 or copying except upon the approval of the commissioner or the
- 26 attorney general, or except when sought by the preneed seller
- 27 to whom the records relate. Such records shall be privileged
- 28 and confidential in any judicial or administrative proceeding
- 29 except any of the following:
- 30 a. An action commenced by the commissioner.
- 31 b. An administrative proceeding brought by the insurance
- 32 division.
- 33 c. An action or proceeding which arises out of the criminal
- 34 provisions of the laws of this state or of the United States.
- 35 d. An action brought by the insurance division or

- 1 the attorney general to recover moneys for embezzlement,
- 2 misappropriation, or misuse of trust funds.
- 3 Sec. 26. Section 523A.204, subsections 4 and 5, Code 2015,
- 4 are amended by striking the subsections.
- 5 Sec. 27. Section 523A.205, subsection 2, Code 2015, is
- 6 amended by striking the subsection.
- 7 Sec. 28. Section 523A.205, subsection 3, Code 2015, is
- 8 amended to read as follows:
- 9 3. Notwithstanding chapter 22, all All records maintained
- 10 by the commissioner under this section shall be confidential
- 11 pursuant to section 22.7, subsection 58, and shall not be made
- 12 available for inspection or copying except upon approval of the
- 13 commissioner or the attorney general, or except when sought by
- 14 the financial institution to whom the records relate. Such
- 15 records shall be privileged and confidential in any judicial or
- 16 administrative proceeding except any of the following:
- 17 a. An action commenced by the commissioner.
- 18 b. An administrative proceeding brought by the insurance
- 19 division.
- 20 c. An action or proceeding which arises out of the criminal
- 21 provisions of the laws of this state or of the United States.
- 22 d. An action brought by the insurance division or
- 23 the attorney general to recover moneys for embezzlement,
- 24 misappropriation, or misuse of trust funds.
- 25 Sec. 29. Section 523A.206, subsection 6, Code 2015, is
- 26 amended by striking the subsection and inserting in lieu
- 27 thereof the following:
- 28 6. All records maintained by the commissioner under this
- 29 section, including work papers, notes, recorded information,
- 30 documents, and copies thereof that are produced or obtained
- 31 by or disclosed to the commissioner or another person in the
- 32 course of a compliance examination, shall be confidential
- 33 pursuant to section 22.7, subsection 58, and shall not be
- 34 made available for inspection and copying except upon the
- 35 approval of the commissioner or the attorney general. Such

- 1 records shall be privileged and confidential in any judicial or
- 2 administrative proceeding except any of the following:
- 3 a. An action commenced by the commissioner.
- 4 b. An administrative proceeding brought by the insurance
- 5 division.
- 6 c. An action or proceeding which arises out of the criminal
- 7 provisions of the laws of this state or of the United States.
- 8 d. An action brought by the insurance division or
- 9 the attorney general to recover moneys for embezzlement,
- 10 misappropriation, or misuse of trust funds.
- 11 Sec. 30. Section 523A.207, Code 2015, is amended to read as
- 12 follows:
- 523A.207 Audits by certified public accountants penalty.
- 14 l. A purchase agreement shall not be sold or transferred,
- 15 as part of the sale of a business or the assets of a business,
- 16 until an audit has been performed by a certified public
- 17 accountant and filed with the commissioner that expresses the
- 18 auditor's opinion of the adequacy of funding related to the
- 19 purchase agreements to be sold or transferred. If the buyer
- 20 of a purchase agreement sold or transferred as part of the
- 21 sale of a business or the assets of a business, fails to file
- 22 such an audit, the commissioner shall suspend the preneed
- 23 seller's license of the buyer and the preneed sales license of
- 24 any sales agent in the employ of the buyer until the audit is
- 25 filed. In addition, the commissioner shall assess a penalty
- 26 against the buyer in an amount up to one hundred dollars for
- 27 each day that the audit remains unfiled. The commissioner
- 28 shall allow a thirty-day grace period after the date that a
- 29 purchase agreement is sold or transferred before suspension of
- 30 a license or assessment of a penalty for failure to file an
- 31 audit pursuant to this section.
- 32 2. All records maintained by the commissioner under this
- 33 section shall be confidential pursuant to section 22.7,
- 34 subsection 58, and shall not be made available for inspection
- 35 or copying except upon approval of the commissioner or the

- 1 attorney general, or except when sought by the preneed seller
- 2 to whom the records relate. Such records shall be privileged
- 3 and confidential in any judicial or administrative proceeding
- 4 except any of the following:
- 5 a. An action commenced by the commissioner.
- 6 b. An administrative proceeding brought by the insurance
- 7 division.
- 8 c. An action or proceeding which arises out of the criminal
- 9 provisions of the laws of this state or of the United States.
- 10 d. An action brought by the insurance division or
- 11 the attorney general to recover moneys for embezzlement,
- 12 misappropriation, or misuse of trust funds.
- 13 Sec. 31. Section 523A.401, subsection 8, Code 2015, is
- 14 amended to read as follows:
- 15 8. An insurance company issuing policies funding purchase
- 16 agreements subject to this chapter shall file an annual report
- 17 with the commissioner on a form prescribed by the commissioner.
- 18 The report shall list the applicable insurance policies
- 19 outstanding for each seller. Computer printouts may be
- 20 submitted so long as each legibly provides the same information
- 21 required in the prescribed form.
- Sec. 32. Section 523A.401, Code 2015, is amended by adding
- 23 the following new subsection:
- 24 NEW SUBSECTION. 10. All records maintained by the
- 25 commissioner under this section shall be confidential
- 26 pursuant to section 22.7, subsection 58, and shall not be made
- 27 available for inspection or copying except upon approval of the
- 28 commissioner or the attorney general, or except when sought
- 29 by the insurance company to whom the records relate. Such
- 30 records shall be privileged and confidential in any judicial or
- 31 administrative proceeding except any of the following:
- 32 a. An action commenced by the commissioner.
- 33 b. An administrative proceeding brought by the insurance
- 34 division.
- 35 c. An action or proceeding which arises out of the criminal

- 1 provisions of the laws of this state or of the United States.
- d. An action brought by the insurance division or
- 3 the attorney general to recover moneys for embezzlement,
- 4 misappropriation, or misuse of trust funds.
- 5 Sec. 33. Section 523A.402, subsection 8, Code 2015, is
- 6 amended to read as follows:
- 7 8. An insurance company issuing annuities funding purchase
- 8 agreements subject to this chapter shall file an annual report
- 9 with the commissioner on a form prescribed by the commissioner.
- 10 The report shall list the applicable annuities outstanding for
- 11 each seller. Computer printouts may be submitted so long as
- 12 each legibly provides the same information required in the
- 13 prescribed form.
- 14 Sec. 34. Section 523A.405, Code 2015, is amended by striking
- 15 the section and inserting in lieu thereof the following:
- 16 523A.405 Bond in lieu of trust fund.
- 17 The commissioner may, by rule, establish terms and
- 18 conditions under which a seller may, in lieu of trust
- 19 requirements, file with the commissioner a surety bond issued
- 20 by a surety company authorized to do business and doing
- 21 business in this state.
- 22 Sec. 35. Section 523A.501, subsection 2, Code 2015, is
- 23 amended to read as follows:
- 24 2. An application for a preneed seller's license shall be
- 25 filed on a form and in a format prescribed by the commissioner
- 26 and be accompanied by a fifty dollar filing fee in an amount
- 27 set by the commissioner by rule. The application shall include
- 28 the name of the natural person or legal entity to be licensed
- 29 as the preneed seller and, if applicable, any other name
- 30 under which the preneed seller will be transacting business,
- 31 including any names registered with the secretary of state or a
- 32 county clerk. The application shall be updated as necessary
- 33 to ensure that the commissioner has been notified of all names
- 34 under which the preneed seller is operating and doing business.
- 35 Sec. 36. Section 523A.501, subsection 7, Code 2015, is

- 1 amended to read as follows:
- 2 7. A preneed seller's license shall be renewed every four
- 3 years by filing the form prescribed by the commissioner under
- 4 subsection 2, accompanied by a renewal fee in an amount set by
- 5 the commissioner by rule expires annually on April 15. If the
- 6 preneed seller has filed a complete annual report and paid the
- 7 required fees as required in section 523A.204, the commissioner
- 8 shall renew the preneed seller's license until April 15 of the
- 9 following year.
- 10 Sec. 37. Section 523A.502, subsection 5, Code 2015, is
- ll amended by striking the subsection and inserting in lieu
- 12 thereof the following:
- 13 5. A sales license shall expire annually on April 15. If
- 14 the sales agent has filed a substantially complete annual
- 15 report as required in section 523A.502A, the commissioner shall
- 16 renew the sales license until April 15 of the following year.
- 17 Sec. 38. Section 523A.502A, subsections 1 and 2, Code 2015,
- 18 are amended to read as follows:
- 19 l. A sales agent shall file with the commissioner not later
- 20 than April 1 of each year an annual report on a form prescribed
- 21 by the commissioner describing each purchase agreement sold
- 22 by the sales agent during the year. An annual report must be
- 23 filed whether or not sales were made during the year and even
- 24 if the sales agent is no longer an agent of a preneed seller or
- 25 licensed by the commissioner.
- 26 2. All records maintained by the commissioner under this
- 27 section shall be confidential pursuant to section 22.7,
- 28 subsection 58, and shall not be made available for inspection
- 29 or copying except upon the approval of the commissioner or the
- 30 attorney general, or except when sought by the sales agent to
- 31 whom the records relate. Such records shall be privileged
- 32 and confidential in any judicial or administrative proceeding
- 33 except any of the following:
- 34 a. An action commenced by the commissioner.
- 35 b. An administrative proceeding brought by the insurance

- l division.
- 2 c. An action or proceeding which arises out of the criminal
- 3 provisions of the laws of this state or of the United States.
- 4 d. An action brought by the insurance division or
- 5 the attorney general to recover moneys for embezzlement,
- 6 misappropriation, or misuse of trust funds.
- 7 Sec. 39. Section 523A.502A, subsections 3 and 4, Code 2015,
- 8 are amended by striking the subsections.
- 9 Sec. 40. Section 523A.803, subsection 1, paragraph c, Code
- 10 2015, is amended by striking the paragraph.
- Sec. 41. Section 523A.803, Code 2015, is amended by adding
- 12 the following new subsection:
- 13 NEW SUBSECTION. 1A. All records maintained by the
- 14 commissioner under this section, including work papers, notes,
- 15 recorded information, documents, and copies thereof that are
- 16 produced or obtained by or disclosed to the commissioner or
- 17 another person in the course of an investigation, shall be
- 18 confidential pursuant to section 22.7, subsection 58, and shall
- 19 not be made available for inspection and copying except upon
- 20 the approval of the commissioner or the attorney general. Such
- 21 records shall be privileged and confidential in any judicial or
- 22 administrative proceeding except any of the following:
- 23 a. An action commenced by the commissioner.
- 24 b. An administrative proceeding brought by the insurance
- 25 division.
- 26 c. An action or proceeding which arises out of the criminal
- 27 provisions of the laws of this state or of the United States.
- 28 d. An action brought by the insurance division or
- 29 the attorney general to recover moneys for embezzlement,
- 30 misappropriation, or misuse of trust funds.
- 31 Sec. 42. Section 523A.807, subsection 3, unnumbered
- 32 paragraph 1, Code 2015, is amended to read as follows:
- 33 If the commissioner finds that a person has violated section
- 34 523A.201, 523A.202, 523A.203, 523A.207, 523A.401, 523A.402,
- 35 523A.403, 523A.404, 523A.405, 523A.501, 523A.502, or 523A.504

- 1 or any rule adopted pursuant thereto, the commissioner may
- 2 order any or all of the following:
- 3 Sec. 43. Section 523I.810, subsection 9, Code 2015, is
- 4 amended to read as follows:
- 5 9. A cemetery may, by resolution adopted by a vote of at
- 6 least two-thirds of the members of its board at any authorized
- 7 meeting of the board, authorize the withdrawal and use of
- 8 not more than twenty percent of the principal of the care
- 9 fund to acquire additional land for cemetery purposes, to
- 10 repair a mausoleum or other building or structure intended for
- 11 cemetery purposes, to build, improve, or repair boundaries,
- 12 roads and walkways in the cemetery, to construct a columbarium,
- 13 mausoleum, or similar structure to create additional interment
- 14 spaces, to purchase equipment for tree, shrub, and lawn care,
- 15 to purchase backhoes or similar equipment used to open and
- 16 close interment spaces, or to purchase recordkeeping software
- 17 used to maintain ownership records or interment records. The
- 18 resolution shall establish a reasonable repayment schedule, not
- 19 to exceed five years, and provide for interest in an amount
- 20 comparable to the care fund's current rate of return on its
- 21 investments. However, the care fund shall not be diminished
- 22 below an amount equal to the greater of twenty-five thousand
- 23 dollars or five thousand dollars per acre of land in the
- 24 cemetery. The resolution, and if the deposit of care fund
- 25 income over five years is unlikely to fund replenishment of the
- 26 principal of the care fund, either a bond or proof of insurance
- 27 to quarantee replenishment of the care fund, shall be filed
- 28 with the commissioner thirty days prior to the withdrawal of
- 29 funds.
- 30 Sec. 44. Section 523I.811, subsection 1, paragraph b, Code
- 31 2015, is amended to read as follows:
- 32 b. Maintaining drains, water lines, roads, buildings,
- 33 boundaries, fences, and other structures.
- 34 Sec. 45. Section 523I.811, subsection 1, Code 2015, is
- 35 amended by adding the following new paragraphs:

- 1 NEW PARAGRAPH. g. To purchase equipment to maintain the
- 2 cemetery.
- 3 NEW PARAGRAPH. h. To purchase backhoes or similar equipment
- 4 used to open and close interment spaces.
- 5 NEW PARAGRAPH. i. To purchase equipment used to construct
- 6 a columbarium, mausoleum, or similar structure to create
- 7 additional interment spaces.
- 8 Sec. 46. NEW SECTION. 5231.811A Emergency use of care
- 9 funds.
- 10 1. Notwithstanding any other provision of this chapter,
- 11 a perpetual care cemetery may apply to the commissioner to
- 12 withdraw funds from the cemetery's care fund for a financial
- 13 emergency. The commissioner shall, by rule, establish
- 14 standards and procedures for such applications and for
- 15 withdrawals from care funds.
- 16 2. Upon application, the commissioner may allow a perpetual
- 17 care cemetery to withdraw funds from the care fund if the
- 18 commissioner finds that the cemetery has an urgent financial
- 19 need and the withdrawal is deemed reasonable and prudent to
- 20 fund a necessary expense of the cemetery. The commissioner
- 21 shall establish conditions for the specific use of the funds
- 22 withdrawn and may require repayment of all or part of the
- 23 amount withdrawn.
- 24 Sec. 47. EFFECTIVE DATE. The following provision or
- 25 provisions of this Act take effect January 1, 2016:
- The section of this Act adding section 502.202,
- 27 subsection 24.
- 28 Sec. 48. DIRECTIONS TO CODE EDITOR. The Iowa code editor is
- 29 directed to transfer section 515.11 to new section 515.23.
- 30 Sec. 49. REPEAL. Section 523A.504, Code 2015, is repealed.
- 31 EXPLANATION
- 32 The inclusion of this explanation does not constitute agreement with
- 33 the explanation's substance by the members of the general assembly.
- 34 This bill relates to various matters involving insurance
- 35 and the insurance division of the department of commerce and

- 1 includes effective date provisions.
- 2 UNIFORM SECURITIES ACT. Code section 502.103 is amended
- 3 to update references in Code chapter 502 to include current
- 4 federal statutes. New Code section 502.202(24) provides an
- 5 exemption from certain securities registration and filing
- 6 requirements for offers and sales of securities known as
- 7 intrastate crowdfunding and provides limitations and conditions
- 8 on such offers and sales of securities in the state. All
- 9 offers and sales of securities made pursuant to the exemption
- 10 must be made through a broker-dealer's internet site.
- 11 "Intrastate crowdfunding" is defined as the offer or sale of a
- 12 security by an issuer in a transaction that is available for
- 13 purchase only by Iowa residents and by business organizations
- 14 located in Iowa and organized and registered under Iowa law.
- 15 This provision takes effect January 1, 2016.
- Code section 502.302(1)(a)(1) and (2), concerning specified
- 17 federal covered securities, are amended to eliminate an option
- 18 that allows filing fees accompanying notice filings of offers
- 19 of such securities to be based on a definite or indefinite
- 20 amount, instead requiring all notice filers to pay a fixed fee
- 21 of \$400. Code section 502.302(1)(a)(2)(a) and (b) are stricken
- 22 to eliminate the need to file a sales report. Code section
- 23 502.302(2) is amended to establish a flat fee of \$400 for
- 24 renewals of such filings.
- Code section 502.412(9) is amended to provide that the
- 26 administrator of the securities and regulated industries bureau
- 27 of the insurance division of the department of commerce has two
- 28 years instead of one year after acquiring material facts to
- 29 institute a disciplinary proceeding concerning a broker-dealer
- 30 or investment adviser.
- 31 LIFE INSURANCE COMPANIES AND ASSOCIATIONS. Code section
- 32 511.8(5)(a) and (b) are amended to provide that investments
- 33 in certain corporate obligations made by life insurance
- 34 companies and associations are allowed if, at the date of
- 35 acquisition, the obligations are investment grade as defined

- 1 by the commissioner by rule. Similar changes are made as to
- 2 investments in preferred and guaranteed stocks (Code section
- 3 511.8(6)(a)(1)(b)), and financial instruments used in hedging
- 4 transactions (Code section 511.8(22)(c),(d), and (e)(1)).
- 5 Code section 511.8(8) is amended to provide that specified
- 6 further restrictions on investments of a life insurance
- 7 company or association in securities apply to mezzanine real
- 8 estate loans. Code section 511.8(8)(b) is amended to provide
- 9 that investments of a life insurance company or association
- 10 in securities of a corporation shall not exceed specified
- 11 percentages of the legal reserve.
- 12 Code section 511.8(8)(b)(1) and (2) are amended to provide
- 13 that investments in corporate obligations, preferred and
- 14 guaranteed stocks, equipment trust obligations, or mezzanine
- 15 real estate loans are limited to 2 percent of legal reserve
- 16 for any one corporation other than a public utility company,
- 17 5 percent of the legal reserve for any one public utility
- 18 company, and 50 percent of the legal reserve for corporate
- 19 obligations issued by public utility companies.
- New Code section 511.8(9)(h) provides that a life insurance
- 21 company or association may invest in mezzanine real estate
- 22 loans subject to specified conditions. The provision specifies
- 23 what terms a mezzanine loan agreement must include and limits
- 24 the value of a life insurance company's or association's total
- 25 investments in mezzanine real estate loans. For purposes of
- 26 the new provision, "mezzanine real estate loan" means a loan
- 27 secured by a pledge of a direct or indirect equity interest in
- 28 an entity that owns real estate.
- 29 Code section 511.8(13) is amended to provide that life
- 30 insurance companies and associations can invest in loans
- 31 secured by collateral consisting of qualified assets or
- 32 investments instead of securities.
- 33 Code section 511.8(18)(a) is amended to provide that life
- 34 insurance companies and associations can invest in certain
- 35 specified equity interests as well as common stocks and shares

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- 1 issued by corporations or institutions. The provision provides
- 2 limitations on the percentage of legal reserve that can be
- 3 invested in specified types of common stocks, shares, or equity
- 4 interests.
- 5 Code section 511.8(20)(b) is amended to provide that for
- 6 purposes of investments made by a life insurance company a
- 7 "venture capital fund" includes an equity interest in an
- 8 innovation fund as defined in Code section 15E.52.
- 9 LONG-TERM CARE INSURANCE. Code section 514G.102 is amended
- 10 to provide that the requirements of Code chapter 514G related
- 11 to prompt payment of claims and the payment of interest apply
- 12 to all long-term care insurance policies.
- 13 INSURANCE OTHER THAN LIFE. The Code editor is directed to
- 14 transfer Code section 515.11, pertaining to prohibited loans to
- 15 an officer, director, stockholder, or employee of a company or
- 16 to a relative of an officer or relative of a company, to Code
- 17 section 515.23.
- 18 Code section 515.35(4)(m) is amended to provide that for
- 19 purposes of investments made by a non-life insurance company,
- 20 a "venture capital fund" includes an equity interest in an
- 21 innovation fund as defined in Code section 15E.52.
- 22 INSURANCE HOLDING COMPANY SYSTEMS. Code section
- 23 521A.5(4)(d) is amended to require that when a domestic
- 24 insurer is required to establish a committee or committees of
- 25 directors or other persons appointed by the board, that are
- 26 responsible for nominating candidates for director, evaluating
- 27 the performance of officers, and recommending the selection
- 28 and compensation of principal officers, the majority of such
- 29 committee members shall not be officers or employers of any
- 30 entity controlling, controlled by, or under common control with
- 31 the insurer.
- 32 CEMETERY AND FUNERAL MERCHANDISE AND FUNERAL SERVICES. Code
- 33 section 523A.102(8) is stricken, eliminating the definition of
- 34 "credit sale".
- 35 New Code section 523A.102(13A) provides that for purposes

1 of Code chapter 523A, "guaranteed" means that a preneed seller 2 has agreed to accept the funds available from contractual 3 payments made by a purchaser and the allocable portion of 4 accumulated income on those payments as payment in full for the 5 applicable items of cemetery merchandise and services selected 6 and identified in a purchase agreement for the merchandise and 7 services. A purchaser, beneficiary, or beneficiary's estate 8 is not obligated to pay any additional costs related to price 9 increases on the merchandise and services selected even if the 10 additional costs exceed the funds available. This provision 11 does not prevent the inclusion of nonquaranteed items in an 12 otherwise guaranteed purchase agreement. Code section 523A.204(3) is amended to provide that 13 14 information in annual reports provided to the commissioner 15 by preneed sellers is confidential pursuant to the Iowa 16 open records law (Code chapter 22) and shall not be made 17 available for inspection or copying except upon the approval 18 of the commissioner or the attorney general or when sought 19 by the preneed seller to whom the records relate. 20 information is also privileged and confidential in any judicial 21 or administrative proceeding except as specified. 22 requirements concerning confidentiality of information provided 23 to the commissioner are added in Code section 523A.205(3) 24 concerning annual reports by financial institutions, Code 25 section 523A.206(6) concerning information obtained in 26 the course of an examination, new Code section 523A.207(2) 27 concerning records obtained during an audit performed by a 28 certified public accountant, new Code section 523A.401(10) 29 concerning information maintained about purchase agreements 30 funded by insurance proceeds, Code section 523A.502A(2) 31 concerning licensure of sales agents, and Code section 32 523A.803(1)(c) concerning investigations into violations of the 33 Code chapter. Code section 22.7, subsection 58, is amended to 34 specify that information provided to the commissioner pursuant 35 to Code sections 523A.205, 523A.206, 523A.207, 523A.401, and

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- 1 523A.803 is confidential.
- 2 Code section 523A.204(4) and (5) are stricken, eliminating
- 3 provisions related to levying an administrative penalty
- 4 against a preneed seller for violations of the annual reporting
- 5 requirement.
- 6 Code section 523A.205(2) is stricken, eliminating a
- 7 requirement that the commissioner accept annual reports of
- 8 preneed sellers in electronic format, including computer
- 9 diskettes.
- 10 Code section 523A.401(8) is amended by eliminating the
- 11 provision that allows computer printouts to be submitted with
- 12 annual reports filed by insurance companies issuing policies
- 13 to fund preneed purchase agreements. Code section 523A.402(8)
- 14 is similarly amended to eliminate the provision that such
- 15 printouts may be submitted with annual reports pertaining to
- 16 purchase agreements funded by annuity proceeds.
- 17 Code section 523A.405 is amended to eliminate specific
- 18 requirements concerning the use of a surety bond in lieu of
- 19 trust requirements and instead allows the commissioner, by
- 20 rule, to establish the terms and conditions under which a
- 21 seller may file a surety bond.
- 22 Code section 523A.501(2) is amended to provide that the
- 23 commissioner may establish the format for applications for a
- 24 preneed seller's license. The application is also required to
- 25 include the name of the natural person or legal entity to be
- 26 licensed and any other name under which the preneed seller will
- 27 be transacting business. The application must be updated as
- 28 necessary to ensure that the commissioner is notified of all
- 29 names under which the preneed seller is operating and doing
- 30 business. The application must be accompanied by a filing fee
- 31 set by rule. The current filing fee is \$50.
- 32 Code section 523A.501(7) is amended to require that a
- 33 preneed seller's license be renewed annually instead of every
- 34 four years. The license shall be renewed April 15 of each
- 35 year so long as the preneed seller has filed a complete annual

- 1 report and paid the required fees. Code section 523A.502(5)
- 2 is similarly amended to require annual renewal of the licenses
- 3 of preneed sales agents.
- 4 Code section 523A.502A(1) is amended to provide that a sales
- 5 agent must file an annual report whether or not the sales agent
- 6 made any sales during the year, is no longer an agent of a
- 7 preneed seller, or is no longer licensed as a sales agent.
- 8 Code section 523A.502A(3) and (4) are stricken, eliminating
- 9 provisions related to levying an administrative penalty against
- 10 a preneed sales agent for violations of the annual reporting
- 11 requirement.
- 12 Code section 523A.504 requiring a preneed seller to file a
- 13 notice and pay a fee to appoint a person to act as a sales agent
- 14 of the preneed seller is repealed. Code section 523A.807(3) is
- 15 amended to remove a cross-reference to the repealed section.
- 16 CEMETERIES. Code section 523I.810(9) is amended to provide
- 17 that a cemetery may adopt a resolution to authorize the
- 18 withdrawal and expenditure of the principal of a cemetery
- 19 care fund to repair boundaries; to construct a columbarium,
- 20 mausoleum, or similar structure to create additional interment
- 21 spaces; and to purchase equipment for tree, shrub, and lawn
- 22 care; or to purchase backhoes or similar equipment used to open
- 23 and close interment spaces. The bill eliminates a requirement
- 24 that the repayment schedule provide for interest on the amount
- 25 withdrawn from the care fund but if the deposit of care fund
- 26 income over five years is unlikely to fund replenishment of the
- 27 principal of the care fund, the resolution must be accompanied
- 28 by a bond or proof of insurance.
- 29 Code section 523I.811(1) is amended to provide that
- 30 distributions from the care fund can be used for the new
- 31 purposes described in Code section 523I.810(9).
- 32 New Code section 523I.811A provides that a perpetual care
- 33 cemetery may make application to the commissioner to withdraw
- 34 funds from the cemetery's care fund for a financial emergency.
- 35 The commissioner may allow such a withdrawal upon finding that

- 1 the cemetery has an urgent financial need and it is reasonable
- 2 and prudent to fund a necessary expense of the cemetery. The
- 3 commissioner shall establish conditions for the specific use
- 4 of the funds and may require repayment of all or part of the
- 5 amount withdrawn.