SENATE FILE 2295 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO SSB 3109)

A BILL FOR

l A	n Act relating to statutory corrections which may adjust
2	language to reflect current practices, insert earlier
3	omissions, delete redundancies and inaccuracies, delete
4	temporary language, resolve inconsistencies and conflicts,
5	update ongoing provisions, or remove ambiguities, and
6	including retroactive applicability provisions.
7 B	E IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 DIVISION I 2 MISCELLANEOUS CHANGES Section 1. Section 8B.11, subsection 5, paragraph b, Code 3 4 2022, is amended to read as follows: 5 b. Fifty percent of a communications service provider's 6 project costs for projects that will result in the installation 7 of broadband infrastructure in a targeted service area within 8 which no communications service provider offers or facilitates 9 broadband service that provides download and upload speeds 10 less than or equal to the tier 2 download and upload speeds ll specified in the definition of targeted service area in section 12 8B.1. 13 Sec. 2. Section 9.14, subsection 2, Code 2022, is amended 14 to read as follows: 15 2. If the secretary reports the approval of a proposed 16 filing of the document, the secretary shall return the proposed 17 filing's document stamped with the approval date. If an 18 inaccuracy or defect was present in an approved proposed filing 19 of a document, but that inaccuracy or defect prevents the 20 actual filing of the document by the secretary, the filer may 21 timely submit a corrected document. The corrected document 22 is effective retroactively as of the effective date that the 23 actual filing of the document was filer submitted the approved 24 proposed filing to the secretary for actual filing. 25 Sec. 3. Section 12.30, subsection 5, Code 2022, is amended 26 by striking the subsection. 27 Sec. 4. Section 121.3, unnumbered paragraph 1, Code 2022, 28 is amended to read as follows: 29 On or after July 1, 2016, the The trust may enter into 30 participation agreements pursuant to the following terms and 31 agreements: Sec. 5. Section 15.331C, subsections 1 and 2, Code 2022, are 32 33 amended to read as follows: 34 1. An eligible business may claim a tax credit in an 35 amount equal to the sales and use taxes paid by a third-party

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1 developer under chapter 423 for gas, electricity, water, or 2 sewer utility services, goods, wares, or merchandise tangible 3 personal property, or on services rendered, furnished, or 4 performed to or for a contractor or subcontractor and used 5 in the fulfillment of a written contract relating to the 6 construction or equipping of a facility of the eligible Taxes attributable to intangible property and 7 business. 8 furniture and furnishings shall not be included, but taxes 9 attributable to racks, shelving, and conveyor equipment to be 10 used in a warehouse or distribution center shall be included. 11 Any credit in excess of the tax liability for the tax year 12 may be credited to the tax liability for the following seven 13 years or until depleted, whichever occurs earlier. An eligible 14 business may elect to receive a refund of all or a portion of an 15 unused tax credit.

16 2. A third-party developer shall state under oath, on forms 17 provided by the department of revenue, the amount of taxes paid 18 as described in subsection 1 and shall submit such forms to 19 the department of revenue. The taxes paid shall be itemized 20 to allow identification of the taxes attributable to racks, 21 shelving, and conveyor equipment to be used in a warehouse 22 or distribution center. After receiving the form from the 23 third-party developer, the department of revenue shall issue 24 a tax credit certificate to the eligible business equal to 25 the sales and use taxes paid by a third-party developer under 26 chapter 423 for gas, electricity, water, or sewer utility 27 services, goods, wares, or merchandise tangible personal 28 property, or on services rendered, furnished, or performed 29 to or for a contractor or subcontractor and used in the 30 fulfillment of a written contract relating to the construction 31 or equipping of a facility. The department of revenue 32 shall also issue a tax credit certificate to the eligible 33 business equal to the taxes paid and attributable to racks, 34 shelving, and conveyor equipment to be used in a warehouse 35 or distribution center. The aggregate combined total amount

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1 of tax refunds under section 15.331A for taxes attributable 2 to racks, shelving, and conveyor equipment to be used in a 3 warehouse or distribution center and of tax credit certificates 4 issued by the department of revenue for the taxes paid and 5 attributable to racks, shelving, and conveyor equipment 6 to be used in a warehouse or distribution center shall not 7 exceed five hundred thousand dollars in a fiscal year. If 8 an applicant for a tax credit certificate does not receive 9 a certificate for the taxes paid and attributable to racks, 10 shelving, and conveyor equipment to be used in a warehouse ll or distribution center, the application shall be considered 12 in succeeding fiscal years. The eligible business shall not 13 claim a tax credit under this section unless a tax credit 14 certificate issued by the department of revenue is included 15 with the taxpayer's tax return for the tax year for which the 16 tax credit is claimed. A tax credit certificate shall contain 17 the eligible business's name, address, tax identification 18 number, the amount of the tax credit, and other information 19 deemed necessary by the department of revenue.

20 Sec. 6. Section 15E.71, Code 2022, is amended to read as 21 follows:

22 15E.71 Executive council action.

Notwithstanding section 7D.29, subsection 1, the executive council in full consultation with the attorney general, and with the agreement of the attorney general, shall take any action deemed necessary to protect the interests of the rstate with respect to any certificates, tax credits, entities created, or action taken in relation to this subchapter. Such actions may include but are not limited to initiation of legal action, commencement of special investigations, institution of special audits of any involved entity, or establishment of receiverships. If such action is taken, the council may incur the necessary expense to perform such a duty or cause such a duty to be performed, and pay the <u>same expense</u> out of any moneys in the state treasury not otherwise appropriated.

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Sec. 7. Section 15E.370, subsection 6, unnumbered paragraph
 Code 2022, is amended to read as follows:

Applications shall be accepted during one or more annual application periods to be determined by the authority by rule. Upon reviewing and scoring all applications that are received during an application period, and subject to funding <u>availability</u>, the authority may, in consultation with the department, award financial assistance to eligible businesses. A financial assistance award shall not exceed the amount of eligible project costs included in the eligible business's application. Priority shall be given to eligible businesses whose proposed project <u>projects</u> under subsection 3 will do any of the following:

14 Sec. 8. Section 17A.8, subsections 2 and 8, Code 2022, are 15 amended to read as follows:

16 2. A committee member shall be appointed as of the 17 convening of a regular session convened in an odd-numbered 18 year. The term of office for a member of from the house of 19 representatives shall end upon the convening of the general 20 assembly following the appointment. The term of office for 21 a member of from the senate shall end upon the convening of 22 the general assembly after the general assembly following 23 appointment. However, a member shall serve until a successor 24 is appointed. A vacancy on the committee shall be filled 25 by the original appointing authority for the remainder of 26 the term. A vacancy shall exist whenever a committee member 27 ceases to be a member of the house from which the member was 28 appointed.

8. If the committee finds objection to a rule, it may utilize the procedure provided in section 17A.4, subsection In addition or in the alternative, the committee may include in the referral, under subsection 7 of this section, a recommendation that this the rule be overcome by statute. If the committee of the general assembly to which a rule is referred finds objection to the referred rule, it may recommend

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1 to the general assembly that this rule be overcome by statute. 2 This section shall not be construed to prevent a committee of 3 the general assembly from reviewing a rule on its own motion. 4 Sec. 9. Section 17A.9A, subsections 4 and 5, Code 2022, are

5 amended to read as follows:

4. A grant or denial of a waiver petition shall be indexed, 6 7 filed, and available for public inspection as provided 8 in section 17A.3. The administrative code editor and the 9 administrative rules coordinator shall devise maintain an 10 internet site to identify rules for which a petition for a 11 waiver has been granted or denied and make this information 12 available to the public. When an agency grants or denies a 13 waiver, the agency shall submit the information required by 14 this subsection on the internet site within sixty days. The 15 internet site shall identify the rules for which a waiver 16 has been granted or denied, the number of times a waiver was 17 granted or denied for each rule, a citation to the statutory 18 provisions implemented by these rules, and a general summary 19 of the reasons justifying the agencies' actions on the waiver 20 request. To the extent practicable, the agency shall include 21 information detailing the extent to which the granting of a 22 waiver has established a precedent for additional waivers and 23 the extent to which the granting of a waiver has affected the 24 general applicability of the rule itself.

5. For purposes of this section, <u>a waiver</u> <u>waiver</u>
26 means an agency action which suspends in whole or in part
27 the requirements or provisions of a rule as applied to an
28 identified person on the basis of the particular circumstances
29 of that person.

30 Sec. 10. Section 22A.1, Code 2022, is amended by adding the 31 following new unnumbered paragraph before subsection 1: 32 <u>NEW UNNUMBERED PARAGRAPH</u>. As used in this chapter: 33 Sec. 11. Section 23A.2, subsection 10, paragraph k, 34 subparagraphs (8) and (10), Code 2022, are amended to read as 35 follows:

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(8) Health care and related services <u>provided</u> to patients
 2 and visitors by the university of Iowa.

3 (10) Services <u>provided</u> to the public at the Iowa state 4 university college of veterinary medicine.

5 Sec. 12. Section 24.4, Code 2022, is amended to read as 6 follows:

7 24.4 Time of filing estimates.

8 The estimates required under section 24.3 and any other 9 estimates required by law shall be made and filed a sufficient 10 length of time in advance of any regular or special meeting 11 of the certifying board or levying board, as the case may 12 be, at which tax levies are authorized to be made to permit 13 publication, discussion, and consideration thereof of the 14 <u>estimates</u> and action thereon to be taken as hereinafter 15 provided in this chapter.

16 Sec. 13. Section 24.9, subsection 1, paragraph a, Code 2022, 17 is amended to read as follows:

18 Each municipality shall file with the secretary or a. 19 clerk thereof the estimates required to be made in sections 20 24.3 to through 24.8, at least twenty days before the date 21 fixed by law for certifying the same to the levying board 22 and shall forthwith fix a date for a hearing thereon on the 23 estimates, and shall publish such estimates and any annual 24 levies previously authorized as provided in section 76.2, with 25 a notice of the time when and the place where such hearing 26 shall be held not less than ten nor more than twenty days 27 before the hearing. Provided that in municipalities of less 28 than two hundred population such estimates and the notice of 29 hearing thereon shall be posted in three public places in the 30 district in lieu of publication. For any other municipality 31 such publication shall be in a newspaper published therein 32 in the municipality, if any, if not, then in a newspaper of 33 general circulation therein in the municipality.

34 Sec. 14. Section 24.10, Code 2022, is amended to read as 35 follows:

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1 24.10 Levies void.

2 The verified proof of the publication of such the notice 3 under section 24.9 shall be filed in the office of the county 4 auditor and preserved by the auditor. No A levy shall not be 5 valid unless and until such that notice is published and filed. 6 Sec. 15. Section 24.11, Code 2022, is amended to read as 7 follows:

8 24.11 Meeting for review.

9 The certifying board or the levying board, as the case may 10 be, shall meet at the time and place designated in said the 11 notice, at which published under section 24.9. At the meeting, 12 any person who would be subject to such the tax levy, shall 13 be heard in favor of or against the same budget estimates and 14 proposed levy or any part thereof.

15 Sec. 16. Section 25B.6, subsection 2, Code 2022, is amended 16 to read as follows:

17 2. The fiscal note impact statement shall also be submitted 18 to the legislative fiscal committee of the legislative council. 19 Beginning in the first full fiscal year after adoption of 20 the state administrative rule, the fiscal committee shall 21 annually prepare a report for each fiscal note impact statement 22 submitted detailing the fiscal impact of the administrative 23 rule on the affected political subdivision, or agencies and 24 entities which contract with the political subdivision to 25 provide services. The report shall be transmitted to the 26 governor and the general assembly.

27 Sec. 17. Section 27B.1, Code 2022, is amended by adding the 28 following new unnumbered paragraph before subsection 1:

29 <u>NEW UNNUMBERED PARAGRAPH</u>. As used in this chapter, unless 30 the context otherwise requires:

31 Sec. 18. Section 29C.25, subsection 1, paragraph b, Code 32 2022, is amended to read as follows:

b. Suspend or revoke, except in accordance with section 4 724.13, a permit issued pursuant to section 724.6, 724.7, or 35 724.15 724.19.

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1 Sec. 19. Section 34A.2, subsections 1, 2, 3, and 17, Code
2 2022, are amended to read as follows:

3 1. "911 call processing equipment" means equipment owned by 4 the department <u>of homeland security and emergency management</u> 5 that functions in a host remote environment, provides 911 call 6 processing functionality to public safety answering points, 7 and utilizes the next generation 911 network. "911 call 8 processing equipment" includes but is not limited to computer 9 aided dispatch, voice logging recorders, mapping, and emergency 10 medical dispatch.

11 2. "911 call processing equipment provider" means a vendor 12 or vendors selected by the department <u>of homeland security and</u> 13 <u>emergency management</u> to provide 911 call processing equipment. 14 3. "911 call transport provider" means a vendor or vendors 15 selected by the department <u>of homeland security and emergency</u> 16 <u>management</u> to deliver aggregated wire-line 911 call traffic to 17 the next generation 911 network and from the next generation 18 911 network to public safety answering points.

19 17. "Next generation 911 network service provider" means 20 a vendor or vendors selected by the department <u>of homeland</u> 21 <u>security and emergency management</u> to provide next generation 22 911 network functionality.

23 Sec. 20. Section 34A.8, subsection 1, Code 2022, is amended 24 to read as follows:

1. A local exchange service provider shall furnish to the next generation 911 network service provider, designated by the department of homeland security and emergency management, all names, addresses, and telephone number information concerning its subscribers which will be served by the next generation 911 network and shall periodically update the local exchange service information. The 911 service provider shall furnish the addresses and telephone number information received from the local exchange service provider to the director for use in the mass notification and emergency messaging system as defined in section 29C.2. The local exchange service provider shall

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1 receive as compensation for the provision of local exchange 2 service information charges according to its tariffs on file 3 with and approved by the Iowa utilities board. The tariff 4 charges shall be the same whether or not the local exchange 5 service provider is designated as the next generation 911 6 network service provider by the department <u>of homeland security</u> 7 and emergency management.

8 Sec. 21. Section 44.6, Code 2022, is amended to read as 9 follows:

10 44.6 Hearing before state commissioner.

Objections filed with the state commissioner shall be considered by the secretary of state and auditor of state and attorney general, and a majority decision shall be final; However, if the objection is to the certificate of nomination of one or more of the above named officers, said <u>the</u> officer or officers so objected to shall not pass upon the same objection, but their places shall be filled, respectively, by the treasurer of state, the governor, and the secretary of agriculture. Objections relating to incorrect or incomplete information for information that is required under section 44.3 shall be sustained.

22 Sec. 22. Section 49.53, subsection 1, Code 2022, is amended 23 to read as follows:

1. The commissioner shall not less than four nor more than twenty days before the day of each election, except those for which different publication requirements are prescribed by law, publish notice of the election. The notice shall list the names of all candidates or nominees and the office each seeks, and all public questions, to be voted upon at the election. The notice shall also state the date of the election, the hours the polls will be open, that each voter is required to provide identification at the polling place before the voter can receive and cast a ballot, the location of each polling place at which voting is to occur in the election, and the names of the precincts voting at each polling place. The notice shall

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1 include the full text of all public measures to be voted upon 2 at the election. The notice may contain one or more facsimiles 3 of the portion of the ballot containing the first rotation 4 arrangement of candidates as prescribed by section 49.31, 5 subsection 2.

6 Sec. 23. Section 53.47, subsection 2, Code 2022, is amended 7 to read as follows:

8 2. There is hereby appropriated to the department of 9 administrative services from the general fund of the state such 10 sums as may be necessary to purchase any materials provided 11 for herein in this section. The proceeds from sale of such 12 materials to counties shall be turned into deposited in the 13 general fund of the state upon receipt of same the moneys by 14 the department of administrative services.

15 Sec. 24. Section 70A.39, subsection 2, paragraph c, Code 16 2022, is amended to read as follows:

17 c. A leave of absence of up to two consecutive hours in 18 a workday for an employee who requests a leave of absence 19 to serve as a voluntary blood donor if the employee provides 20 written verification from the employee's physician or the 21 facility involved with the blood donation that the employee 22 will serve as a voluntary blood donor. An employee may 23 submit a request for a leave of absence under this subsection 24 paragraph no more than four times in a year.

25 Sec. 25. Section 80.6A, subsection 1, paragraph a, Code 26 2022, is amended to read as follows:

27 a. Notwithstanding any provision to the contrary, peace 28 officers employed within the department that who are not 29 covered under a collective bargaining agreement but who were at 30 any time eligible to be enrolled in the group health insurance 31 plan that is negotiated under chapter 20 between the state 32 and the state police officers council labor union and who 33 elect to participate in a group health insurance plan provided 34 by the state, shall only be permitted to participate in the 35 group health insurance plan that is negotiated under chapter

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1 20 between the state and the state police officers council 2 labor union for peace officers subject to the requirements of 3 this subsection section. In addition, a peace officer who 4 was covered under a collective bargaining agreement and who 5 becomes a manager or supervisor and is no longer covered by 6 the agreement shall not lose group health insurance benefits 7 as provided by the agreement.

8 Sec. 26. Section 85.1, subsection 3, paragraph b, 9 subparagraph (2), Code 2022, is amended to read as follows: 10 (2) The spouse of a partner of a partnership, the parents, 11 brothers, sisters, children, and stepchildren of either a 12 partner or the spouse of a partner, and the spouses of the 13 brothers, sisters, children, and stepchildren of either a 14 partner or the spouse of a partner, who are employed by the 15 partnership and actually engaged in agricultural pursuits or 16 operations immediately connected with the agricultural pursuits 17 either on or off the premises of the partnership. For the 18 purpose of this section subparagraph, "partnership" includes 19 partnerships, limited partnerships, and joint ventures.

20 Sec. 27. Section 85.31, subsection 5, Code 2022, is amended 21 to read as follows:

Except as otherwise provided by treaty, whenever, 22 5. 23 under the provisions of this chapter and chapters 86 and 87, 24 compensation is payable to a dependent who is an alien not 25 residing in the United States at the time of the injury, the 26 employer shall pay fifty percent of the compensation herein 27 otherwise provided to such dependent, and the other fifty 28 percent shall be paid into the second injury fund in the 29 custody of the treasurer of state. But if the nonresident 30 alien dependent is a citizen of a government having a 31 compensation law which excludes citizens of the United States, 32 either resident or nonresident, from partaking of the benefits 33 of such law in as favorable degree as herein extended to the 34 nonresident alien, then said the compensation which would 35 otherwise be payable to such the dependent shall be paid into

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1 the second injury fund in the custody of the treasurer of 2 state.

3 Sec. 28. Section 85A.8, Code 2022, is amended to read as 4 follows:

5 85A.8 Occupational disease defined.

Occupational diseases shall be "Occupational disease" is 6 7 limited to only those diseases which arise out of and in the 8 course of the employee's employment. Such The diseases shall 9 have a direct causal connection with the employment and must 10 have followed as a natural incident thereto from injurious 11 exposure occasioned by the nature of the employment. Such An 12 occupational disease must be incidental to the character of 13 the business, occupation, or process in which the employee 14 was employed and not independent of the employment. Such The 15 disease need not have been foreseen or expected, but, after its 16 contraction it, the disease must appear to have had its origin 17 in a risk connected with the employment and to have resulted 18 from that source as an incident and rational consequence. A 19 disease which follows from a hazard to which an employee has or 20 would have been equally exposed outside of said that occupation 21 is not compensable as an occupational disease.

22 Sec. 29. Section 87.19, Code 2022, is amended to read as 23 follows:

24 87.19 Failure to comply - proceedings.

1. Upon the receipt of information by the workers' compensation commissioner of any employer failing to comply with section 87.14A, the commissioner shall at once notify such employer by certified mail that unless such employer comply <u>complies</u> with the requirements of law, legal proceedings will be instituted to enforce such compliance.

2. Unless such employer comply <u>complies</u> with the provisions 32 of the law within fifteen days after the giving of such notice 33 <u>under subsection 1</u>, the workers' compensation commissioner 34 shall report such <u>the</u> failure to the attorney general, whose 35 duty it shall be to bring an action in a court of equity to

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1 enjoin the further violation. Upon decree being entered for 2 a temporary or permanent injunction, a violation shall be a 3 contempt of court and punished as provided for contempt of 4 court in other cases.

5 Sec. 30. Section 89A.10, subsection 1, Code 2022, is amended 6 to read as follows:

7 1. If an inspection report indicates a failure to comply 8 with applicable rules, or with the detailed plans and 9 specifications approved by the commissioner, the commissioner 10 may, upon giving notice, order the owner thereof of a 11 <u>conveyance</u> to make the changes necessary for compliance.

12 Sec. 31. Section 91D.1, subsection 1, paragraph d, Code 13 2022, is amended to read as follows:

14 d. An employer is not required to pay an employee the 15 applicable state hourly wage provided in paragraph "a" until the 16 employee has completed ninety calendar days of employment with 17 the employer. An employee who has completed ninety calendar 18 days of employment with the employer prior to April 1, 2007, or 19 January 1, 2008, shall earn the applicable state hourly minimum 20 wage as of that date. An employer shall pay an employee who 21 has not completed ninety calendar days of employment with the 22 employer an hourly wage of at least \$5.30 as of April 1, 2007, 23 and \$6.35 as of January 1, 2008.

24 Sec. 32. Section 96.1A, subsection 14, paragraph h, Code 25 2022, is amended to read as follows:

h. After December 31, 1971, this state or a state
instrumentality and after December 31, 1977, a government
entity unless <u>the service is</u> specifically excluded from the
definition of employment.

30 Sec. 33. Section 96.1A, subsection 16, paragraph e, 31 subparagraph (2), Code 2022, is amended to read as follows: 32 (2) The service is performed both within and without 33 such state, but the service performed without such state is 34 incidental to the individual's service within the state, for 35 example, or is temporary or transitory in nature or consists of

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1 isolated transactions.

2 Sec. 34. Section 96.7, subsection 7, paragraphs a and b,
3 Code 2022, are amended to read as follows:

4 a. (1) A governmental entity which is an employer under 5 this chapter shall pay benefits in a manner provided for a 6 reimbursable employer unless the governmental entity elects to 7 make contributions as a contributory employer. The election 8 shall be effective for a minimum of one calendar year and may 9 be changed if an election is made to become a reimbursable 10 employer prior to December 1 for a minimum of the following 11 calendar year.

12 (2) However, if on the effective date of the election the 13 governmental entity has a negative balance in its contributory 14 account, the governmental entity shall pay to the fund within 15 a time period determined by the department the amount of 16 the negative balance and shall immediately become liable to 17 reimburse the unemployment compensation fund for benefits paid 18 in lieu of contributions. Regular or extended benefits paid 19 after the effective date of the election, including those based 20 on wages paid while the governmental entity was a contributory 21 employer, shall be billed to the governmental entity as a 22 reimbursable employer.

b. (1) A governmental entity electing to make contributions as a contributory employer, with at least eight consecutive calendar quarters immediately preceding the computation date throughout which the employer's account has been chargeable with benefits, shall be assigned a contribution rate under this paragraph. Contribution rates shall be assigned by listing all governmental contributory employers by decreasing percentages of excess from the highest positive percentage of excess to the highest negative percentage of excess. The employers so listed shall be grouped into seven separate percentage of excess ranks each containing as nearly as possible one-seventh of the total taxable wages of governmental entities eligible to be assigned a rate under this paragraph.

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1 (2) As used in this subsection paragraph, "percentage 2 of excess " means a number computed to six decimal places on 3 July 1 of each year obtained by dividing the excess of all 4 contributions attributable to an employer over the sum of all 5 benefits charged to an employer by the employer's average 6 annual payroll. An employer's percentage of excess is a 7 positive number when the total of all contributions paid to an 8 employer's account for all past periods to and including those 9 for the quarter immediately preceding the rate computation 10 date exceeds the total benefits charged to such account for 11 the same period. An employer's percentage of excess is a 12 negative number when the total of all contributions paid to an 13 employer's account for all past periods to and including those 14 for the quarter immediately preceding the rate computation date 15 is less than the total benefits charged to such account for the 16 same period.

17 (3) As used in this subsection section, "average annual 18 taxable payroll" means the average of the total amount of 19 taxable wages paid by an employer for insured work during the 20 three periods of four consecutive calendar quarters immediately 21 preceding the computation date. However, for an employer 22 which qualifies on any computation date for a computed rate on 23 the basis of less than twelve consecutive calendar quarters 24 of chargeability immediately preceding the computation date, 25 "average annual taxable payroll" means the average of the 26 employer's total amount of taxable wages for the two periods of 27 four consecutive calendar quarters immediately preceding the 28 computation date.

29 (4) The department shall annually calculate a base rate 30 for each calendar year. The base rate is equal to the sum of 31 the benefits charged to governmental contributory employers in 32 the calendar year immediately preceding the computation date 33 plus or minus the difference between the total benefits and 34 contributions paid by governmental contributory employers since 35 January 1, 1980, which sum is divided by the total taxable

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1 wages reported by governmental contributory employers during 2 the calendar year immediately preceding the computation date, 3 rounded to the next highest one-tenth of one percent. Excess 4 contributions from the years 1978 and 1979 shall be used to 5 offset benefits paid in any calendar year where total benefits 6 exceed total contributions of governmental contributory 7 employers. The contribution rate as a percentage of taxable 8 wages of the employer shall be assigned as follows: 9 If the The contribution Approximate rate shall be: 10 percentage cumulative ll of excess taxable 12 rank is: payroll 13 14 Base Rate - 0.9 14.3 1 28.6 15 2 Base Rate - 0.6 16 3 Base Rate - 0.3 42.9 17 4 Base Rate 57.2 71.5 18 Base Rate + 0.3 5 85.8 19 6 Base Rate + 0.6 20 7 Base Rate + 0.9 100.0

21 (5) If a governmental contributory employer is grouped into 22 two separate percentage of excess ranks, the employer shall 23 be assigned the lower contribution rate of the two percentage 24 of excess ranks. Notwithstanding the provisions of this 25 paragraph, a governmental contributory employer shall not be 26 assigned a contribution rate less than one-tenth of one percent 27 of taxable wages unless the employer has a positive percentage 28 of excess greater than five percent.

29 (6) Governmental entities electing to be contributory 30 employers which are not eligible to be assigned a contribution 31 rate under this paragraph shall be assigned the base rate as a 32 contribution rate for the calendar year.

33 Sec. 35. Section 96.14, subsection 1, Code 2022, is amended 34 to read as follows:

35 1. Interest. Any employer who shall fail fails to pay any

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1 contribution and <u>fails to pay the contribution</u> at the time 2 required by this chapter and the rules of the department, shall 3 pay to the department in addition to <u>such the</u> contribution, 4 interest thereon on the contribution at the rate of one percent 5 per month and one-thirtieth of one percent for each day or 6 fraction thereof computed from the date upon which <u>said the</u> 7 contribution should have been paid.

8 Sec. 36. Section 96.14, subsection 3, paragraphs b and i,9 Code 2022, are amended to read as follows:

10 b. In order to preserve the aforesaid lien attached to 11 any property situated in a county under paragraph "a" against 12 subsequent mortgagees, purchasers, or judgment creditors, for 13 value and without notice of the lien, on any property situated 14 in a county, the department shall file with the recorder of the 15 county, in which said the property is located, a notice of said 16 the lien.

17 *i.* It is expressly provided that the foregoing remedies 18 of the state <u>under this section</u> shall be cumulative and that 19 no action taken by the department shall be construed to be an 20 election on the part of the state or any of its officers to 21 pursue any remedy <u>hereunder</u> <u>under this section</u> to the exclusion 22 of any other remedy provided by law.

23 Sec. 37. Section 96.15, subsection 1, Code 2022, is amended 24 to read as follows:

1. Waiver of rights void. Any agreement by an individual key waive, release, or commute the individual's rights to benefits or any other rights under this chapter shall be void. Any agreement by any individual in the employ of any person or concern to pay all or any portion of an employer's contributions, required under this chapter from such employer, shall be void. No employer shall directly or indirectly make or require or accept any deduction from wages to finance the employer's contributions required from the employer, or require a cacept any waiver of any right hereunder under this chapter by any individual in the employer's employ. Any employer or

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1 officer or agent of an employer who violates any provision of 2 this subsection shall, for each offense, be guilty of a serious 3 misdemeanor.

4 Sec. 38. Section 97B.56, Code 2022, is amended to read as 5 follows:

6 97B.56 Abolished system — liquidation fund.

7 The assets of the old-age and survivors' liquidation fund, 8 established by sections 97.50 through 97.53 and any future 9 payments or assets payable to the old-age and survivors' 10 liquidation fund, are hereby transferred to the retirement 11 fund, and all payments hereafter due in accordance with the 12 provisions of said sections 97.50 through 97.53 shall be paid 13 from the retirement fund.

14 Sec. 39. Section 99G.36, subsections 4 and 5, Code 2022, are 15 amended to read as follows:

16 4. A person who knowingly or intentionally passes a lottery 17 ticket or share in order to circumvent prohibited player 18 provisions found in section 99G.31, subsection 3, paragraph "g" 19 or "h", or applicable game specific rules commits is guilty of a 20 class "D" felony.

5. No person shall knowingly or intentionally make a material false statement in any lottery prize claim, make a material false statement in any application for a license or proposal to conduct lottery activities, or make a material false entry in any book or record which is compiled or maintained or submitted to the authority or the board pursuant to the provisions of this chapter. Any person who violates the provisions of this section subsection shall be guilty of a glass "D" felony.

30 Sec. 40. Section 103.36, Code 2022, is amended to read as 31 follows:

32 103.36 Procedure.

33 Proceedings for any action under section 103.35 shall be 34 commenced by filing with the board written charges against the 35 accused. Upon the filing of charges, the board shall conduct

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1 an investigation into the charges. The board shall designate
2 a time and place for a hearing, and shall notify the accused
3 of this action and furnish the accused a copy of all charges
4 at least thirty days prior to the date of the hearing. The
5 accused has the right to appear personally or by counsel,
6 to cross-examine witnesses, or and to produce witnesses in
7 defense.

8 Sec. 41. Section 124.401, subsection 5, Code 2022, is 9 amended to read as follows:

10 It is unlawful for any person knowingly or 5. a. 11 intentionally to possess a controlled substance unless such 12 substance was obtained directly from, or pursuant to, a valid 13 prescription or order of a practitioner while acting in the 14 course of the practitioner's professional practice, or except 15 as otherwise authorized by this chapter. Any person who 16 violates this subsection is guilty of a serious misdemeanor 17 for a first offense. A person who commits a violation of 18 this subsection and who has previously been convicted of 19 violating this chapter or chapter 124B or 453B, or chapter 20 124A as it existed prior to July 1, 2017, is guilty of an 21 aggravated misdemeanor. A person who commits a violation of 22 this subsection and has previously been convicted two or more 23 times of violating this chapter or chapter 124B or 453B, or 24 chapter 124A as it existed prior to July 1, 2017, is guilty of a 25 class "D" felony.

26 <u>b.</u> If the controlled substance is marijuana, the punishment 27 shall be by imprisonment in the county jail for not more than 28 six months or by a fine of not more than one thousand dollars, 29 or by both such fine and imprisonment for a first offense. If 30 the controlled substance is marijuana and the person has been 31 previously convicted of a violation of this subsection in which 32 the controlled substance was marijuana, the punishment shall be 33 as provided in section 903.1, subsection 1, paragraph "b". If 34 the controlled substance is marijuana and the person has been 35 previously convicted two or more times of a violation of this

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1 subsection in which the controlled substance was marijuana, the 2 person is guilty of an aggravated misdemeanor.

3 <u>c.</u> A person may knowingly or intentionally recommend, 4 possess, use, dispense, deliver, transport, or administer 5 cannabidiol if the recommendation, possession, use, dispensing, 6 delivery, transporting, or administering is in accordance 7 with the provisions of chapter 124E. For purposes of this 8 paragraph, "cannabidiol" means the same as defined in section 9 124E.2.

10 <u>d.</u> All or any part of a sentence imposed pursuant to 11 this subsection may be suspended and the person placed upon 12 probation upon such terms and conditions as the court may 13 impose including the active participation by such person in a 14 drug treatment, rehabilitation or education program approved 15 by the court.

16 <u>e.</u> If a person commits a violation of this subsection, the 17 court shall order the person to serve a term of imprisonment of 18 not less than forty-eight hours. Any sentence imposed may be 19 suspended, and the court shall place the person on probation 20 upon such terms and conditions as the court may impose. If 21 the person is not sentenced to confinement under the custody 22 of the director of the department of corrections, the terms 23 and conditions of probation shall require submission to random 24 drug testing. If the person fails a drug test, the court may 25 transfer the person's placement to any appropriate placement 26 permissible under the court order.

27 <u>f.</u> If the controlled substance is amphetamine, its salts, 28 isomers, or salts of its isomers, or methamphetamine, its 29 salts, isomers, or salts of its isomers, the court shall order 30 the person to serve a term of imprisonment of not less than 31 forty-eight hours. Any sentence imposed may be suspended, 32 and the court shall place the person on probation upon such 33 terms and conditions as the court may impose. The court may 34 place the person on intensive probation. However, the terms 35 and conditions of probation shall require submission to random

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1 drug testing. If the person fails a drug test, the court may 2 transfer the person's placement to any appropriate placement 3 permissible under the court order.

4 Sec. 42. Section 124E.2, subsection 13, Code 2022, is 5 amended by striking the subsection.

6 Sec. 43. Section 135C.2, subsection 1, Code 2022, is amended 7 to read as follows:

8 1. The purpose of this chapter is to promote and encourage 9 adequate and safe care and housing for individuals who are 10 aged or who, regardless of age, are infirm, convalescent, or 11 mentally or physically dependent, by both public and private 12 agencies by providing for the adoption and enforcement of rules 13 and standards for all of the following:

14 a. For the <u>The</u> housing, care, and treatment of individuals 15 in health care facilities, and.

16 b. For the <u>The</u> location, construction, maintenance, 17 renovation, and sanitary operation of such health care 18 facilities which will promote safe and adequate care of 19 individuals in such homes so as to further the health, welfare, 20 and safety of such individuals.

21 Sec. 44. Section 148F.3, subsection 8, Code 2022, is amended 22 by striking the subsection.

Sec. 45. Section 154C.3, subsection 1, paragraph c, subparagraph (4), Code 2022, is amended to read as follows: (4) Has engaged in the practice of social work, under supervision, for at least two years as a full-time employee or for four thousand hours prior to taking the examination given by the board.

29 (a) Supervision shall be provided in any of the following 30 manners:

31 (i) By a social worker licensed at least at the level of the 32 social worker being supervised and qualified under this section 33 to practice without supervision.

34 (ii) By a person licensed under section 154D.2 to practice
35 marital and family therapy without supervision or mental health

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2 (iii) By another qualified professional, if the board 3 determines that supervision by a social worker as defined 4 in subparagraph subdivision (i) is unobtainable or in other 5 situations considered appropriate by the board.

1 counseling without supervision.

6 (b) Additional standards for supervision shall be
7 determined by the board.

8 Sec. 46. Section 154C.3, subsection 1, paragraph c, 9 subparagraph (5), Code 2022, is amended by striking the 10 subparagraph.

11 Sec. 47. Section 161A.20, subsection 2, Code 2022, is
12 amended to read as follows:

13 2. On or before January 10 of each year its, the governing 14 body <u>of a subdistrict</u> shall make an estimate of the amount 15 it deems necessary to be raised by such special tax for the 16 ensuing year and transmit said <u>the</u> estimate in dollars to the 17 board of supervisors of the county in which the subdistrict 18 lies.

19 Sec. 48. Section 232.52, subsection 2, paragraph c, Code
20 2022, is amended to read as follows:

21 c. An order providing special care and treatment required 22 for the physical, emotional, or mental health of the child, and 23 that does all of the following:

24 (1) <u>Placing Places</u> the child on probation or other 25 supervision; and.

26 (2) If the court deems appropriate, ordering orders the 27 parent, guardian, or custodian to reimburse the county for any 28 costs incurred as provided in section 232.141, subsection 1, or 29 to otherwise pay or provide for such care and treatment.

30 Sec. 49. Section 249.3, unnumbered paragraph 1, Code 2022, 31 is amended to read as follows:

32 The persons eligible to receive state supplementary 33 assistance under section 249.1, subsection 5, paragraph "b", 34 are all of the following:

35 Sec. 50. Section 256.9, subsection 31, paragraph c, Code

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1 2022, is amended to read as follows:

2 c. For purposes of this section subsection, "substantial 3 parental involvement" means the physical presence of parents 4 in the classroom, learning experiences designed to enhance 5 the skills of parents in parenting and in providing for their 6 children's learning and development, or educational materials 7 which may be borrowed for home use.

8 Sec. 51. Section 256B.9, subsection 3, Code 2022, is amended 9 to read as follows:

3. The weight that a child is assigned under this section shall be dependent upon the required educational modifications necessary to meet the special education needs of the child. Enrollment for the purpose of this section, and all payments to be made pursuant thereto, includes all children for whom a special education program or course is to be provided pursuant to section 256.12, subsection 2, sections 273.1 to through 273.9, and this chapter, whether or not the children are actually enrolled upon the records of a school district.

20 follows:

21 266.28 Receipt of funds — work authorized.

The Iowa state board of regents is hereby authorized and empowered to receive the grants of money appropriated under the <u>Said Smith-Lever</u> Act; and to organize and conduct agricultural extension work which shall be carried on in connection with the Iowa state university of science and technology, in accordance with the terms and conditions expressed in the that Act of Congress aforesaid.

29 Sec. 53. Section 272.31, subsection 4, Code 2022, is amended 30 to read as follows:

31 4. The board shall issue a substitute authorization that 32 allows an individual to substitute in grades prekindergarten 33 through twelve for no more than ten consecutive days in 34 a thirty-day period in one job assignment for a regularly 35 assigned teacher who is absent, except in the driver education

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1 classroom. A school district administrator may file a written 2 request with the board for an extension of the ten-day limit 3 in one job assignment in a thirty-day period on the basis of 4 documented need and benefit to the instructional program. The 5 executive director of the board or appointee the executive 6 director's designee shall review the request and provide a 7 written decision either approving or denying the request. A 8 substitute teacher authorization shall require not less than 9 the successful completion of an associate degree or not less 10 than sixty undergraduate semester hours, or the equivalent, 11 from a college or university accredited by an institutional 12 accrediting agency recognized by the United States department 13 of education.

14 Sec. 54. Section 279.1, subsection 2, Code 2022, is amended 15 to read as follows:

16 2. Such organization Organization of the board shall be 17 effected by the election of a president from the members of 18 the board to. The president shall serve for one year, and who 19 shall be entitled to vote as a member. During nonelection 20 years, the president shall be elected to serve for one year at 21 a regular meeting held not less than one year, nor more than 22 thirteen months, after the prior organizational meeting.

23 Sec. 55. Section 279.60, subsection 2, Code 2022, is amended 24 to read as follows:

25 2. The school district shall also collect information from 26 each parent, guardian, or legal custodian of a kindergarten 27 student enrolled in the district on whether the student 28 attended preschool. Each school district shall report the 29 preschool information collected to the department of education 30 in the manner prescribed by the department not later than 31 January 1 of that school year. The early childhood Iowa 32 office in the department of management shall have access to 33 the raw data. The department <u>of education</u> shall review the 34 information submitted pursuant to this section and shall submit 35 its findings and recommendations annually in a report to the

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1 governor, the general assembly, the early childhood Iowa state
2 board, and the early childhood Iowa area boards.

3 Sec. 56. Section 306A.13, Code 2022, is amended to read as 4 follows:

5 306A.13 Definition.

6 The term "utility" shall include includes all privately, 7 publicly, municipally or cooperatively owned systems for 8 supplying water, sewer, electric lights, street lights and 9 traffic lights, gas, power, telegraph, telephone, transit, 10 pipeline, heating plants, railroads, and bridges, or the like 11 service to the public, or any part thereof of such a system if 12 such the system be is authorized by law to use the streets or 13 highways for the location of its facilities.

14 Sec. 57. Section 309.17, Code 2022, is amended to read as 15 follows:

16 309.17 Engineer — term.

17 The board of supervisors shall employ one or more licensed 18 civil engineers who shall be known as county engineers. The 19 board shall fix their the term of employment for county 20 <u>engineers</u>, which shall not exceed three years, but the tenure 21 of office may be terminated at any time by the board.

22 Sec. 58. Section 309.27, Code 2022, is amended to read as 23 follows:

24 309.27 Report of engineer.

In addition to meeting the requirements of sections 309.22 through 309.26, the <u>county</u> engineer, when so ordered by the board, shall make <u>a</u> written report to the board and shall designate therein <u>designating</u>, in <u>their the</u> order of importance, the roads which, in the engineer's judgment, are most urgently in need of construction.

31 Sec. 59. Section 309.28, Code 2022, is amended to read as 32 follows:

33 309.28 Recommendations.

34 The <u>county</u> engineer may in the engineer's report recommend 35 that certain definitely described roads or parts thereof of a

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1 road be omitted from or added to the provisional program or 2 project, or that certain definitely described roads or parts 3 thereof be added thereto, and in. In such a case, the county 4 engineer shall clearly enter on the report the reasons therefor 5 for the recommendations. Sec. 60. Section 309.29, Code 2022, is amended to read as 6 7 follows: 309.29 Map required. 8 A map of the county showing the location of the proposed 9 10 program or project shall accompany the report of the county ll engineer. Section 309.37, unnumbered paragraph 1, Code 2022, 12 Sec. 61. 13 is amended to read as follows: The county engineer's survey shall show all of the 14 15 following: 16 Sec. 62. Section 309.38, Code 2022, is amended to read as 17 follows: 18 309.38 Existing surveys. 19 The county engineer may adopt any existing survey of any 20 road or part thereof of a road which is embraced in said 21 the program or project, provided such that the existing 22 survey substantially complies, or is made to comply, with the 23 requirements of this chapter. 24 Sec. 63. Section 309.63, Code 2022, is amended to read as 25 follows: 309.63 Gravel beds. 26 The board of supervisors of any county may, within the limits 27 28 of such county and without outside the limits of any city, 29 purchase or condemn any lands for the purpose of obtaining 30 gravel or other suitable material with which to improve the 31 secondary highways roads of such county, including a sufficient 32 roadway to such land by the most reasonable route, or the 33 board may purchase such material outside the limits of their 34 county, and in. In either case, the board may pay for the same 35 materials out of the secondary road funds.

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1 Sec. 64. Section 309.69, Code 2022, is amended to read as
2 follows:

3 309.69 Enforcement of duty.

4 If the boards are unable to agree and one of the boards 5 appeals to the department, the department shall notify the 6 auditors of the interested counties that it will, on a day 7 not less than within ten days hence of the notice, at a named 8 time and place within any of the interested counties, hold a 9 hearing to determine all matters relating to any anticipated 10 duty. At the hearing, the department shall fully investigate 11 all questions pertaining to the disputed matters, and shall, 12 as soon as practicable, certify its decision to the different 13 boards, which. The department's decision shall be final, and 14 <u>each of</u> the boards shall forthwith <u>immediately</u> comply with the 15 order in the same manner as though the work was located wholly 16 within the county.

17 Sec. 65. Section 309.81, Code 2022, is amended to read as 18 follows:

19 309.81 Record of plans.

Before beginning the construction of a permanent bridge or culvert by day labor or by contract, <u>the county engineer shall</u> <u>file</u> the plans, specifications, estimate of drainage area, estimates of costs, and specific designation of the location of the bridge or culvert shall be filed in the county engineer's office by the engineer.

26 Sec. 66. Section 309.82, Code 2022, is amended to read as 27 follows:

28 309.82 Record of final cost.

On completion of a bridge or culvert, a detailed statement of cost, and of additions or alterations to the plans shall be filed by the <u>county</u> engineer, all of which shall be retained in the county engineer's office as permanent records.

33 Sec. 67. Section 321.89, subsection 2, Code 2022, is amended 34 to read as follows:

35 2. Authority to take possession of abandoned vehicles. A

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1 police authority, upon the authority's own initiative or 2 upon the request of any other authority having the duties of 3 control of highways or traffic, shall take into custody an 4 abandoned vehicle on public property and may take into custody 5 an abandoned vehicle on private property. The police authority 6 may employ its own personnel, equipment, and facilities or 7 hire a private entity, equipment, and facilities for the 8 purpose of removing, preserving, storing, or disposing of 9 abandoned vehicles. A property owner or other person in 10 control of private property may employ a private entity who is 11 a garagekeeper, as defined in section 321.90, to dispose of an 12 abandoned vehicle, and the private entity may take into custody 13 the abandoned vehicle without a police authority's initiative. 14 If a police authority employs a private entity to dispose of 15 abandoned vehicles, the police authority shall provide the 16 private entity with the names and addresses of the registered 17 owners, all lienholders of record, and any other known claimant 18 to the vehicle or the personal property found in the vehicle. 19 The owners, lienholders, or other claimants of the abandoned 20 vehicle shall not have a cause of action against a private 21 entity for action taken under this section if the private 22 entity provides notice as required by subsection 3, paragraph 23 "a" paragraphs "a" through "f".

Sec. 68. Section 321.105A, subsection 2, paragraph a, subparagraph (2), subparagraph division (c), subparagraph subdivision (iii), Code 2022, is amended to read as follows: (iii) A trade involving an entity, if one of the owners listed on the title of the traded vehicle is an entity. If multiple names are on the names appear on the title, the names must be separated by "or". For purposes of trades under this subparagraph subdivision, a sole proprietorship shall not be distinguished from an individual owner.

33 Sec. 69. Section 321.158, Code 2022, is amended to read as 34 follows:

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35 321.158 Registration dependent on schedule.

No Except as provided in section 321.159, a motor vehicle
shall not be registered in this state unless the manufacturer
thereof of the vehicle has furnished to the department the
sworn statement herein provided, giving, in compliance with
section 321.157, the list price and weight of the model of
the motor vehicle that is offered for registration, except as
provided in section 321.159.

8 Sec. 70. Section 321.320, Code 2022, is amended to read as 9 follows:

10 321.320 Left turns — yielding.

11 The driver of a vehicle intending who intends to turn to 12 the left within an intersection or into an alley, private 13 road, or driveway shall yield the right-of-way to all vehicles 14 approaching from the opposite direction which are within the 15 intersection or so close thereto as to constitute an immediate 16 hazard, then said. The driver, having so yielded and having 17 given after yielding and giving a signal when and as required 18 by this chapter, may make such the left turn.

19 Sec. 71. Section 321.389, Code 2022, is amended to read as 20 follows:

21 321.389 Reflector required.

Every new motor vehicle, trailer, or semitrailer hereafter 23 sold and every commercial vehicle hereafter operated on a 24 highway shall also carry be equipped at the rear, either as 25 a part of the rear lamp or separately, with a red reflector 26 meeting the requirements of this chapter.

27 Sec. 72. Section 321.420, Code 2022, is amended to read as 28 follows:

29 321.420 Number of lamps lighted.

Whenever a motor vehicle equipped with headlamps as required in this chapter is also equipped with any auxiliary lamps or a spot lamp or any other lamp on the front thereof projecting of the vehicle, that projects a beam of an intensity greater than three hundred candlepower, not more than a total of four of any such lamps on the front of a the vehicle shall be lighted at any

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1 one time when upon a highway.

2 Sec. 73. Section 321.483, Code 2022, is amended to read as 3 follows:

4 321.483 Felony penalty — class "D" felony.

5 Any person who is convicted of a violation of any of the 6 provisions of this chapter herein declared to constitute which 7 constitutes a felony, and for which another punishment is not 8 otherwise provided, shall be is guilty of a class "D" felony. 9 Sec. 74. Section 321.501, Code 2022, is amended to read as

10 follows:

11 321.501 Manner of service.

12 The plaintiff in any action against a nonresident shall 13 cause the original notice of suit to be served as follows by 14 doing all of the following:

15 1. By filing a copy of said the original notice of suit with 16 said the director, together with a fee of two dollars, and. 17 2. By mailing to the defendant, and to each of the 18 defendants if there are more than one, within ten days after 19 said filing with the director, by restricted certified mail 20 addressed to the defendant at the defendant's last known 21 residence or place of abode, a notification of the said filing 22 with the director.

23 Sec. 75. Section 321A.1, subsection 11, Code 2022, is 24 amended to read as follows:

25 11. "Proof of financial responsibility" means proof of 26 ability to respond in damages for liability, on account of 27 accidents occurring subsequent to the effective date of the 28 proof, arising out of the ownership, maintenance, or use of a 29 motor vehicle, in amounts as follows:

30 *a.* With respect to accidents occurring on or after January 31 1, 1981, and prior to January 1, 1983, the amount of fifteen 32 thousand dollars because of bodily injury to or death of one 33 person in any one accident, and, subject to the limit for one 34 person, the amount of thirty thousand dollars because of bodily 35 injury to or death of two or more persons in any one accident,

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1 and the amount of ten thousand dollars because of injury to or 2 destruction of property of others in any one accident.

b. With respect to accidents occurring on or after January 4 1, 1983, the amount of twenty thousand dollars because of 5 bodily injury to or death of one person in any one accident, 6 and, subject to the limit for one person, the amount of forty 7 thousand dollars because of bodily injury to or death of 8 two or more persons in any one accident, and the amount of 9 fifteen thousand dollars because of injury to or destruction of 10 property of others in any one accident.

11 Sec. 76. Section 321A.5, subsection 3, Code 2022, is amended
12 to read as follows:

13 3. A policy or bond is not effective under this section 14 unless issued by an insurance company or surety company 15 authorized to do business in this state, except that if the 16 motor vehicle was not registered in this state, or was a motor 17 vehicle which was registered elsewhere than in this state at 18 the effective date of the policy or bond, or the most recent 19 renewal thereof, the policy or bond is not effective under this 20 section unless the insurance company or surety company if not 21 authorized to do business in this state executes a power of 22 attorney authorizing the department to accept service on its 23 behalf of notice or process in any action upon the policy or 24 bond arising out of the accident. However, with respect to 25 accidents occurring on or after January 1, 1981, and before 26 January 1, 1983, every such policy or bond is subject, if the 27 accident has resulted in bodily injury or death, to a limit, 28 exclusive of interest and costs, of not less than fifteen 29 thousand dollars because of bodily injury to or death of one 30 person in any one accident and, subject to the limit for one 31 person, to a limit of not less than thirty thousand dollars 32 because of bodily injury to or death of two or more persons in 33 any one accident, and, if the accident has resulted in injury 34 to or destruction of property, to a limit of not less than 35 ten thousand dollars because of injury to or destruction of

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1 property of others in any one accident; and with respect to 2 accidents occurring on or after January 1, 1983, every Every 3 such policy or bond is subject, if the accident has resulted 4 in bodily injury or death, to a limit, exclusive of interest 5 and costs, of not less than twenty thousand dollars because of 6 bodily injury to or death of one person in any one accident 7 and, subject to the limit for one person, to a limit of not 8 less than forty thousand dollars because of bodily injury to or 9 death of two or more persons in any one accident, and, if the 10 accident has resulted in injury to or destruction of property, 11 to a limit of not less than fifteen thousand dollars because 12 of injury to or destruction of property of others in any one 13 accident.

14 Sec. 77. Section 321A.15, subsection 1, Code 2022, is 15 amended to read as follows:

16 1. a. Judgments referred to in this chapter and rendered 17 upon claims arising from accidents occurring on or after 18 January 1, 1981, and before January 1, 1983, shall, for the 19 purpose of this chapter only, be deemed satisfied when the 20 following occur: 21 (1) When fifteen thousand dollars has been credited upon any 22 judgment or judgments rendered in excess of that amount because

23 of bodily injury to or death of one person as the result of any 24 one accident.

25 (2) When, subject to the limit of fifteen thousand dollars 26 because of bodily injury to or death of one person, the sum of 27 thirty thousand dollars has been credited upon any judgment or 28 judgments rendered in excess of that amount because of bodily 29 injury to or death of two or more persons as the result of any 30 one accident.

31 (3) When ten thousand dollars has been credited upon any 32 judgment or judgments rendered in excess of that amount because 33 of injury to or destruction of property of others as a result 34 of any one accident. 35 b. Judgments referred to in this chapter and rendered upon

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1 claims arising from accidents occurring on or after January 1,
2 1983, shall, for the purpose of this chapter only, be deemed
3 satisfied when the following occur:

4 (1) a. When twenty thousand dollars has been credited upon
5 any judgment or judgments rendered in excess of that amount
6 because of bodily injury to or death of one person as the
7 result of any one accident.

8 (2) <u>b.</u> When, subject to the limit of twenty thousand 9 dollars because of bodily injury to or death of one person, 10 the sum of forty thousand dollars has been credited upon any 11 judgment or judgments rendered in excess of that amount because 12 of bodily injury to or death of two or more persons as the 13 result of any one accident.

14 (3) <u>c.</u> When fifteen thousand dollars has been credited upon 15 any judgment or judgments rendered in excess of that amount 16 because of injury to or destruction of property of others as 17 a result of any one accident.

18 Sec. 78. Section 321A.21, subsection 2, paragraph b, Code
19 2022, is amended to read as follows:

Shall insure the person named in the policy and any other 20 b. 21 person, as insured, using the motor vehicles with the express 22 or implied permission of the named insured, against loss from 23 the liability imposed by law for damages arising out of the 24 ownership, maintenance, or use of the motor vehicles within the 25 United States of America or the Dominion of Canada, subject to 26 limits exclusive of interest and costs, with respect to each 27 such motor vehicle, as follows: With respect to all accidents 28 which occur on or after January 1, 1981, and before January 1, 29 1983, fifteen thousand dollars because of bodily injury to or 30 death of one person in any one accident and, subject to said 31 limit for one person, thirty thousand dollars because of bodily 32 injury to or death of two or more persons in any one accident, 33 and ten thousand dollars because of injury to or destruction 34 of property of others in any one accident; and with respect to 35 all accidents which occur on or after January 1, 1983, twenty

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1 thousand dollars because of bodily injury to or death of one 2 person in any one accident and, subject to said limit for 3 one person, forty thousand dollars because of bodily injury 4 to or death of two or more persons in any one accident, and 5 fifteen thousand dollars because of injury to or destruction of 6 property of others in any one accident.

7 Sec. 79. Section 321J.3, subsection 3, Code 2022, is amended 8 to read as follows:

9 3. The state department of transportation, in cooperation 10 with the judicial branch, shall adopt rules, pursuant to the 11 procedure in section 125.33, regarding the assignment of 12 persons ordered under section 321J.17 to submit to substance 13 abuse evaluation and treatment. The rules shall be applicable 14 only to persons other than those committed to the custody of 15 the director of the department of corrections under section 16 321J.2. The rules shall be consistent with the practices and 17 procedures of the judicial branch in sentencing persons to 18 substance abuse evaluation and treatment under section 321J.2. 19 The rules shall include the requirement that the treatment 20 programs utilized by a person pursuant to an order of the 21 department of transportation meet the licensure standards of 22 the department of public health for substance abuse treatment 23 programs under chapter 125. The rules shall also include 24 provisions for payment of costs by the offenders, including 25 insurance reimbursement on behalf of offenders, or other forms 26 of funding, and shall also address reporting requirements of 27 the facility, consistent with the provisions of sections 125.84 28 and 125.86. The department of transportation shall be entitled 29 to treatment information contained in reports to the department 30 of transportation, notwithstanding any provision of chapter 125 31 that would restrict department access to treatment information 32 and records.

33 Sec. 80. Section 327D.77, Code 2022, is amended to read as 34 follows:

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35 **327D.77** Transportation prohibited.

No A common carrier shall not undertake to perform any
 service nor engage or participate in the transportation of
 persons or property between points within this state, until its
 the carrier's schedule of rates shall have has been filed and
 posted as herein provided in this chapter.

6 Sec. 81. Section 327D.78, Code 2022, is amended to read as 7 follows:

8 327D.78 Change in rate.

9 Unless the department otherwise orders, no change shall be 10 made by any common carrier in any rate, except after thirty 11 days' notice to the department and to the public as herein 12 provided <u>in this chapter</u>. The department shall adopt rules to 13 ensure public notice <u>is provided</u> in any action instituted under 14 this section.

15 Sec. 82. Section 331.323, subsection 1, paragraph a, Code 16 2022, is amended to read as follows:

17 a. A county may combine the duties of two or more of the 18 following county officers and employees as provided in this 19 subsection:

- 20 (1) Sheriff.
- 21 (2) Treasurer.
- 22 (3) Recorder.
- 23 (4) Auditor.
- 24 (5) Medical examiner.

25 (6) General assistance director.

- 26 (7) County care facility administrator.
- 27 (8) Commission on veteran affairs.

28 (9) Director of social welfare Executive officer of the
29 service area advisory board.

30 (10) County assessor.

31 (11) County weed commissioner.

32 Sec. 83. Section 331.381, subsections 1 and 11, Code 2022, 33 are amended to read as follows:

Proceed in response to a petition to establish a unified
 law enforcement district in accordance with sections 28E.21 to

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1 through 28E.28A, or the board may proceed under those sections
2 on its own motion.

3 11. Proceed in response to a petition to establish or end 4 an airport commission in accordance with sections 330.17 to 5 through 330.20.

6 Sec. 84. Section 335.19, Code 2022, is amended to read as 7 follows:

8 335.19 Review by court.

9 Upon the presentation of such <u>a</u> petition <u>under section</u> 10 <u>335.18</u>, the court may allow a writ of certiorari directed to 11 the board of adjustment to review the decision of the board of 12 adjustment and shall prescribe within the writ the time within 13 which a return must be made and served upon the relator's 14 attorney, which shall not be less than ten days and may be 15 extended by the court. The allowance of the writ shall not 16 stay proceedings upon the decision appealed from, but the court 17 may, on application, on notice to the board, and on due cause 18 shown, grant a restraining order.

19 Sec. 85. Section 347.20, Code 2022, is amended to read as 20 follows:

21 347.20 Municipal jurisdiction.

When such a county hospital is located on land outside of, but adjacent to a city, the ordinances of such the city relating to fire and police protection and control, sanitary regulations, and public utility service, shall be in force upon and over such the hospital and grounds, and such the city shall have jurisdiction to enforce such those ordinances.

28 Sec. 86. Section 349.13, Code 2022, is amended to read as 29 follows:

30 349.13 Trial of appeal.

31 Said <u>An</u> appeal <u>under section 349.11</u> shall be triable de novo 32 as an equitable action without formal pleadings at any time 33 after the expiration of twenty days following the filing of 34 such the transcript <u>as provided in section 349.12</u>.

35 Sec. 87. Section 351.43, Code 2022, is amended to read as

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1 follows:

2 351.43 Penalty.

Any person refusing who violates or refuses to comply with the provisions of section 351.337 or sections 351.35 through 5 351.42 or violating any of their provisions, shall be deemed is 6 guilty of a simple misdemeanor.

7 Sec. 88. Section 357.4, Code 2022, is amended to read as 8 follows:

9 357.4 Public hearing.

10 When the board of supervisors receives a petition for the 11 establishment of a benefited water district, <u>the board shall</u> 12 <u>hold</u> a public hearing shall be held within thirty days of the 13 <u>presentation receipt</u> of the petition. Notice of the hearing 14 shall be given publication <u>published</u> as provided in section 15 331.305.

16 Sec. 89. Section 357.6, Code 2022, is amended to read as
17 follows:

18 357.6 Examination by engineer.

When the board of supervisors shall have has established the benefited water district, they the board shall appoint a competent disinterested civil engineer and instruct the engineer to examine the proposed improvement, and to make preliminary designs in sufficient detail to make permit an accurate estimate of the cost of the proposed water system to be made. The civil engineer shall also report as to the suitability of the proposed source of water supply.

27 Sec. 90. Section 357.21, Code 2022, is amended to read as 28 follows:

29 357.21 Substance of bonds.

30 <u>1.</u> Each of such the bonds issued under section 357.20 shall
31 be meet all of the following requirements:

32 *a*. The bond shall be numbered, and.

33 <u>b.</u> The bond shall have printed upon its face that it is 34 a benefited water district bond, stating the county and the 35 number of the district for which it is issued, and the date of

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1 maturity;

2 <u>c. The bond shall state</u> that it is <u>in pursuance of issued</u>
3 <u>pursuant to</u> a resolution of the board of supervisors, and that
4 it is to be paid for only from <u>a</u> special assessment theretofore
5 levied and taxes levied as hereinafter provided <u>under section</u>
6 <u>357.22</u> for that purpose within the <u>said</u> district for which the
7 bond is issued.

8 2. The provisions of sections 468.76 and 468.78 shall govern 9 the issuance of these bonds except that the contractor will not 10 be paid anything on the work until its completion and final 11 acceptance.

12 Sec. 91. Section 357.33, Code 2022, is amended to read as
13 follows:

14 357.33 Appeal procedure.

Any person aggrieved, may appeal from any final action of the board of supervisors in relation to any matter involving the person's rights, to the district court of the county in which the district is located. The procedure in such appeals shall be governed by the provisions of sections 468.84 through 468.98 provided that whenever in the above those sections the words "drainage district" occur, the words "benefited water district" 22 shall be substituted.

Sec. 92. 23 Section 357F.8, subsection 2, paragraph c, 24 subparagraph (2), Code 2022, is amended to read as follows: 25 (2) The advisory council established under subparagraph (1) 26 shall recommend to the board of trustees an amount of funding 27 to be specified on the ballot for the election held under 28 this subsection 2, and shall annually assess and review the 29 emergency medical services needs of the district, and shall 30 include the results of such review and assessment in an annual 31 report filed with the board of trustees. The annual report 32 shall be publicly available upon filing with the board of 33 trustees. The board of trustees shall receive public comment 34 regarding the report at one or more meetings of the board 35 of trustees. Any meeting of the board of trustees at which

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1 public comment on the annual report is heard shall be at least
2 fourteen days following the date the annual report is filed
3 with the board of trustees.

4 Sec. 93. Section 359.6, Code 2022, is amended to read as 5 follows:

6 359.6 Petition — remonstrance.

Such A petition under section 359.5 shall be accompanied by the affidavit of three eligible electors, to the effect that all of the signatures to such the petition are genuine, and that the signers thereof are all eligible electors of said the township, residing outside said the corporate limits of the city. Remonstrances signed by such eligible electors may also be presented at the hearing before the board of supervisors provided for in this subchapter, and but if the same persons petition and remonstrate, they shall be counted on the remonstrance only.

17 Sec. 94. Section 359.9, Code 2022, is amended to read as 18 follows:

19 359.9 Restoration to former township.

When the citizens of any township so set off <u>as provided in</u> <u>section 359.8</u> desire to dissolve their township organization and return again to the township from which they were taken, they may do so by the same proceedings as provided for the division thereof <u>of the township</u>, except that said <u>the</u> petition shall be signed by a majority of the electors of both townships.

27 Sec. 95. Section 359.13, Code 2022, is amended to read as 28 follows:

29 359.13 Service and return.

30 Such The order for election issued under section 359.12 31 may be directed to any citizen of the same township, by name, 32 and shall be served by posting copies thereof of the order, 33 in three of the most public places in the township, fifteen 34 days before the day of the election; the. The original order 35 shall be returned to the presiding officer of the election, to

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1 be returned to the clerk when elected, with a return thereon 2 of the manner of service, verified by oath, if served by any 3 person other than an officer.

4 Sec. 96. Section 359.25, Code 2022, is amended to read as 5 follows:

6 359.25 Clerk and council to act.

7 The duties required by law of the township clerk in such 8 cities <u>described in section 359.24</u> shall be performed by the 9 city clerk, and those required of the board of trustees shall 10 be performed by the city council.

11 Sec. 97. Section 359.26, Code 2022, is amended to read as
12 follows:

13 359.26 Transfer of funds.

14 The moneys and assets belonging to such each civil township 15 described in section 359.24 shall become the moneys and assets 16 of the city in which said the civil township is situated, and 17 the. The township clerks shall turn such moneys and assets 18 over to the city treasurer or clerk, to be disbursed by the 19 city in the same manner and for the same purposes as required 20 by law for the disposition of township funds, and such cities. 21 The city shall assume all liabilities of a civil township to 22 which the provisions of this section apply.

23 Sec. 98. Section 376.5, Code 2022, is amended to read as 24 follows:

25 376.5 Publication of ballot.

Notice for each regular, special, primary, or runoff city election shall be published by the county commissioner of elections as provided in section 362.3, except that notice of a pregular, primary, or runoff election may be published not less than four days before the date of the election. The published notice must list the names of all candidates, and <u>may must</u> not contain any party designations. The published notice must include any question to be submitted to the voters. The notice and may contain one or more facsimiles of the portion of the ballot containing the first arrangement of candidates as prescribed

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1 by section 49.31, subsection 2.

Sec. 99. Section 384.12, subsection 19, paragraph g, Code
2022, is amended to read as follows: *g*. The election provisions of this subsection shall

5 supersede other provisions for elections only to the extent 6 necessary to comply with the provisions hereof of this 7 subsection.

8 Sec. 100. Section 422.20, subsection 5, paragraph a, 9 unnumbered paragraph 1, Code 2022, is amended to read as 10 follows:

Prior to the record in an appeal or contested case being made available for public inspection, the department shall redact from the record in an appeal or contested case the following information from any pleading, exhibit, attachment, motion, for written evidence, final order, decision, or opinion <u>contained</u> in that record:

Sec. 101. Section 422.72, subsection 8, paragraph a, 18 unnumbered paragraph 1, Code 2022, is amended to read as 19 follows:

20 Prior to the record in an appeal or contested case being made 21 available for public inspection, the department shall redact 22 from the record in an appeal or contested case the following 23 information from any pleading, exhibit, attachment, motion, 24 written evidence, final order, decision, or opinion <u>contained</u> 25 in that record:

Sec. 102. Section 423.3, subsection 47A, paragraph b, 27 subparagraphs (2) and (3), Code 2022, are amended to read as 28 follows:

(2) "Competitive local exchange service provider" means any person, including a municipal utility, that provides local exchange services, other than a local exchange carrier or a non-rate-regulated wireline provider of local exchange services under an authorized certificate of public convenience and necessity within a specific geographic area described in filed with and approved by the Iowa utilities board as of

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1 September 30, 1992.

2 (3) "Local exchange carrier" means any person that was 3 the incumbent and historical rate-regulated wireline provider 4 of local exchange services or any successor to such person 5 that provides local exchange services under an authorized 6 certificate of public convenience and necessity within a 7 specific geographic area described in maps filed with and 8 approved by the <u>Iowa utilities</u> board as of September 30, 1992. 9 Sec. 103. Section 423.3, subsection 107, Code 2022, is 10 amended to read as follows:

107. The sales price of the sale or rental of tangible 11 12 personal property sold to and of services furnished to a 13 nonprofit food bank, if the property or services are used by 14 the nonprofit food bank for a charitable purpose. For purposes 15 of this subsection, "nonprofit food bank" means an organization 16 organized under chapter 504 and qualifying under section 17 501(c)(3) of the Internal Revenue Code as an organization 18 exempt from federal income tax under section 501(a) of the 19 Internal Revenue Code that maintains an established operation 20 involving the provision of food or edible commodities or the 21 products thereof on a regular basis to persons in need or to 22 food pantries, soup kitchens, hunger relief centers, or other 23 food or feeding centers that, as an integral part of their 24 normal activities, provide meals or food on a regular basis to 25 persons in need.

26 Sec. 104. Section 425.10, Code 2022, is amended to read as 27 follows:

28 425.10 Reversal of allowed claim.

In the event any claim is allowed, and subsequently reversed on appeal, any credit made thereunder under the claim shall be void, and the. The amount of such the erroneous credit shall be charged against the property in question, and the director of revenue, the county auditor, and the county treasurer are authorized and directed to correct their books and records accordingly. The amount of such the erroneous credit, when

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1 collected, shall be returned by the county treasurer to the 2 homestead credit fund to be reallocated the following year as 3 provided in this subchapter.

4 Sec. 105. Section 441.2, Code 2022, is amended to read as 5 follows:

6 441.2 Conference board.

In each county and each city having an assessor there shall 7 8 be established a conference board. In counties the conference 9 board shall consist of the mayors of all incorporated cities in 10 the county whose property is assessed by the county assessor,; 11 one representative from the board of directors of each high 12 school district of the county, who is a resident of the county, 13 said board of directors appointing said representative for 14 a one-year term and notifying the clerk of the conference 15 board as to their representative_{τ}; and members of the board 16 of supervisors. In cities having an assessor the conference 17 board shall consist of the members of the city council, school 18 board, and county board of supervisors. In the counties 19 the chairperson of the board of supervisors shall act as 20 chairperson of the conference board, in cities having an 21 assessor the mayor of the city council shall act as chairperson 22 of the conference board. In any action taken by the conference 23 board, the mayors of all incorporated cities in the county 24 whose property is assessed by the county assessor shall 25 constitute one voting unit, the members of the city board of 26 education or one representative from the board of directors of 27 each high school district of the county shall constitute one 28 voting unit, the members of the city council shall constitute 29 one voting unit, and the county board of supervisors shall 30 constitute one voting unit, each unit having a single vote and 31 no action shall be valid except by the vote of not less than 32 two out of the three units. The majority vote of the members 33 present of each unit shall determine the vote of the unit. The 34 assessor shall be clerk of the conference board.

35 Sec. 106. Section 441.19, subsection 1, paragraphs b and e,

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1 Code 2022, are amended to read as follows:

b. Upon receipt of such supplemental return from any 2 3 person the assessor shall prepare a roll assessing such the 4 person as hereinafter provided. In the preparation of such 5 assessment roll the assessor shall be guided not only by 6 the information contained in such supplemental roll, but by 7 any other information the assessor may have or which may be 8 obtained by the assessor as prescribed by the law relating to 9 the assessment of property. The assessor shall not be bound 10 by any values as listed in such supplemental return, and may 11 include in the assessment roll any property omitted from the 12 supplemental return which in the knowledge and belief of the 13 assessor should be listed as required by law by the person 14 making the supplemental return. Upon completion of such roll 15 the assessor shall deliver to the person submitting such 16 supplemental return a copy of the assessment roll, either 17 personally or by mail.

18 e. In the event of <u>a</u> failure of any person required to list 19 property to make a supplemental return, as required herein, 20 on or before the fifteenth day of February of any year when 21 such the listing is required, the assessor shall proceed in the 22 listing and assessment of the person's property as provided by 23 this chapter, and no. A person subject to taxation shall not 24 be relieved of the person's obligation to list the person's 25 property through failure to make a supplemental return as 26 herein provided, and any roll prepared by the assessor after 27 receiving a supplemental return, or when prepared in accordance 28 with other provisions of this chapter, shall be a valid 29 assessment.

30 Sec. 107. Section 455B.303, subsection 2, Code 2022, is 31 amended to read as follows:

32 2. Local boards of health shall cooperate in the enforcement 33 of the provisions of said <u>this</u> part <u>1 of subchapter IV</u> and the 34 director may seek their aid and delegate administrative duties 35 of the department to the local boards of health in matters

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1 relating to solid waste, refuse disposal plants, and sanitary
2 disposal projects.

3 Sec. 108. Section 455D.11A, subsection 4, Code 2022, is 4 amended to read as follows:

5 4. If the owner or operator of a waste tire collection or 6 processing site chooses to provide financial assurance in the 7 form of a surety bond, the bond shall be executed by a surety 8 company authorized to do business in this state. The bond 9 shall be continuous in nature until canceled by the surety. A 10 surety shall provide at least ninety days' notice in writing 11 to the owner or operator and to the department indicating the 12 surety's intent to cancel the bond and the effective date of 13 the cancellation. The surety bond shall be for the benefit 14 of the citizens of this state and shall be conditioned upon 15 compliance with this section. The surety's liability under 16 this subsection is limited to the amount of the bond or 17 the amount of the damages or moneys due, whichever is less. 18 However, this subsection does not limit the amount of damages 19 recoverable from an owner or operator to the amount of the 20 surety bond. The bond shall be made in a form prescribed by the 21 commissioner of insurance and written by a company authorized 22 by the commissioner of insurance to do business in this state. 23 If a surety bond is canceled which that has been provided as 24 financial assurance under this subsection is canceled, the 25 owner or operator of the waste tire collection or processing 26 site shall demonstrate a means of continued compliance with 27 the financial assurance requirements of this section to the 28 department within thirty days of the cancellation, a means of 29 continued compliance with the financial assurance requirements 30 of this section. If a means of continued compliance is not 31 demonstrated within the thirty-day period, the department shall 32 suspend the permit for the site, and the owner or operator 33 shall perform proper closure of the site within thirty days of 34 the suspension. If the owner or operator does not properly 35 close the site within the time period allowed, the department

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1 shall file a claim with the surety company, prior to the 2 effective date of cancellation of the bond, to collect the 3 amount of the bond for use in performing proper closure. A 4 person who fails to provide for proper closure, notwithstanding 5 collection by the department of the amount of the bond, is 6 guilty of a serious misdemeanor.

7 Sec. 109. Section 458A.19, Code 2022, is amended to read as 8 follows:

9 458A.19 Rate.

10 In order to pay the costs of assessment and collection and 11 provide a reasonable minimum standard of taxation, the taxes on 12 any such mineral rights or interests not owned by the owner of 13 the land, shall be not less than five cents per acre.

14 Sec. 110. Section 458A.20, Code 2022, is amended to read as 15 follows:

16 458A.20 Tax sale — redemption by owner.

17 When any <u>such mineral</u> rights or interests not owned by the 18 owner of the land are sold at tax sale, and when the owner of 19 <u>such those mineral</u> rights or interests does not redeem under 20 the provisions of <u>chapter 447</u> within ninety days after <u>such the</u> 21 tax sale, the owner of the land shall thereafter have the same 22 right of redemption as the owner of <u>such the mineral</u> rights or 23 interests has, and redemption by the owner of the land shall 24 terminate <u>all</u> <u>any</u> right of redemption of the owner of <u>such the</u> 25 mineral rights or interests.

26 Sec. 111. Section 461A.3, Code 2022, is amended to read as 27 follows:

28 461A.3 Duties as to parks.

I. It shall be the duty of the commission to establish, maintain, improve, and beautify public parks and preserves upon the shores of lakes, streams, or other waters, or at other places within the state which have become historical or which are of scientific interest, or which by reason of their natural scenic beauty or location are adapted therefor. The commission shall have the power to maintain, improve, or

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1 beautify state-owned bodies of water, and to provide proper 2 public access thereto to those waters. The commission shall 3 have the power to provide and operate facilities for the proper 4 public use of the areas above described.

5 2. The commission shall open all roads which pass through
6 the Ledges State Park from September 15 to through November 1
7 of each year.

8 Sec. 112. Section 461A.65, Code 2022, is amended to read as 9 follows:

10 461A.65 Objections.

11 Any person, corporation, company, levee or drainage 12 district, or city whose rights or interests may be affected 13 by said <u>a</u> proposed water recreational area may file written 14 objections to said <u>the</u> proposed water recreational area 15 or to the granting of said <u>a</u> permit <u>for the proposed water</u> 16 recreational area.

17 Sec. 113. Section 461A.66, Code 2022, is amended to read as 18 follows:

19 461A.66 Filing.

All such objections <u>under section 461A.65</u> shall be on file in the office of said <u>the</u> commission not less than five days before the date of hearing on said <u>the</u> application but said. <u>The</u> commission may permit the filing of said objections later than five days before said <u>the</u> hearing, in which event the sapplicant must be granted a reasonable time to meet said <u>the</u> objections.

27 Sec. 114. Section 468.17, Code 2022, is amended to read as 28 follows:

29 468.17 Personal service.

In lieu of publication, personal service of said the notice under section 468.14 may be made upon any owner of land in the proposed district, or upon any lienholder or other person interested in the proposed improvement, in the manner and for the time required for service of original notices in the bistrict court. Proof of such service shall be on file with

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1 the auditor on the date of said hearing.

Sec. 115. Section 468.22, subsection 1, paragraph a, Code
2022, is amended to read as follows: *a.* If <u>The board may locate and establish the district in</u>
<u>accordance with the recommendation of the engineer and the</u>

6 report and plans on file if the board shall find that such 7 finds all of the following:

8 (1) That the petition complies with the requirements of law 9 in form and substance, and that such.

10 (2) That the improvement would be conducive to the public 11 health, convenience, welfare, benefit, or utility, and that. 12 (3) That the cost thereof of the improvement is not 13 excessive, and.

14 (4) That no claim shall have has been filed for damages, the 15 board may locate and establish the said district in accordance 16 with the recommendation of the engineer and the report and 17 plans on file.

18 Sec. 116. Section 468.28, Code 2022, is amended to read as
19 follows:

20 468.28 Dismissal on remonstrance.

21 If, at or before the time set for final hearing as to the 22 establishment of a proposed levee, drainage, or improvement 23 district, except a subdrainage district, there shall have a 24 remonstrance signed by a majority of the landowners in the 25 district has been filed with the county auditor, or auditors, 26 in case the district extends into more than one county, a 27 remonstrance signed by a majority of the landowners in the 28 district, and these the remonstrants must in the aggregate 29 own seventy percent or more of the lands to be assessed for 30 benefits or taxed for said improvements, and are remonstrating 31 against the establishment of said the levee, drainage, or 32 improvement district, setting forth the reasons therefor, 33 the board or boards as the case may be, shall assess to the 34 petitioners and their sureties or apportion the costs among 35 them as the board or boards may deem just or as said the parties

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1 may agree upon. When all such costs have been paid, the board 2 or boards of supervisors shall dismiss said proceedings and 3 cause to be filed with the county auditor all surveys, plats, 4 reports, and records in relation to the proposed district. 5 Sec. 117. Section 468.210, Code 2022, is amended to read as 6 follows:

7 468.210 Appraisement.

The Upon adoption of the plan, the board shall thereupon 8 9 appoint three appraisers of the qualifications prescribed 10 in section 468.24, who shall qualify in the manner therein ll provided in that section, and shall fix a time for hearing 12 on their report of which all interested parties shall take The appraisers shall view the premises and fix and 13 notice. 14 determine the damages to which each claimant is entitled, 15 including claimants whose awards for damages were canceled 16 by the order of adoption, and. The appraisers shall place a 17 separate valuation upon the acreage of each owner taken for 18 right-of-way or other purposes necessitated by adoption of the 19 plan and shall file a report thereof in writing in the office 20 of the auditor at least five days before the date fixed by the 21 board for hearing thereon on the report. Should If the report 22 will not be filed on time or should if good cause for delay 23 exist exists, the board may postpone the time for final action 24 on the subject and, if necessary, may appoint other appraisers. 25 Thereafter the provisions of section 468.26 shall apply.

26 Sec. 118. Section 468.274, Code 2022, is amended to read as 27 follows:

28 468.274 Notice.

Immediately upon the filing of the report of the Commissioners and the engineer, if the report recommends the stablishment of such district, notice shall be given by the auditor of each county to the all of the following:

33 <u>1. The</u> owners of all the lots and tracts of land in the 34 auditor's own county respectively embraced within such the 35 district as recommended by the commissioners as shown by the

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1 transfer books in the office of the auditor of each of said the
2 respective counties, and also to the.

3 <u>2. The</u> persons in actual occupancy of all the lots or tracts 4 of land in such the district, and also to each.

5 <u>3. Each</u> lienholder or encumbrancer of any of such the
6 lots or tracts in the district as shown by the records of the
7 respective counties.

8 Sec. 119. Section 468.294, Code 2022, is amended to read as 9 follows:

10 468.294 Transfer to district court.

If such boards shall fail to take action thereon on
the petition within the time named prescribed in section
468.293, or fail to agree, the petitioners may cause such the
proceedings to be transferred to the district court of any
of the counties into which such proposed district extends by
serving notice upon the auditors of the several counties within
ten days after the expiration of said the twenty days' notice,
or after the failure of such the boards to agree.

19 Sec. 120. Section 468.381, Code 2022, is amended to read as 20 follows:

21 **468.381** Penalty.

Every person who shall violate violates any provisions of this part shall be is guilty of a simple misdemeanor punishable by a fine of not more than one hundred dollars, and in default of payment thereof, by imprisonment in the county jail for not more than thirty days.

27 Sec. 121. Section 468.517, Code 2022, is amended to read as 28 follows:

29 468.517 Canvass — certificates of election.

The canvass of the returns by the board or boards of supervisors shall be on the next Monday following the election. If the district is in more than one county, the board of supervisors of the county with the greatest acreage in the district shall canvass the vote. The board of supervisors of the other counties in which the district is located may

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1 attend and participate in the canvass of the returns. It or 2 they The board or boards of supervisors shall make a return 3 of the results of the canvass to the auditor, who shall issue 4 certificates to the trustees elected, and when. When the 5 district extends into more than one county, then the auditor 6 with whom the election returns were filed shall issue the 7 certificates and certify an abstract of the canvass to each 8 other county in which the district is located.

9 Sec. 122. Section 468.576, Code 2022, is amended to read as 10 follows:

11 468.576 Report — hearing thereon.

12 <u>1.</u> The conservator shall, within thirty days from the date 13 of the conservator's appointment, prepare and file with the 14 clerk of the district court, a full report, giving in detail, 15 the all of the following:

16 <u>a. The</u> bonded indebtedness of said the drainage district₇
17 the.

18 <u>b.</u> The accrued interest thereon on the bonded indebtedness, 19 and any and all other indebtedness owing by said the drainage 20 district; a.

21 <u>c. A</u> full and complete schedule of all lands sold at tax
22 sale, including the amount of drainage assessments thereon; a.
23 <u>d. A</u> list of all real estate within the drainage district,
24 showing the unpaid assessments thereon; also said conservator
25 shall set forth a.

26 <u>e. A</u> schedule, under which the bonded indebtedness of said
27 drainage district may be reamortized; also a.

28 <u>f. A</u> schedule under which all other indebtedness of said 29 drainage district may be paid or reamortized.

30 <u>2.</u> Upon the filing of the report by the conservator, the 31 court shall set a date for hearing thereon, which date shall 32 not be less than ten or more than fifteen days, from the filing 33 thereof of the report.

34 Sec. 123. Section 468.577, Code 2022, is amended to read as 35 follows:

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1 468.577 Adjudication on report.

<u>1.</u> At the hearing of the conservator's report, the court 3 shall fix and determine the amount of money in the hands of 4 the county treasurer belonging to the drainage district; the 5 amount of the indebtedness of the drainage district; and to 6 whom the indebtedness is due, and shall fix and determine the 7 time, manner, and priority of payment of the indebtedness. The 8 court shall fix and determine the amount of unpaid assessment 9 or assessments against each tract of land within the drainage 10 district, and may extend the time of payment, and reamortize 11 and reallocate the assessments upon each tract of land within 12 the drainage district.

13 <u>2.</u> If the court finds that the assessments as levied 14 against each tract of land within the drainage district are 15 not sufficient to pay the indebtedness due and owing by the 16 drainage district, the court may order the board of supervisors 17 of the county within which the drainage district is located, 18 to levy an assessment against the lands within the drainage 19 district, in an amount to pay the deficit. However, assessment 20 for the payment of drainage bonds or improvement certificates 21 shall not be levied against any tract of land if the owner of 22 the land is not delinquent in payment of any assessment.

<u>3.</u> The amount of the reassessment on a particular piece of land shall be in direct proportion to the amount of unpaid sassessments on the land. The assessment or expenses incidental thereto, for the payment of drainage bonds or improvement certificates under this part, shall not be levied against any tract of land if the owner of the land had previously paid all of the owner's assessment. The assessment shall be assessed and levied by the board of supervisors upon the lands within the drainage district, in the same proportion as the original assessment.

A copy of the order entered by the court shall be filed
by the clerk of the district court with the county auditor,
and the schedule of payments of the indebtedness of the

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1 drainage district as fixed and determined by the court shall 2 be entered upon the drainage records of the drainage district 3 and also spread upon the tax records of the county, and. The 4 <u>indebtedness</u> shall become due and payable at the same time 5 as ordinary taxes, and shall be collected in the same manner 6 with the same interest <u>as</u> for delinquency, and <u>in</u> the same 7 manner of <u>as for</u> enforcing collection by tax sale. The court 8 may apportion the costs between the creditors of the drainage 9 district and the drainage district.

10 Sec. 124. Section 478.11, Code 2022, is amended to read as 11 follows:

12 478.11 Record of franchises.

13 The utilities board shall keep a record of all such 14 franchises granted and issued by it, when and to whom issued, 15 with a general statement of the location, route, and termini 16 of the transmission line or lines covered thereby by the 17 <u>franchise</u>. When any transfer of such <u>a</u> franchise has been made 18 as provided in this chapter, the board shall also make note 19 upon its record of the date of <u>such the</u> transfer and the name 20 and address of the transferee.

21 Sec. 125. Section 478.12, Code 2022, is amended to read as 22 follows:

23 478.12 Acceptance of franchise.

Any person, company, or corporation obtaining a franchise as <u>provided</u> in this chapter provided, or owning or operating under one, shall be conclusively held to an acceptance of the provisions thereof of this chapter and of all laws relating to the regulation, supervision, or control thereof of franchises which are now in force or which may be hereafter enacted, and to have consented to such reasonable regulation as the utilities board may, from time to time, prescribe. The provisions of this chapter shall apply equally to assignees as well as to original owners.

34 Sec. 126. Section 478.17, Code 2022, is amended to read as 35 follows:

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1 478.17 Access to lines — damages.

Individuals or corporations operating such transmission
lines shall have reasonable access to the same transmission
<u>lines</u> for the purpose of constructing, reconstructing,
enlarging, repairing, or locating the poles, wires, or
construction and other devices used in or upon such any line,
but shall pay to the owner of such the lands and of crops
thereon all the lands all damages to said the lands or crops
gaused by entering, using, and occupying said the lands for
said those purposes. Nothing herein contained This section
shall not prevent the execution of an agreement between the
person or company owning or operating such line the lines and
the owner of said the land.

15 Sec. 127. Section 479.9, Code 2022, is amended to read as 16 follows:

17 **479.9** Objections.

18 Any person, corporation, company, or city whose rights or 19 interests may be affected by said a proposed pipeline or lines 20 or gas storage facilities may file written objections to said 21 the proposed pipeline or lines or gas storage facilities or to 22 the granting of said a permit.

23 Sec. 128. Section 479.10, Code 2022, is amended to read as 24 follows:

25 479.10 Filing.

All such objections shall be on file in the office of said the board not less than five days before the date of hearing on said the application, but said the board may permit the filing of said the objections later than five days before said the hearing, in which event the applicant must be granted a reasonable time to meet said the objections.

32 Sec. 129. Section 479.11, Code 2022, is amended to read as 33 follows:

34 479.11 Examination — testimony.

35 The said board may examine the proposed route of said

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1 <u>the</u> pipeline or lines and location of said <u>the proposed</u> gas
2 storage area, or may cause such <u>select an engineer to make the</u>
3 examination to be made by an engineer selected by it. At said
4 <u>the</u> hearing, the said board shall consider said <u>the</u> petition
5 and any objections filed thereto to the petition and may, in
6 its discretion, hear such any testimony as may aid it the board
7 in determining the propriety of granting such the permit.
8 Sec. 130. Section 479.17, Code 2022, is amended to read as

- 9 follows:
- 10 479.17 Rules.

11 The said board shall have full authority and power to 12 promulgate such rules as it the board deems proper and 13 expedient to insure the orderly conduct of the hearings herein 14 provided for <u>in this chapter</u> and also to prescribe rules for 15 the enforcement of this chapter.

16 Sec. 131. Section 479.19, Code 2022, is amended to read as
17 follows:

18 479.19 Limitation on grant.

No exclusive right shall ever be granted to any <u>A</u> pipeline company <u>shall not ever be granted an exclusive right</u> to construct, maintain, and operate its pipeline or lines along, cover or across any public highway, grounds or waters and no such. <u>A</u> permit shall <u>not</u> ever be granted for a longer period that is longer than twenty-five years.

25 Sec. 132. Section 479.21, Code 2022, is amended to read as 26 follows:

27 479.21 Transfer of permit.

If a transfer of such <u>a</u> permit is made before the construction for which <u>it the permit</u> was issued is completed in whole or in part <u>such</u>, the transfer shall not be effective until the person, company, or corporation to whom <u>it the permit</u> was issued <u>shall file files</u> in the office of <u>said the</u> board a notice in writing stating the date of <u>such the</u> transfer and the a name and address of <u>said</u> the transferee.

35 Sec. 133. Section 479.22, Code 2022, is amended to read as

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1 follows:

2 479.22 Records.

The board shall keep a record of all permits granted and issued by it the board, showing when and to whom the permits <u>were</u> issued and the location and route of <u>said</u> the pipeline or lines or gas storage area covered thereby. When any transfer of <u>such a</u> permit has been made as provided in this chapter, the <u>said</u> board shall also note upon its record the date of <u>such the</u> transfer and the name and address of <u>such</u> the transferee.

10 Sec. 134. Section 479.28, Code 2022, is amended to read as 11 follows:

12 479.28 Orders — enforcement.

13 If said <u>a</u> pipeline company fails to obey an order within a 14 time prescribed by the said board, the said board may commence 15 an equitable action in the district court of the county where 16 said the defective, unsafe, or dangerous portion of said the 17 pipeline, device, apparatus, or equipment is located to compel 18 compliance with its said the board's order. If, after due 19 trial of said the action, the court finds that said the order 20 is reasonable, equitable, and just, it the court shall decree 21 <u>issue</u> a mandatory injunction decree compelling obedience to and 22 compliance with said the order and may grant such other relief 23 as may be just and proper. Appeal from said the decree may be 24 taken in the same manner as in other actions.

25 Sec. 135. Section 481A.1, subsection 21, paragraph d, Code 26 2022, is amended to read as follows:

27 *d.* The Gallinae Galliformes: such as wild turkeys, grouse,
28 pheasants, partridges, and quail.

29 Sec. 136. Section 481A.48, subsection 6, paragraph b, Code 30 2022, is amended to read as follows:

31 b. A cartridge rifle that is allowed pursuant to this 32 subsection shall be of the same caliber and <u>shall</u> use the 33 same straight wall or other ammunition as is allowed for 34 use in a pistol or revolver for hunting deer as provided in 35 subsection 5. In addition, the commission shall provide, by

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1 rule, for the use of straight wall or other ammunition under 2 this subsection that meets ballistics specifications similar to 3 the requirements for straight wall or other ammunition allowed 4 for use in a pistol or revolver for hunting deer as provided in 5 subsection 5.

6 Sec. 137. Section 481A.52, Code 2022, is amended to read as 7 follows:

8 481A.52 Exhibiting catch to officer.

9 A person who has in possession any game bird, or game animal, 10 fish, or fur or part thereof shall upon request of the director 11 or any officer appointed by the department exhibit it the game 12 bird, game animal, fish, or fur or part thereof to the director 13 or officer, and a refusal. A person who refuses to do so is 14 a comply with a request made under this section commits a 15 scheduled violation of the Code under section 805.8B. 16 Sec. 138. Section 481A.93, Code 2022, is amended to read as

16 Sec. 138. Section 481A.93, Code 2022, is amended to read as
17 follows:

18 481A.93 Hunting by artificial light.

A person who is in possession or control, either singly
 or as one of a group of persons, of any firearm, bow, or other
 implement or device whereby a bird or animal could be killed
 or taken shall not throw or cast the rays of a spotlight,
 headlight, or other artificial light on a highway, or in a
 field, woodland, or forest, for the purpose of spotting,
 locating, or taking or attempting to take or hunt a bird or
 animal, except raccoons or other fur-bearing animals when treed
 with the aid of dogs, while having in possession or control,
 either singly or as one of a group of persons, any firearm,
 bow, or other implement or device whereby a bird or animal
 could be killed or taken.

31 2. This section does not apply to any of the following:
32 a. Deer being taken by or under the control of a local
33 governmental body within its corporate limits pursuant to an
34 approved special deer population control plan.

35 b. A person who is totally blind using a laser sight on a

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1 bow or gun while hunting, if all of the following apply:
2 (1) The person's total blindness is supported by medical
3 evidence produced by an eye care professional who is an
4 ophthalmologist, optometrist, or medical doctor. The eye care
5 professional must certify that the person has no vision or
6 light perception in either eye. The certification must be
7 carried on the person of the totally blind person and made
8 available for inspection by the department.

9 (2) The totally blind person is accompanied and aided 10 by a person who is at least eighteen years of age and whose 11 vision is not seriously impaired. The accompanying person must 12 purchase a hunting license that includes the wildlife habitat 13 fee as provided in rules adopted pursuant to section 483A.1 14 if applicable. If the accompanying person is not required 15 to have a hunting license the person is not required to pay 16 the wildlife habitat fee. During the hunt, the accompanying 17 adult must be within arm's reach of the totally blind person, 18 and must be able to identify the target and the location of 19 the laser sight beam on the target. A person other than the 20 totally blind person shall not shoot the laser sight-equipped 21 gun or bow.

c. A person using an infrared light source to hunt coyotes as long as the infrared light source is mounted to the method of take or to a scope mounted on the method of take. However, no person shall use an infrared light source to hunt coyotes during any established muzzleloader, bow, or shotgun deer hunting season.

28 <u>d.</u> The spotting, locating, or taking or attempting to take
29 or hunt raccoons or other fur-bearing animals that have been
30 treed with the aid of dogs.

31 Sec. 139. Section 481A.122, subsections 1 and 2, Code 2022, 32 are amended to read as follows:

33 1. A person shall not hunt deer with firearms unless the 34 person is at the time wearing one or more of the following 35 articles of visible, external apparel, the color and material

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1 of which shall be solid blaze orange: A vest, coat, jacket, 2 sweatshirt, sweater, shirt, or coveralls, the color and 3 material of which shall be solid blaze orange. 4 2. A person shall not hunt upland game birds, as defined 5 by the department, unless the person is at the time wearing 6 one or more of the following articles of visible, external 7 apparel, the color and material of which shall be at least 8 fifty percent solid blaze orange: A hat, cap, vest, coat, 9 jacket, sweatshirt, sweater, shirt, or coveralls, the color and 10 material of which shall be at least fifty percent solid blaze 11 orange. 12 Sec. 140. Section 489.14107, subsection 1, paragraph x, 13 Code 2022, is amended to read as follows: 14 x. Article 8, except to vary any of the following: 15 (1) The manner in which a series limited liability company 16 may elect under section 489.14803, subsection 1, paragraph "b", 17 to be subject to this article. 18 (2) The person that has the right to sign and deliver to the 19 secretary of state for filing a record under section 489.14803, 20 subsection 2, paragraph "b". 21 Sec. 141. Section 490.141, subsection 13, paragraph a, 22 unnumbered paragraph 1, Code 2022, is amended to read as 23 follows: 24 Whenever notice would otherwise be required to be 25 given under any provision of this subchapter chapter to a 26 shareholder, such notice need not be given if any of the 27 following apply: Sec. 142. Section 490.143, subsection 1, paragraphs a, b, 28 29 and e, Code 2022, are amended to read as follows: Under section 490.202, subsection 2, paragraph "f", 30 a. 31 the director is not a director under any of the following 32 circumstances: 33 (1) To whom the limitation or elimination of the duty of 34 an officer to offer potential business opportunities to the

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35 corporation would apply.

(2) Has a material relationship with any other person to
 whom the limitation or elimination described in subparagraph
 (1) would apply.

4 b. Under section 490.744, the director does not have any of 5 the following:

6 (1) A material interest in the outcome of the proceeding.
7 (2) A material relationship with a person who has such an
8 interest.

9 e. Under section 490.870, the director is not a director who 10 does any of the following:

11 (1) Pursues or takes advantage of the business opportunity, 12 directly or indirectly through or on behalf of another person. 13 (2) Has a material relationship with a director or officer 14 who pursues or takes advantage of the business opportunity, 15 directly, or indirectly through or on behalf of another person. 16 Sec. 143. Section 490.209, Code 2022, is amended to read as 17 follows:

18 490.209 Foreign-trade zone corporation.

19 A domestic corporation may be incorporated or organized 20 under the laws of this state, and a foreign corporation 21 may be registered or authorized to transact do business in 22 this state, for the purpose of establishing, operating, and 23 maintaining a foreign-trade zone as defined in 19 U.S.C. The domestic or foreign corporation must maintain its 24 §81(a). 25 principal place of business in this state. The domestic or 26 foreign corporation described in this section has all powers 27 necessary or convenient for applying for a grant of authority 28 to establish, operate, and maintain a foreign-trade zone under 29 19 U.S.C. §81(a) et seq., and regulations promulgated under 30 that law, and for establishing, operating, and maintaining a 31 foreign-trade zone pursuant to that grant of authority. Sec. 144. Section 490.401, subsection 4, unnumbered 32 33 paragraph 1, Code 2022, is amended to read as follows: 34 A corporation may use the name, including the fictitious 35 name, of another domestic or foreign corporation that is used

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1 in this state if the other corporation is incorporated or 2 authorized to transact registered to do business in this state 3 and the proposed user corporation submits documentation to the 4 satisfaction of the secretary of state establishing any of the 5 following conditions:

6 Sec. 145. Section 490.749, subsection 8, Code 2022, is 7 amended to read as follows:

8 8. Nothing in this section limits, restricts, or abolishes 9 the subject matter jurisdiction or powers of the court as 10 existed before the enactment of this section January 1, 2022, 11 and an application or proceeding pursuant to this section is 12 not the exclusive remedy or proceeding available with respect 13 to the matters specified in subsection 1.

14 Sec. 146. Section 490.1621, subsection 4, Code 2022, is 15 amended to read as follows:

4. The first biennial report shall be delivered to the secretary of state between January 1 and April 1 of the first even-numbered year following the calendar year in which a domestic corporation was incorporated or a foreign corporation was authorized to transact registered to do business. Subsequent biennial reports must be delivered to the secretary of state between January 1 and April 1 of the following even-numbered calendar years. For purposes of this section, each biennial report shall contain information related to the two-year period immediately preceding the calendar year in which the report is filed.

27 Sec. 147. Section 496C.14, subsection 6, paragraph d, Code 28 2022, is amended to read as follows:

29 d. All persons who are shareholders of the professional 30 corporation on the date of death or other event, and their 31 executors, administrators, and legal representatives, shall, 32 to the extent the corporation fails to meet its obligations 33 hereunder under this section, be jointly liable for the 34 payment of the purchase price and interest in proportion to 35 their percentage of ownership of the corporation's shares,

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1 disregarding shares of the deceased or withdrawing shareholder. Sec. 148. Section 504.1701, subsections 2, 3, 4, and 5, Code 2 3 2022, are amended to read as follows: 4 2. Prior to July A corporation formed on or after January 5 1, 2005, only the following corporations are is subject to the 6 provisions of this chapter: a. A corporation formed on or after January 1, 2005. 7 b. A corporation incorporated under chapter 504A, Code 8 9 2005, that voluntarily elects to be subject to the provisions 10 of this chapter in accordance with the procedures set forth in 11 subsection 3. 12 3. A corporation incorporated under chapter 504A, Code 13 2005, may voluntarily elect to be subject to the provisions of 14 this chapter by doing all of the following: a. The corporation shall amend or restate its articles of 15 16 incorporation to indicate that the corporation voluntarily 17 elects to be subject to the provisions of this chapter. 18 b. The corporation shall deliver a copy of the amended or 19 restated articles of incorporation to the secretary of state 20 for filing and recording in the office of the secretary of 21 state. 4. After the amended or restated articles of incorporation 22 23 have been filed with the secretary of state all of the 24 following shall occur: 25 a. The corporation shall be subject to all provisions of 26 this chapter. 27 b. The secretary of state shall issue a certificate of 28 filing of the corporation's amended or restated articles of 29 incorporation indicating that the corporation has made a 30 voluntary election to be subject to the provisions of this 31 chapter and shall deliver the certificate to the corporation or 32 to the corporation's representative. 33 c. The secretary of state shall not file the amended or 34 restated articles of incorporation of a corporation pursuant to 35 this subsection unless at the time of filing the corporation

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1 is validly organized under the chapter under which it is

2 incorporated, and has filed all biennial reports that are

3 required and paid all fees that are due in connection with such
4 reports.

5 5. The voluntary election of a corporation to be subject to 6 the provisions of this chapter that is made pursuant to this 7 section does not affect any right accrued or established, or 8 any liability or penalty incurred by the corporation pursuant 9 to the chapter under which the corporation was organized prior 10 to such voluntary election.

Sec. 149. Section 515A.6, subsection 7, unnumbered paragraph 1, Code 2022, is amended to read as follows: Notwithstanding any law to the contrary, the commissioner shall provide for a hearing in a proceeding involving a workers' compensation insurance rate filing by a licensed rating organization in accordance with the provisions of this subsection and rules promulgated by the commissioner pursuant to chapter 17A. Except as otherwise provided herein in this subsection, the provisions of this subsection shall not be subject to the requirements of chapter 17A. The procedures for such hearing shall be as follows:

22 Sec. 150. Section 515A.10, subsections 1 and 2, Code 2022, 23 are amended to read as follows:

1. Every group, association or other organization of insurers, whether located within or outside of this state, which assists insurers which that make their own filings or rating organizations in rate making, by the collection and furnishing of loss or expense statistics, or by the submission of recommendations, but which does not make filings under this chapter, shall be known as an advisory organization.

31 2. An advisory organization shall not provide a service 32 relating to this chapter, and an insurer shall not utilize 33 the services of an advisory organization for such purposes, 34 unless the advisory organization has obtained a license under 35 subsection 3.

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1 Sec. 151. Section 515A.11, subsection 1, Code 2022, is
2 amended to read as follows:

Every group, association or other organization of
 insurers which engages in joint underwriting or joint
 reinsurance, shall be subject to regulation with respect
 thereto as herein provided in this section, subject, however,
 with respect to joint underwriting, to all other provisions
 of this chapter and, with respect to joint reinsurance, to
 sections 515A.12 and 515A.16 through 515A.19.

10 Sec. 152. Section 515D.7, subsection 2, Code 2022, is 11 amended to read as follows:

12 2. When the reason does not accompany the notice of intent 13 not to renew, the insurer shall, upon receipt of a timely 14 request by the named insured, state in writing the reason 15 for nonrenewal, together with notification of the right to a 16 hearing before the commissioner within fifteen calendar days 17 as provided herein in section 515D.10. A statement of reason 18 shall be mailed or delivered to the named insured within ten 19 days after receipt of a request.

20 Sec. 153. Section 516A.3, subsection 1, Code 2022, is 21 amended to read as follows:

1. For the purpose of this chapter, the term "uninsured motor vehicle" shall, subject to the terms and conditions of the coverage herein required in this chapter, be deemed to include an insured motor vehicle with respect to which insolvency proceedings have been instituted against the liability insurer thereof by the insurance regulatory official of this or any other state or territory of the United States or of the District of Columbia.

30 Sec. 154. Section 520.1, Code 2022, is amended to read as 31 follows:

32 520.1 Authorization.

33 Individuals, partnerships, and corporations, and cities, 34 counties, townships, school districts and any other units 35 of local government of this state, hereby designated as

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1 subscribers under this chapter, are hereby authorized to 2 exchange reciprocal or interinsurance contracts with each 3 other, and with individuals, partnerships, and corporations of 4 other states, territories, districts, and countries, providing 5 insurance among themselves from for any loss which may be 6 insured against under the law, except life insurance. Sec. 155. Section 537.1107, subsection 1, Code 2022, is 7 8 amended to read as follows: 9 1. Except in settlement of a bona fide dispute, a consumer 10 may not waive or agree to forego rights or benefits under this 11 Act chapter. Sec. 156. 12 Section 537.2309, Code 2022, is amended to read 13 as follows: 14 537.2309 No other business for purpose of evasion. 15 A lender may shall not carry on other business for the 16 purpose of evasion or violation of this chapter at a location 17 where the lender makes supervised loans. 18 Sec. 157. Section 537.5301, subsection 2, Code 2022, is 19 amended to read as follows: 20 2. A person who, in violation of the provisions of this 21 Act chapter applying to authority to make supervised loans 22 under section 537.2301, willfully and knowingly engages without 23 a license in the business of making supervised loans, or of 24 taking assignments of and undertaking direct collection of 25 payments from and enforcement of rights against consumers 26 arising from supervised loans, is guilty of a serious 27 misdemeanor. Sec. 158. Section 542B.22, Code 2022, is amended to read as 28 29 follows: 30 542B.22 Procedure. Proceedings for any action under section 542B.21 shall be 31 32 begun by filing with the board written charges against the 33 accused. Upon the filing of charges the board may request

35 investigation into the charges. The department of inspections

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34 the department of inspections and appeals to conduct an

1 and appeals shall report its findings to the board, and the 2 board shall designate a time and place for a hearing, and shall 3 notify the accused of this action and furnish the accused a 4 copy of all charges at least thirty days prior to the date of 5 the hearing. The accused has the right to appear personally 6 or by counsel, to cross-examine witnesses, or and to produce 7 witnesses in defense.

8 Sec. 159. Section 553.9, subsection 1, Code 2022, is amended 9 to read as follows:

10 1. If the attorney general has reasonable cause to believe 11 that a person has engaged in or is engaging in conduct 12 prohibited by this chapter, the attorney general shall make 13 such investigation as is deemed necessary and may, prior to the 14 commencement of a suit against this person under this chapter, 15 do any of the following:

16 a. Issue written demand on this person, its officers, 17 directors, partners, fiduciaries, or employees to compel their 18 attendance before the attorney general and examine them under 19 oath;.

b. Issue written demand to produce, examine, and copy a
21 document or tangible item in the possession of this person or
22 its officers, directors, partners, or fiduciaries;.

c. Upon an order of a district court, pursuant to a showing
that such is reasonably necessary to an investigation being
conducted under this section, do any of the following:

26 (1) Compel the attendance of any other person before the27 attorney general and examine this person under oath;.

(2) Require the production, examination, and copying of
a document or other tangible item in the possession of such
person; and,.

31 *d.* Upon an order of a district court, impound a document 32 or other tangible item produced pursuant to this section and 33 retain possession of it until the completion of all proceedings 34 arising out of the investigation.

35 Sec. 160. Section 553.11, Code 2022, is amended to read as

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1 follows:

2 553.11 Protective orders.

3 Before the attorney general files an application under 4 section 553.10 and upon application of any person who was 5 served a written demand or court order under section 553.9, 6 upon notice and hearing, and for good cause shown, the district 7 court may make any order which justice requires to protect the 8 person from annoyance, embarrassment, oppression, or undue 9 burden of expense, including which may include any of the 10 following:

11 1. That the examination of this person shall not be taken or 12 that documents or other tangible items shall not be produced 13 for inspection and copying;.

14 2. That the examination or production of documents or 15 other tangible items shall be had only on specified terms and 16 conditions, including a change in the time or place;.

17 3. That certain matters shall not be inquired into or that 18 the scope of the examination or production shall be limited to 19 certain matters;.

4. That the examination or production and inspection shall
21 be conducted with only those persons present as designated by
22 the court;.

23 5. That the transcript of the examination shall be sealed24 and be opened only by order of the court;.

25 6. That a trade secret or other confidential research,
26 development, or commercial information shall not be disclosed
27 or shall be disclosed only in a designated way.

28 Sec. 161. Section 553.12, subsection 3, Code 2022, is 29 amended to read as follows:

30 3. Recover, at the court's discretion, exemplary damages 31 which do not exceed twice the actual damages awarded under 32 subsection 2, from a person other than a city or county 33 or legal entity created by a city or county, if <u>all of the</u> 34 <u>following apply</u>:

35 *a.* The trier of fact determines that the prohibited conduct

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1 is willful or flagrant; and,.

2 b. The person bringing suit is not the state.

3 Sec. 162. Section 600.4, subsection 3, Code 2022, is amended 4 to read as follows:

5 3. A husband or wife separately if the person to be adopted 6 is not the other spouse and if the adopting spouse any of the 7 following conditions apply:

8 a. Is The adopting spouse is the stepparent of the person
9 to be adopted;.

10 b. Has <u>The adopting spouse has</u> been separated from the 11 other spouse by reason of the other spouse's abandonment as 12 prescribed in section 597.10; or.

13 c. Is The adopting spouse is unable to petition with the 14 other spouse because of the prolonged and unexplained absence, 15 unavailability, or incapacity of the other spouse, or because 16 of an unreasonable withholding of joinder by the other spouse, 17 as determined by the juvenile court or court under section 18 600.5, subsection 7.

19 Sec. 163. Section 622A.3, subsections 5 and 6, Code 2022, 20 are amended to read as follows:

5. An administrative agency shall pay an interpreter <u>or</u> <u>translator</u> when a limited-English-proficient person is entitled to an interpreter <u>or translator</u> under <u>section 622A.2</u> and the interpreter <u>or translator</u> services are provided before an administrative agency. The agency may require that the party to the proceeding pay the expense of the interpreter <u>or</u> translator.

6. Moneys recovered as court costs for interpreters <u>or</u> <u>translators</u> paid through the revolving fund established in section 602.1302, subsection 3, shall be deposited in that 1 fund.

32 Sec. 164. Section 622A.4, Code 2022, is amended to read as 33 follows:

34 622A.4 Fee set by court or administrative agency.
35 Every interpreter or translator appointed by a court or

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1 administrative agency shall receive a fee to be set by the 2 court or administrative agency.

3 Sec. 165. Section 633.3, subsections 1, 8, 11, 14, 16, 17, 4 18, 20, 21, 24, 27, 28, 31, 34, 39, 40, and 41, Code 2022, are 5 amended to read as follows:

6 1. Administrator — means any person appointed by the court
7 to administer an intestate estate.

8 8. Clerk — means "clerk of the district court" in the county
9 in which the matter is pending and includes the term "clerk of
10 the probate court".

11 11. Court — means the Iowa district court sitting in 12 probate and includes any Iowa district judge.

13 14. *Devise* — when used as a verb, <u>means</u> to dispose of 14 property, both real and personal, by a will.

15 16. Distributee — means a person entitled to any property 16 of the decedent under the decedent's will or under the statutes 17 of intestate succession.

18 17. Estate — means the real and personal property of 19 either a decedent or a ward, and may also refer to the real and 20 personal property of a trust described in section 633.10.

21 18. Executor — means any person appointed by the court to 22 administer the estate of a testate decedent.

23 20. Full age — means the state of legal majority attained 24 through arriving at the age of eighteen years or through having 25 married, even though such marriage is terminated by divorce.

26 21. Functional limitations — <u>means</u> the behavior or 27 condition of a person which impairs the person's ability to 28 care for the person's personal safety or to attend to or 29 provide for necessities for the person.

30 24. Heir — means any person, except the surviving spouse, 31 who is entitled to property of a decedent under the statutes 32 of intestate succession.

33 27. Legacy — means a testamentary disposition of personal 34 property.

35 28. Legatee — means a person entitled to personal property

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l under a will.

2 31. Minor — means a person who is not of full age.

3 34. *Probate assets* — <u>means</u> a decedent's property subject to 4 administration by a personal representative.

5 39. Surviving spouse — means the surviving wife or husband,
6 as the case may be.

7 40. Temporary administrator — <u>means</u> any person appointed 8 by the court to care for an estate pending the probating of a 9 proposed will, or to handle any special matter designated by 10 the court.

11 41. Trustee — means the person or persons serving as 12 trustee of a trust described in section 633.10.

13 Sec. 166. Section 633.440, Code 2022, is amended to read as 14 follows:

15 633.440 Contents of notice of disallowance.

16 Such a <u>A</u> notice of disallowance <u>under section 633.439</u> shall 17 advise the claimant that the claim has been disallowed and 18 will be forever barred unless the claimant shall within twenty 19 days after the date of mailing the notice, file a request for 20 hearing on the claim with the clerk.

21 Sec. 167. Section 633.570, subsection 2, Code 2022, is 22 amended to read as follows:

23 2. In a proceeding for the appointment of a conservator, 24 the respondent shall be given written notice which advises 25 the respondent of the powers that a conservator may exercise 26 without court approval pursuant to section 633.646 and the 27 powers that the <u>guardian</u> <u>conservator</u> may exercise only with 28 court approval pursuant to <u>section</u> 633.647.

29 Sec. 168. Section 633F.11, subsection 6, Code 2022, is 30 amended to read as follows:

31 6. An action shall not be brought under this subsection 32 5 more than one year after the date of the occurrence of the 33 alleged violation.

34 Sec. 169. Section 633F.17, subsection 2, Code 2022, is 35 amended to read as follows:

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1 2. The direction to the custodial trustee by a beneficiary 2 who is not incapacitated, for distribution on termination 3 of the custodial trust may be in any written form clearly 4 identifying the distributee and may be substantially similar 5 to the following: I, _____ (name of beneficiary) hereby direct 6 7 (name of custodial trustee) as custodial 8 trustee, to transfer and pay the unexpended balance of 9 the custodial trust property of which I am beneficiary to 10 (name of distributee) as distributee on the 11 termination of the trust at my death. In the event of the 12 prior death of _____ (name of distributee) above named as 13 distributee, I designate _____ (name of distributee) 14 as distributee of the custodial trust property. Signed _____ (signature of beneficiary). 15 16 Date ____ 17 Receipt Acknowledged: _____ (signature of 18 custodial trustee) 19 Date Sec. 170. Section 633F.18, subsection 1, paragraph b, Code 20 21 2022, is amended to read as follows: b. The execution and the recording or giving notice of its 22 23 execution to the beneficiary of an instrument in substantially 24 the following form: DECLARATION OF TRUST UNDER IOWA UNIFORM CUSTODIAL TRUST ACT 25 26 I, (name of owner of property), declare that 27 henceforth I hold as custodial trustee for (name of 28 beneficiary other than transferor) as beneficiary and _____ 29 (name of distributee) as distributee on termination of the 30 trust in absence of direction by the beneficiary under the 31 Iowa Uniform Custodial Trust Act, the following: 32 (Insert a description of the custodial trust property legally 33 sufficient to identify and transfer each item of property). If 34 I cease to serve as custodial trustee for any reason, then I 35 designate _____ (name of substitute or successor custodial

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1 trustee) as successor custodial trustee.

2 Dated:

3 Signature:

4 Sec. 171. Section 673A.6, subsection 2, Code 2022, is 5 amended to read as follows:

6 2. A notice required by this section must have been posted 7 on the premises of an agricultural tourism farm. The notice 8 must have been posted in a conspicuous location where the 9 agricultural tourist was first allowed to enter the premises of 10 an agricultural tourism farm. The notice must have appeared in 11 black letters a minimum of one inch high and in the following 12 form:

13IOWA AGRICULTURAL TOURISM PROMOTION ACT14IOWA CODE CHAPTER 673A

You are visiting a working farm as a participant who is either observing or contributing to the success of farming activities. Under Iowa law you are assuming liability for any hazard that you may encounter. A hazard includes <u>the</u> inherent risk of participating in a farming activity or disregarding written or verbal instructions. Farming includes dangerous conditions present on land and in structures, unpredictable behavior of farm animals, dangers associated with the operation of equipment and machinery, and potential wrongful acts of another visitor. Be careful.

25 Sec. 172. Section 679B.14, subsection 1, Code 2022, is 26 amended to read as follows:

1. Every decision and report shall be filed in the office of the governor, and a copy served upon each party to the controversy, and a copy furnished to the labor commissioner of for publication in the report of the commissioner, who shall cause such decision and report to be published at a rate of not to exceed thirty-three and one-third cents per ten lines of brevier eight point type or its equivalent in two newspapers of general circulation in the county in which the business is located upon which the dispute arose.

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1 Sec. 173. Section 692A.106, subsection 5, Code 2022, is
2 amended to read as follows:

5. A sex offender shall, upon a second or subsequent
4 conviction that requires a second registration, or upon
5 conviction of an aggravated offense, or who if the sex offender
6 has previously been convicted of one or more offenses that
7 would have required registration under this chapter, shall
8 register for life.

9 Sec. 174. Section 702.17, subsection 6, Code 2022, is 10 amended to read as follows:

11 6. The touching of a person's own genitals or anus with 12 a finger, hand, <u>or</u> artificial sexual organ or other similar 13 device at the direction of another person.

14 Sec. 175. Section 715A.11, subsection 5, Code 2022, is 15 amended to read as follows:

16 5. A person who violates this section is guilty of a simple 17 misdemeanor for a first offense and a serious misdemeanor for 18 each subsequent offense. The court may require a substance 19 abuse evaluation and treatment through a program licensed by 20 the Iowa department of public health in lieu of or in addition 21 to other penalties. All Any substance abuse evaluation 22 required under this subsection shall be completed at the 23 expense of the defendant.

24 Sec. 176. Section 724.31A, subsection 2, Code 2022, is 25 amended to read as follows:

26 2. The department of public safety shall, as soon as is 27 practicable after receiving a written request from the <u>a</u> person 28 <u>who is no longer</u> prohibited from acquiring a pistol or revolver 29 under section 724.15, subsection 2, paragraph "d", update, 30 correct, modify, or remove the person's record in any database 31 that the department of public safety makes available to the 32 national instant criminal background check system and shall 33 notify the United States department of justice that the basis 34 for such record being made available no longer applies. 35 Sec. 177. Section 811.6, subsection 2, Code 2022, is amended

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1 to read as follows:

Where a forfeiture and judgment have been entered as
 provided in this section, and the amount of the judgment has
 been paid to the clerk, the clerk shall hold the same amount
 <u>paid</u> as funds of the clerk's office for a period of one hundred
 fifty days from the date of judgment.

7 Sec. 178. Section 815.7, subsection 5, Code 2022, is amended 8 to read as follows:

9 5. For appointments made on or after July 1, 2019, <u>through</u> 10 <u>June 30, 2021</u>, the reasonable compensation shall be calculated 11 on the basis of seventy-three dollars per hour for class "A" 12 felonies, sixty-eight dollars per hour for class "B" felonies, 13 and sixty-three dollars per hour for all other cases.

14 Sec. 179. Section 904.602, subsection 10, Code 2022, is 15 amended to read as follows:

16 Regulations, procedures, and policies that govern the 10. 17 internal administration of the department and the judicial 18 district departments of correctional services under chapter 19 905, which if released may jeopardize the secure operation of a 20 correctional institution operation or program are confidential 21 unless otherwise ordered by a court. These records include 22 procedures on inmate movement and control_{τ}; staffing patterns 23 and regulations; emergency plans; internal investigations; 24 equipment use and security; building plans, operation, and 25 security, security procedures for inmate inmates, staff, and 26 visits, visitors; daily operation records, and contraband and 27 medicine control. These records are exempt from the public 28 inspection requirements in section 17A.3 and section 22.2. 29 Sec. 180. Section 915.38, subsection 3, Code 2022, is 30 amended to read as follows:

31 3. The court may upon motion of a party admit into evidence 32 the recorded statements of a child, as defined in section 33 702.5, describing sexual contact performed with or on the 34 child, not otherwise admissible in evidence by statute or court 35 rule if the court determines that the recorded statements

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1 substantially comport with the requirements for admission under rule of evidence 5.803(24) or 5.804(b)(5) 5.807.

3 Sec. 181. Section 915.94, Code 2022, is amended to read as 4 follows:

5 915.94 Victim compensation fund.

6 <u>1.</u> A victim compensation fund is established as a separate 7 fund in the state treasury. Moneys deposited in the fund shall 8 be administered by the department and dedicated to and used 9 for the purposes of section 915.41 and this subchapter. In 10 addition, the department may use moneys from the fund for <u>any</u> 11 <u>of</u> the <u>purpose of following purposes:</u>

12 <u>a.</u> For the department's prosecutor-based victim service 13 coordination, including the duties defined in sections 910.3 14 and 910.6 and this chapter, to.

15 <u>b.</u> To support the sexual assault forensic examiner program 16 established in section 915.46, for.

17 <u>c.</u> For the award of funds to programs that provide services 18 and support to victims of domestic abuse as provided in chapter 19 236, to victims of sexual abuse as provided in chapter 236A, 20 and to victims under section 710A.2, for.

21 <u>d.</u> For reimbursement to the Iowa law enforcement academy for 22 domestic abuse and human trafficking training, and for.

23 <u>e.</u> For the support of an automated victim notification 24 system established in section 915.10A.

25 <u>2.</u> For each fiscal year, the department may also use up 26 to three hundred thousand dollars from the fund to provide 27 training for victim service providers, to provide training for 28 related professionals concerning victim service programming, 29 and to provide training concerning homicide, domestic assault, 30 sexual assault, stalking, harassment, and human trafficking as 31 required by section 710A.6.

32 <u>3.</u> Notwithstanding section 8.33, any balance in the fund on 33 June 30 of any fiscal year shall not revert to the general fund 34 of the state.

35 Sec. 182. 2021 Iowa Acts, chapter 12, is amended by adding

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1 the following new section:

2 <u>NEW SECTION</u>. SEC. 7A. Section 39A.4, subsection 1, 3 paragraph c, subparagraph (9), Code 2021, is amended to read 4 as follows:

5 (9) As an incumbent officeholder of, or a candidate for, an 6 office being voted for at the election in progress, serving as 7 a member of a challenging committee or observer under section 8 49.104, subsection 2, 5, or 6, 1, paragraph b'', e'', or f'', 9 or section 53.23, subsection 4.

Sec. 183. 2021 Iowa Acts, chapter 86, section 59, is amended ll by striking the section and inserting in lieu thereof the l2 following:

13 SEC. 59. Section 423.3, subsection 88, Code 2021, is amended 14 to read as follows:

15 88. The sales price from the sale of building materials, 16 supplies, goods, wares, or merchandise or tangible personal 17 property sold to a nonprofit Iowa affiliate of a nonprofit 18 international organization whose primary activity is the 19 promotion of the construction, remodeling, or rehabilitation 20 of one-family or two-family dwellings for use by low-income 21 families and where the building materials, supplies, goods, 22 wares, or merchandise or tangible personal property are used 23 in the construction, remodeling, or rehabilitation of such 24 dwellings.

Sec. 184. 2021 Iowa Acts, chapter 167, section 5, is amended by striking the section and inserting in lieu thereof the following:

SEC. 5. 2015 Iowa Acts, chapter 139, section 1, subsection paragraph b, as amended by 2017 Iowa Acts, chapter 173, section 11, 2018 Iowa Acts, chapter 1162, section 9, 2019 Iowa Acts, chapter 137, section 6, and 2020 Iowa Acts, chapter 1120, section 5, is amended to read as follows:

b. For construction of a student innovation center at
Iowa state university of science and technology, to include
reimbursement of infrastructure costs incurred by the

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1	university for construction of the facility in prior fiscal
2	years:
3	FY 2016-2017:
4	\$ 1,000,000
5	FY 2017-2018:
6	\$ 6,000,000
7	FY 2018-2019:
8	\$ 6,000,000
9	FY 2019-2020:
10	\$ 7,000,000
11	FY 2020-2021:
	\$ 6,625,000
13	FY 2021-2022:
	••••••••••••••••••••••••••••••••••••••
15	11,375,000
16	
	\$ 2,000,000
18	
	amended to read as follows:
20	SEC. 42. Section 15.293B, Code 2021, is amended by adding
	the following new subsection:
	-
22	NEW SUBSECTION. 5A. <i>a.</i> Tax credits revoked under
	subsection 3 including tax credits revoked up to five years
	prior to the effective date of this division section of this
	Act, and tax credits not awarded under subsection 4 or 5, may
	be awarded in the next annual application period established
	in subsection 1, paragraph " c ".
28	
29	be counted against the limit under section 15.119, subsection
30	3.
31	Sec. 186. 2020 Iowa Acts, chapter 1064, sections 17 and
3 2	18, are amended by striking the sections and inserting in lieu
33	thereof the following:
34	SEC. 17. Section 422.12G, subsection 2, Code 2020, is
35	amended to read as follows:
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1 2. The director of revenue shall draft the income tax form 2 to allow the designation of contributions to the veterans trust 3 fund and to the volunteer fire fighter preparedness fund as 4 one checkoff on the tax return. The department of revenue, 5 on or before January 31, shall transfer one-half of the total 6 amount designated on the tax return forms due in the preceding 7 calendar year to the veterans trust fund and the remaining 8 one-half to the volunteer fire fighter preparedness fund. 9 However, before a checkoff pursuant to this section shall be 10 permitted, all liabilities on the books of the department of 11 administrative services revenue and accounts identified as 12 owing under section 8A.504 421.65 shall be satisfied. 13 SEC. 18. Section 422.12I, subsection 2, Code 2020, is 14 amended to read as follows: The director of revenue shall draft the income tax form 15 2. 16 to allow the designation of contributions to the foundation 17 fund on the tax return. The department, on or before January 18 31, shall transfer the total amount designated on the tax 19 form due in the preceding year to the foundation fund. 20 However, before a checkoff pursuant to this section shall be 21 permitted, all liabilities on the books of the department of 22 administrative services revenue and accounts identified as

23 owing under section 8A.504 421.65 shall be satisfied.

Sec. 187. Section 478.16, subsection 1, paragraph b, as enacted by 2020 Iowa Acts, chapter 1121, section 128, is amended to read as follows:

b. "Electric transmission owner" means an individual or entity who, as of the effective date of this division of this Act, owns and maintains an electric transmission line that is required for rate-regulated electric utilities, municipal electric utilities, and rural electric cooperatives in this state to provide electric service to the public for compensation.

34 Sec. 188. REPEAL. Sections 24.18, 148F.9, 152C.5A,
35 152C.7A, 306.44, and 309.12, Code 2022, are repealed.

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1 DIVISION II 2 APPLICABILITY PROVISIONS 3 Sec. 189. RETROACTIVE APPLICABILITY. The following apply 4 retroactively to July 1, 2021: 5 1. The section of this Act amending section 15.331C. 2. The section of this Act amending section 321.89. 6 The section of this Act amending 2021 Iowa Acts, chapter 7 3. 8 86, section 59. 9 4. The section of this Act amending 2021 Iowa Acts, chapter 10 167, section 5. 5. The section of this Act amending 2021 Iowa Acts, chapter 11 12 177, section 42. 13 Sec. 190. RETROACTIVE APPLICABILITY. The following applies 14 retroactively to July 1, 2020: The section of this Act amending section 478.16, subsection 15 16 1, paragraph "b", as enacted by 2020 Iowa Acts, chapter 1121, 17 section 128. 18 EXPLANATION 19 The inclusion of this explanation does not constitute agreement with 20 the explanation's substance by the members of the general assembly. 21 This bill contains statutory corrections which may adjust 22 language to reflect current practices, insert earlier 23 omissions, delete redundancies and inaccuracies, delete 24 temporary language, resolve inconsistencies and conflicts, 25 update ongoing provisions, or remove ambiguities. The Code 26 sections amended include the following: 27 Division I: 28 Section 8B.11: Conforms this language, establishing 29 limits on the amount of grants awarded for tier 2 broadband 30 infrastructure installations under the empower rural Iowa 31 broadband grant program, to the definition of "tier 2" 32 contained in Code section 8B.1. 33 Section 9.14: Clarifies language relating to the date that a 34 corrected approved proposed filing of a document that is filed 35 with the office of secretary of state takes effect.

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Section 12.30: Strikes an archaic subsection that
 authorized the treasurer of state to delay implementation of
 this Code section, requiring the treasurer to coordinate the
 issuance of obligations by state entities, for up to six months
 after July 1, 1986.

6 Section 12I.3: Strikes archaic language related to the 7 commencement of operations relating to the Iowa ABLE savings 8 plan trust because the terms and conditions in Code language 9 governing agreements under the trust have changed since that 10 date.

Section 15.331C: Makes changes, previously contained in 2021 Iowa Acts, chapter 86, section 48, and made to the corporate tax credit previously contained in this Code section, to the third-party developer tax credit which is now contained in this Code section. The changes are made retroactively applicable to July 1, 2021, in division II of the bill.

17 Section 15E.71: Changes the word "same" to "expense" to 18 update and conform language to other language within this 19 provision relating to actions by the executive council to 20 protect the interests of the state in economic development 21 activities.

Section 15E.370: Adds the word "availability" to complete 22 23 a clause, and changes the word "project" to "projects", to 24 conform the form of the nouns used within this provision 25 regarding the award of financial assistance to applicants under 26 the butchery innovation and revitalization fund and program. Section 17A.8: Changes the word "of" to "from" to clarify 27 28 language relating to membership on the administrative rules 29 review committee in subsection 2 of this Code section. In 30 subsection 8, the words "of this section" are added to clarify 31 an internal reference and the word "this" is changed to "the" 32 to clarify language regarding recommendations that a rule be 33 overcome by statute as part of a referral of a rule by the 34 administrative rules review committee to the general assembly. Section 17A.9A: In subsection 4 of this Code section, 35

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1 changes "devise" to "maintain" to reflect that the 2 administrative rules website referenced was established many 3 years ago. The words "or denies" are also added to conform 4 language regarding waiver of a rule to language both before and 5 after the sentence in which the words are added. In subsection 6 5, an indefinite article is stricken from the definition of 7 the term "waiver" to conform to the differing uses of the term 8 "waiver" within this Code section.

9 Section 22A.1: Adds, to this definitions Code section for 10 the Code chapter pertaining to the protection of the personal 11 information of a tax-exempt entity, an unnumbered paragraph 12 relating to the applicability of the definitions to the Code 13 chapter, to conform the Code section to other definitions Code 14 sections for Code chapters elsewhere in the Code.

Section 23A.2: Adds the word "provided" in subparagraphs (8) and (10) of subsection 10, paragraph "k", of this Code rescaled to supply a missing verb and conform this language, excluding certain services provided by state board of regents institutions from restrictions placed on other governmental cativities, to similar language in subparagraph (9).

Section 24.4: Replaces archaic references to "thereof", 22 "thereon", and "hereinafter" with more specific language to 23 clarify this provision relating to the time at which estimates 24 of amounts proposed to be raised through imposition of 25 property taxes must be filed with the secretary or clerk of a 26 municipality before the estimates may be certified to a levying 27 board.

Section 24.9: Changes the word "to" to "through" within a string citation, replaces the word "thereon" with "on the setimates" in one instance and strikes it in another, and replaces the word "therein" with "in the municipality" in two instances, to update and clarify this provision relating the filing of the property tax revenue estimates, the setting hearing, and publication of notice of hearing on those setimates by each municipality.

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Section 24.10: Updates language and replaces the word with a reference to Code section 24.9 to clarify and connect this provision, relating to the effect of failure to publish and file proof of publication of the notice of hearing on a proposed property tax levy, to that Code section.

6 Section 24.11: Divides a long sentence and replaces archaic 7 language with more specific language to clarify this provision 8 relating to the meeting of a certifying or levying board to 9 review a proposed property tax levy by a municipality.

10 Section 25B.6: Changes the term "fiscal note" to "fiscal 11 impact statement" in subsection 2 to conform to the changes 12 made in subsection 1 of this provision, relating to fiscal 13 impact analyses of mandates for local government expenditures 14 contained in administrative rules, by 1994 Iowa Acts, chapter 15 1173.

16 Section 27B.1: Adds, to this definitions Code section for 17 the Code chapter pertaining to enforcement of state, local, 18 and municipal laws, an unnumbered paragraph relating to the 19 applicability of the definitions to the Code chapter to conform 20 this Code section to other definitions Code sections for Code 21 chapters elsewhere in the Code.

Section 29C.25: Changes a Code section reference from "724.15" to "724.19", in this provision relating to certain restrictions placed on state and local officials to regulate or restrict possession, carrying, transportation, or use of firearms and ammunition, to reflect the removal of language regarding issuance or removal of weapons permits from Code section 724.15 by 2021 Iowa Acts, chapter 174, section 29. Sections 34A.2 and 34A.8: Adds the words "of homeland security and emergency management" after multiple references to "department" to clarify those references within these Code sections in the Code chapter pertaining to 911 emergency telephone systems, because the term "department" is not defined for this Code chapter.

35 Section 44.6: Divides a long sentence into two sentences and

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1 updates language to conform to similar language that appears 2 in Code sections 44.7 and 44.8 in this provision relating to 3 hearings on objections to nomination petitions or certificates 4 of nomination that are filed with the state commissioner of 5 elections.

6 Section 49.53: Changes the word "rotation" to "arrangement 7 of candidates" to improve the readability and conform the 8 language of this Code provision relating to publication of 9 ballots in notices of elections held in counties to similar 10 language used in Code section 376.5, that pertains to city 11 elections.

12 Section 53.47: Replaces a reference to "herein" with "in 13 this section" and updates other language to clarify a provision 14 relating to the appropriation of moneys for the purchase of 15 materials for the conduct of elections and the deposit of 16 moneys received from the sale of those elections materials to 17 counties into the general fund.

18 Section 70A.39: Changes the word "subsection" to 19 "paragraph" in language regarding frequency of permitted leaves 20 that appears to be intended to apply only to this paragraph 21 providing for leaves of absence for employees who request leave 22 to serve as voluntary blood donors.

23 Section 80.6A: Changes "that" to "who" to clarify that 24 language relating to noncoverage under a collective bargaining 25 agreement applies to "peace officers", adds the word "but" to 26 set off an affirmative qualification, and conforms an internal 27 reference to a similar reference in similar language in 28 paragraph "b", in this provision relating to participation of 29 certain peace officers in group health insurance plans provided 30 by the state.

31 Section 85.1: Changes the word "section" to "subparagraph" 32 in language circumscribing the applicability of a term that is 33 only used in subparagraph (2), in this provision describing 34 the types of persons and employment to which Code chapter 85, 35 governing workers' compensation, does not apply.

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Section 85.31: Adds the word "chapter" to facilitate
 hypertext linkage within an internal reference string and
 updates other language to clarify this provision relating to
 workers' compensation cases involving death.

5 Section 85A.8: Reformats and updates style of the language 6 of this definition of "occupational disease" to conform this 7 provision to the format and style used elsewhere in the Code 8 for defined terms.

9 Section 87.19: Updates language to improve subject-verb 10 agreement, adds a reference to subsection 1 to clarify which 11 notice is referenced, and makes other updates to style to 12 clarify this provision relating to enforcement of compliance 13 with workers' compensation or employer liability insurance 14 requirements.

15 Section 89A.10: Replaces the word "thereof" with the words 16 "of a conveyance" to improve the clarity of this provision 17 relating to enforcement of compliance with rules relating to 18 the operation of conveyances.

19 Section 91D.1: Strikes obsolete language relating to 20 payment of the state hourly minimum wage to employees who had 21 completed 90 calendar days of employment prior to April 1, 22 2007, or January 1, 2008.

23 Section 96.1A: Adds the words "the service is" to 24 conform this language to language used in the defined term 25 "employment", and adds the word "or" after a dependent 26 clause to complete the sentence that precedes a clause in 27 this definitions Code section for the Code chapter governing 28 unemployment compensation.

Section 96.7: Numbers unnumbered paragraphs and makes internal reference corrections to reflect the use of defined terms within this Code section pertaining to employer contributions and reimbursements under the Code chapter governing unemployment compensation.

34 Section 96.14: Updates archaic language, references, and 35 usage to clarify and improve the readability of this provision

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relating to interest, penalties, and liens of contribution
 that arise from failure to pay contributions, failure to file
 sufficient reports, overpayments of benefits, or failure to
 comply with other unemployment compensation requirements.

5 Section 96.15: Conforms a reference to "hereunder" to other 6 language referencing the Code chapter to clarify this provision 7 voiding any waiver of rights or benefits under Code chapter 96, 8 which governs unemployment compensation.

9 Section 97B.56: Strikes obsolete language, and updates a 10 reference to "said sections" by enumerating the Code sections, 11 in this provision relating to liquidation and transfer of the 12 assets of the former old-age and survivors' liquidation fund to 13 the Iowa public employees' retirement system fund.

Section 99G.36: Conforms language relating to penalties applicable under subsection 4 to the style used elsewhere in this Code section and changes the word "section" to "subsection" in subsection 5 to avoid conflicts with other penalties that apply to different acts proscribed elsewhere in this Code section relating to fraudulent use of lottery tickets and shares and tampering with lottery equipment and materials. Section 103.36: Changes the word "or" to "and" to correct language relating to due process rights that an accused has in investigations under the Code chapter governing electricians and electrical contractors.

25 Section 124.401: Letters unnumbered paragraphs to 26 facilitate citation to the provisions relating to illegal 27 possession of a controlled substance.

28 Section 124E.2: Strikes a subsection containing the 29 definition of "untreatable pain", which is no longer used in 30 Code chapter 124E that provides for the regulation of medical 31 cannabidiol.

32 Section 135C.2: Adds the words "for all of the following" 33 and modifies language and punctuation to conform the style 34 of this provision outlining the purposes of the Code chapter 35 establishing regulations for health care facilities to current

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1 Code style.

Section 148F.3: Strikes an obsolete subsection that provided for the adoption of rules relating to temporary, one-year licensing for persons providing orthotic, prosthetic, and pedorthic care prior to July 1, 2012.

6 Section 154C.3: Moves the language of subparagraph (5), 7 relating to the manner of supervision of persons who are 8 seeking independent social worker licensure, into subparagraph 9 (4), to which the language relates, and then strikes 10 subparagraph (5), to improve the readability of this provision 11 governing the requirements needed to obtain a license as a 12 social worker.

13 Section 161A.20: Replaces the word "its" with more specific 14 language and replaces the word "such" with "the" to update and 15 clarify this provision regarding transmission of estimates of 16 amounts needed by a soil and water conservation subdistrict, 17 and proposed to be raised by imposition of a special annual 18 tax, to the board of supervisors of the county in which the 19 subdistrict lies.

20 Section 232.52: Conforms the style of this provision 21 outlining the contents of dispositional orders for care and 22 treatment of children found to have committed a delinquent act 23 to the style used in other similar enumerated lists elsewhere 24 in this Code section and in the Code.

25 Section 249.3: Adds the words "all of the following" to 26 conform the style of this introductory paragraph to this 27 provision describing the persons who are eligible to receive 28 state supplementary assistance to current Code style.

Section 256.9: Changes, in a definition of "substantial parental involvement", the word "section" to "subsection" because the use of the term is limited to the subsection within which it appears, in a provision that relates to the duties of the director of the department of education with respect to the development of standards and instructional materials for school districts for certain programs for young children and

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1 for prekindergarten curricula and teaching practices.

2 Section 256B.9: Changes the word "to" to "through" in a 3 string citation in subsection 3 of this Code section to clarify 4 that all Code sections are intended to be included in the 5 citation in this provision relating to the weighting assigned 6 to children requiring special education, and to conform to 7 similar changes made in subsection 6, by 2021 Iowa Acts, 8 chapter 80, section 137.

9 Section 266.28: Updates archaic language referencing a 10 federal Act, known as the Smith-Lever Act, to improve the 11 readability of this provision authorizing the state board of 12 regents to receive grants of money appropriated under that 13 federal Act.

14 Section 272.31: Conforms language, relating to review 15 of authorizations allowing an individual to substitute teach 16 in grades prekindergarten through 12 by a designee of the 17 executive director of the board of educational examiners, 18 to other similar language providing for delegations of 19 responsibility by a government official to government staff 20 elsewhere in the Code.

Section 279.1: Divides a complex sentence into two simpler sentences to improve the readability of this provision relating to the organization of a school board and the election of a school board president from the school board membership after a school election.

Section 279.60: Adds the words "of education" after a reference to "department" to clarify that the department of education, not the department of management, is the entity responsible for reviewing school district data on preschool attendance and submitting findings and recommendations to the governor, the general assembly, the early childhood Iowa state board, and the early childhood Iowa area boards.

33 Section 306A.13: Updates the language of a definition 34 of the term "utility" in Code chapter 306A, governing 35 controlled-access highways, to conform the definition to

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1 current Code style.

Sections 309.17, 309.27, 309.28, 309.29, 309.37, and 309.38: Bliminates archaic language and style in these provisions relating to the employment and duties of county engineers to improve the readability of the provisions.

6 Section 309.63: Divides a long, run-on sentence into two 7 sentences, conforms terminology used to defined terms, and 8 updates language to improve the readability of this provision 9 authorizing county boards of supervisors to obtain and pay for 10 gravel or other material for use in improving county secondary 11 roads.

12 Section 309.69: Updates language to improve the readability 13 of and conform the style of this provision relating to the 14 procedure for determining county responsibility for carrying 15 out work on secondary roads to current Code style.

16 Section 309.81: Updates the language and style to improve 17 the readability of this provision relating to the filing 18 of plans by the county engineer for the construction of a 19 permanent bridge or culvert prior to the commencement of 20 construction.

21 Section 309.82: Clarifies that the county engineer is 22 responsible for the filing of a complete permanent record of 23 the final plans and costs for construction of a completed 24 bridge or culvert.

Section 321.89: Replaces an internal reference to subsection 3, paragraph "a", in language relating to a police authority's authority to take possession of an abandoned vehicle, with a reference to subsection 3, paragraphs "a" through "f", to reflect the division of former subsection 3, paragraph "a", into additional paragraphs in 2021 Iowa Acts, chapter 22. The changes to this Code section are made retroactively applicable to July 1, 2021, in division II of the 3 bill.

34 Section 321.105A: Rewrites language, relating to multiple 35 names appearing on a motor vehicle title, to improve the

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readability of the subparagraph subdivision creating an
 exemption to the requirement for payment of the fee for new
 vehicle registration for motor vehicle trades involving an
 entity.

5 Section 321.158: Strikes ambiguous language relating to 6 "the sworn statement herein provided", moves a qualifying 7 phrase, and adds a reference to Code section 321.157 to conform 8 the language in this Code section to changes made to Code 9 section 321.157 by 2000 Iowa Acts, chapter 1016, that permitted 10 manufacturers to provide an electronic alternative to the sworn 11 statement.

12 Section 321.320: Updates language and divides a long 13 sentence into two sentences in this provision relating to the 14 proper method for making a left turn within an intersection or 15 into an alley, private road, or driveway.

16 Section 321.389: Strikes the ambiguous word "hereafter" in 17 two places, strikes the words "also carry", and inserts the 18 words "be equipped with" to improve the readability of this 19 provision relating to a requirement that new motor vehicles, 20 trailers, or semitrailers have a red reflector on the rear of 21 the vehicle, trailer, or semitrailer.

22 Section 321.420: Replaces the word "thereof" with "of the 23 vehicle" and updates other language to clarify and improve the 24 readability of this provision regarding the number of lights of 25 a certain power, located on the front of a vehicle, that may be 26 illuminated at any one time when the vehicle is upon a highway. 27 Section 321.483: Removes redundant language to simplify the 28 style and improve the readability of this provision classifying 29 felony violations of the Code chapter regulating motor vehicles 30 as class "D" felonies.

31 Section 321.501: Updates the style and language of this 32 Code section relating to service of notice on nonresident motor 33 vehicle operators or owners in actions relating to operation 34 of a motor vehicle in this state, to conform to current Code 35 style.

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Sections 321A.1, 321A.5, 321A.15, and 321A.21: Strikes
obsolete language relating to proof of financial responsibility
requirements applicable to persons involved in motor vehicle
accidents on or after January 1981, and prior to January 1,
1983, and adjusts language to account for the strikes in the
remaining text.

7 Section 321J.3: Adds the words "of transportation" in two 8 places to clarify which of the multiple departments appearing 9 in this section is the department being referenced in language 10 relating to rules for substance abuse evaluation and treatment 11 for persons ordered to undergo that evaluation and treatment as 12 a result of an operating-while-intoxicated conviction.

Section 327D.77: Updates language and changes a reference to "herein" to a Code chapter reference in this provision requiring common carriers to file a schedule of rates with the department of transportation prior to performing services or transporting persons or property between points within Iowa.

18 Section 327D.78: Changes a reference to "herein" to a Code 19 chapter reference and adds the words "is provided" to update 20 and clarify this provision regarding how notice of a change in 21 rates may be accomplished by a common carrier.

22 Section 331.323: Updates style to conform to current Code 23 style and replaces a reference to an obsolete position in 24 county government with the name of the current position, to 25 reflect changes made by 1993 Iowa Acts, chapter 54, and 2001 26 Iowa Acts, 2nd Ex, chapter 4, to Code chapter 251, in this 27 Code section relating to the combining of functions of certain 28 enumerated county officers and employees.

29 Section 331.381: Changes the word "to" to "through" in two 30 string citations to clarify that the last Code sections listed 31 are intended to be included in the citations in this Code 32 section outlining the duties of county boards of supervisors 33 relating to services provided within a county.

34 Section 335.19: Clarifies which petition is referenced, by 35 replacing a reference to the word "such" with a specific Code

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1 section reference, and adds a comma to improve the readability
2 of this provision relating to reviews of decisions of boards of
3 adjustments by a court.

Section 347.20: Replaces the word "such" with the words
a county", "the", or "those", to improve the clarity and
readability of this provision relating to applicability of city
ordinances to certain county hospitals.

8 Section 349.13: Replaces references to "said" and "such" 9 with specific Code section references to clarify and facilitate 10 hypertext linkage within this provision relating to appeals to 11 the court from decisions of county boards of supervisors on 12 selection of official county newspapers.

Section 351.43: Simplifies language to eliminate an ambiguous internal reference in this provision relating to the penalty applicable to failing or refusing to comply with rabies kardination and other requirements relating to maintaining rontrol over dogs or other animals.

18 Section 357.4: Updates language to use active voice to 19 describe the timing of a hearing regarding the establishment of 20 a benefited water district to conform this provision to current 21 Code style and to conform to other language regarding that 22 hearing in Code section 357.1A.

23 Section 357.6: Updates the language of this provision 24 relating to the appointment of a civil engineer by a county 25 board of supervisors to examine proposed improvements within 26 a newly established benefited water district and to develop 27 preliminary designs and a report on the suitability of the 28 proposed water supply to improve the readability of the 29 provision.

30 Section 357.21: Divides, reformats, and redesignates the 31 resulting components of this Code section, relating to the 32 requirements for bonds issued to pay for the costs of benefited 33 water district improvements, to clarify and improve the 34 readability of the requirements.

35 Section 357.33: Strikes unnecessary commas and replaces the

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1 word "above" with "those" to clarify that the Code sections 2 referenced are Code sections from Code chapter 468, in this 3 provision regarding the appeal procedure for persons aggrieved 4 by final action of a board of supervisors regarding any matter 5 involving a benefited water district and the person's rights. 6 Section 357F.8: Strikes the word "and" and adds commas to a 7 series within this provision relating to an advisory council 8 that makes recommendations regarding the funding and needs of 9 an emergency medical services district to the board of trustees 10 for the district.

Section 359.6: Updates language and adds a Code section reference to improve hypertext linkage within this provision regarding petitions to divide a township into two townships and the presentation of remonstrances to those petitions.

15 Section 359.9: Updates language and adds a Code section 16 reference to connect this Code section, relating to the process 17 for restoring a township to a township from which the township 18 had been taken, to the preceding Code section that relates to 19 division of townships.

20 Section 359.13: Divides a long sentence into two sentences, 21 adds a Code section reference to improve hypertext linkage, 22 and clarifies archaic language to improve the readability of 23 this provision relating to service of orders for election for 24 trustees for a new township.

25 Section 359.25: Replaces the word "such" with a specific 26 Code section reference to improve hypertext linkage and to 27 clarify which cities are referenced in this provision relating 28 to the performance of duties of a township by city officials 29 under certain circumstances.

30 Section 359.26: Divides a long sentence into three 31 sentences and adds a Code section reference to connect this 32 Code section, relating to transfer of township funds to a city 33 and assumption by the city of township liabilities, to Code 34 section 359.24 which describes the circumstances under which 35 the transfer and assumption of liabilities should occur.

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Section 376.5: Changes the word "may" to "must" to
 reflect the lack of discretion regarding inclusion of party
 designations on the notice of election for city elections.
 Section 384.12: Replaces "hereof" with a subsection

5 reference to clarify that the procedures contained in
6 subsection 19, that provides for imposition of certain
7 taxes that have been the subject of a special levy election,
8 supersede other election provisions only to the extent of
9 accomplishing the purposes of the subsection.

10 Sections 422.20 and 422.72: Moves the same phrase and adds 11 the words "contained in that record" in these two provisions to 12 clarify the timeline for the redacting of information by the 13 department of revenue from certain records that are the subject 14 of an appeal or contested case and are in the department's 15 possession.

16 Section 423.3: Clarifies that the board referenced within 17 two definitions is the Iowa utilities board, and strikes the 18 words "or rental" to conform to similar changes made by 2021 19 Iowa Acts, chapter 86, elsewhere in the Code, in this provision 20 exempting certain goods and services from the imposition of the 21 state sales and use tax.

22 Section 425.10: Divides a long sentence into two sentences 23 and updates archaic and ambiguous language to clarify and 24 improve the readability of this provision relating to the 25 effect of a reversal of an allowed homestead tax credit on 26 taxes owed on property.

27 Section 441.2: Updates the punctuation of this provision 28 relating to the conference board established as part of the 29 process used for selection of county and city assessors.

30 Section 441.19: Strikes ambiguous or redundant language, 31 divides a long sentence into two sentences, and updates 32 the style to improve the readability and clarity of these 33 provisions relating to the listing and assessment of property 34 by a county or city assessor who is preparing the county or 35 city assessment rolls.

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Section 455B.303: Replaces the words "said part" with a reference to part 1 of subchapter IV to facilitate hypertext linkage within this provision relating to cooperation between local boards of health and the department of natural resources in matters relating to solid waste, refuse disposal plants, and sanitary disposal projects.

7 Section 455D.11A: Moves and restructures language to 8 improve the readability of this provision relating to certain 9 forms of financial assurance provided by owners or operators of 10 waste tire collection or processing sites.

Section 458A.19: Replaces the word "such" with the word mineral" and removes an unneeded comma to clarify this provision relating to the rate of tax imposed on mineral interests not owned by owners of the land to which those interests relate.

16 Section 458A.20: Replaces the ambiguous word "such" with 17 more specific language to clarify this provision relating to 18 tax sales of mineral rights or interests not owned by the owner 19 of the land and rights of redemption of the interest holder and 20 the owner of the land after sale of the interests.

21 Section 461A.3: Replaces the word "thereto" with "to those 22 waters", adds a comma before the last item in a series, and 23 changes the word "to" to "through" to classify a time frame in 24 this provision relating to the duties of the natural resources 25 commission as to parks, lands, and waters.

Section 461A.65: Updates and clarifies archaic language to improve the readability of this provision relating to the right of persons or entities whose rights or interests may be affected to file objections to the establishment of a proposed water recreational area.

31 Section 461A.66: Divides a long sentence into two 32 sentences, updates archaic language, and adds a Code section 33 reference to link this Code section, relating to the place 34 for and timing of filing objections to a proposed water 35 recreational district, to the preceding Code section relating

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1 to persons entitled to file the objections.

2 Section 468.17: Replaces a reference to "said notice" with 3 more specific language and a Code section reference to clarify 4 this provision regarding personal service of notice of hearing 5 on owners of land regarding a petition for the establishment of 6 a levee or drainage district.

7 Section 468.22: Moves a phrase, divides language 8 regarding a series of findings that must be made by a board 9 of supervisors into the component parts, and reformats the 10 resulting text to clarify and enumerate the conditions under 11 which a board of supervisors may locate and establish a levee 12 or drainage district based upon the recommendation of an 13 engineer.

14 Section 468.28: Moves a phrase, updates archaic terminology 15 and usage, and modifies punctuation to improve the clarity and 16 readability of this provision relating to remonstrance process 17 requirements that will result in the dismissal of a petition 18 for the establishment of certain proposed levee, drainage, or 19 improvement districts by a board of supervisors.

20 Section 468.210: Divides a long sentence into two sentences 21 and updates archaic language to improve the clarity and 22 readability of this provision relating to appraisement of 23 land involved when the government of the United States will 24 undertake the construction or repair of improvements within an 25 existing levee or drainage district.

Section 468.274: Divides, reformats, and numbers the resulting unnumbered paragraphs in this Code section, relating upon the giving of notice to holders of interests in property upon the filing of a report that recommends the establishment of a levee or drainage district, so that the persons entitled to notice are individually identified in a numbered list. Section 468.294: Replaces ambiguous and archaic language with more specific language to improve the clarity and readability of this provision describing the procedure for transfer of proceedings to the district court if a petition for

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1 the establishment of a levee or drainage district is filed, 2 the proposed district extends into multiple counties, and the 3 boards of supervisors of the counties fail to take action or 4 fail to agree on the petition or business relating to the 5 district.

6 Section 468.381: Updates archaic language and adds the word 7 "simple" to clarify the penalty classification applicable to 8 violations of the part of the Code chapter governing levee 9 and drainage districts that pertains to the establishment of 10 pumping stations, and to reflect the requirements of Code 11 section 701.8 and a similar penalty range established in Code 12 section 903.1 for simple misdemeanors.

13 Section 468.517: Replaces "It or they" with "The board or 14 boards of supervisors" and divides a long sentence into two 15 sentences to conform terminology use within, and improve the 16 readability of, this provision relating to the canvass of the 17 vote and the issuance of certificates of election to persons 18 elected in drainage district trustee elections.

19 Section 468.576: Divides this Code section, relating to the 20 reports of conservators appointed for drainage districts which 21 are in default on drainage district bonded indebtedness, into 22 subsections and paragraphs to articulate the contents of the 23 report and to separate language relating to the hearing on the 24 report from the language relating to the report contents.

25 Section 468.577: Divides this Code section into subsections 26 based upon subject matter, divides a long sentence, and updates 27 language in this provision relating to the hearing and court 28 action taken on a conservator's report regarding a default on 29 drainage district bonded indebtedness.

30 Section 478.11: Replaces "thereby" with "by the franchise" 31 and updates other language to clarify this provision relating 32 to the record kept by the Iowa utilities board of franchises 33 granted and issued by the board.

34 Section 478.12: Updates archaic language and replaces 35 ambiguous language with more specific terminology in this

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1 provision relating to the regulatory effect of obtaining a
2 franchise to operate electric transmission lines.

3 Section 478.17: Updates and replaces archaic language to 4 clarify this provision relating to the access to lines and 5 liability for damages to lands and crops borne by individuals 6 or corporations who operate electric transmission lines on 7 private land.

8 Section 479.9: Adds a comma before the last item in a series 9 and updates archaic language in this provision relating to 10 the filing of objections to a proposed pipeline or lines or 11 gas storage facilities by persons, corporations, companies, 12 or cities whose rights or interests may be affected by the 13 pipeline or facilities.

14 Section 479.10: Replaces multiple instances of the word 15 "said" with "the" and adds a comma after a prefatory clause in 16 this provision relating to the timing for filing objections to 17 a proposed pipeline or lines or gas storage facilities.

18 Section 479.11: Updates archaic language to improve the 19 readability of this provision relating to the examination of 20 the proposed route of a pipeline or lines and the proposed 21 location of a gas storage area and the hearing on a petition to 22 permit the pipeline or lines or gas storage facilities to be 23 constructed.

Section 479.17: Updates archaic language and replaces an internal reference to "herein" with a Code chapter reference to clarify and improve the readability of this provision authorizing the Iowa utilities board to adopt rules pertaining to hearings on the proposed location of pipelines and gas storage facilities.

30 Section 479.19: Divides a long sentence into two sentences 31 and updates language in this provision, limiting the nature and 32 length of time permitted for a grant to construct, maintain, 33 and operate a pipeline, to improve readability and to reflect 34 current Code style.

35 Section 479.21: Updates language to improve the readability

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1 and to clarify this provision describing the requirements that 2 must be met to effect a transfer of a permit for a pipeline that 3 has not been completed, either in whole or in part.

4 Section 479.22: Updates the language and style to improve 5 the readability of this provision relating to records kept by 6 the Iowa utilities board regarding permits issued and transfers 7 of permits for pipelines and gas storage facilities.

8 Section 479.28: Updates the language and style to improve 9 the readability of this provision relating to equitable 10 actions initiated by the Iowa utilities board to enforce 11 compliance with orders made by the board requiring remediation 12 of defective, unsafe, or dangerous pipelines, devices, 13 apparatuses, or equipment.

Section 481A.1: Changes the spelling of the name of the order used to describe certain birds in this definitions section for the Code chapter governing wildlife conservation to ronform to a similar change made in Code section 484B.1 by 2021 l8 Iowa Acts, chapter 82.

19 Section 481A.48: Adds the word "shall" to clarify that the 20 first instance of the word "use" is a verb, to improve the 21 readability of this provision relating to the use of cartridge 22 rifles to hunt deer.

23 Section 481A.52: Divides a sentence to separate language 24 requiring compliance with a request from an officer of the 25 department of natural resources to exhibit any, or any part 26 of any, game bird, game animal, fish, or fur from language 27 penalizing a refusal to comply with a request, and to add a 28 reference to the Code section under which the refusal is made a 29 scheduled violation to facilitate hypertext linkage.

30 Section 481A.93: Moves a qualifying phrase in subsection 31 1 to improve readability of language prohibiting the use of a 32 spotlight, headlight, or other artificial light in hunting and 33 moves an exception, currently contained in subsection 1, to 34 subsection 2, to place the exception with the other exceptions 35 to the prohibition against use of lights in hunting.

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Section 481A.122: Moves language requiring that hunting apparel be solid blaze orange to a location that is before a colon that appears before the list of apparel to which the requirement applies, to clarify and improve the readability of this hunting apparel requirement.

6 Section 489.14107: Strikes language from this provision 7 limiting limited liability operating agreements to reflect the 8 repeal of former Code section 489.14803 pursuant to its own 9 terms.

10 Section 490.141: Changes the word "subchapter" to "chapter" 11 to conform the language of subsection 13, paragraph "a", to 12 other similar language elsewhere in this Code section relating 13 to notices and communications given under the Code chapter 14 pertaining to business corporations.

15 Section 490.143: Adds the words "the director" to 16 paragraphs "a", "b", and "e", to conform to the language and 17 style of the initial lead-in language of this definition of 18 "qualified director" and to the language and style used in the 19 remaining paragraphs in this subsection.

Sections 490.209, 490.401, and 490.1621: Changes the phrase authorized to transact to "registered to do business", or strikes the phrase, where it is used in conjunction with language regarding permissible practices by foreign corporations under the Code chapter governing business corporations, to conform these provisions to subchapter XV of Code chapter 490 that governs the activities of foreign corporations in this state.

Section 490.749: Replaces the words "the enactment of this section" with the date "January 1, 2022" to reflect the date of the section of 2021 Iowa Acts, chapter 165, in which this Code section relating to judicial determinations regarding holders of or candidates for corporate office and review of shareholder votes or elections of corporate officers 4 was enacted.

35 Section 496C.14: Replaces the word "hereunder" with "under

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1 this section" to conform language relating to the inability of 2 a professional corporation to meet its repurchase obligations 3 to other language of this Code section imposing a duty on a 4 professional corporation to repurchase its own shares in this 5 subsection imposing that corporate duty on the individual 6 shareholders of the corporation in the event of corporate 7 inability.

8 Section 504.1701: Redrafts this provision to eliminate 9 obsolete transition language pertaining to corporations 10 formed prior to the enactment of the revised Iowa nonprofit 11 corporation Act in Code chapter 504.

12 Section 515A.6: Replaces the ambiguous word "herein" with 13 "in this subsection" to clarify language outlining specific 14 procedures that are applicable to hearings relating to workers' 15 compensation insurance rate filings.

16 Section 515A.10: Changes a "which" to "that" to clarify 17 which noun is the antecedent and adds a comma before a 18 qualifying clause to improve the clarity and readability of 19 this provision relating to advisory organizations that assist 20 insurers with filings and rate-making organizations that assist 21 those organizations with rate making.

22 Section 515A.ll: Replaces the word "herein" with a 23 reference to "in this section" to clarify this provision 24 relating to regulation of joint underwriting or joint 25 reinsurance.

Section 515D.7: Replaces the word "herein" with a reference 7 to Code section 515D.10, that contains the timing requirement 8 referenced, to clarify this provision relating to the notice 9 required before an insurer may fail or refuse to renew a policy 30 for automobile insurance.

31 Section 516A.3: Replaces the word "herein" with a Code 32 chapter reference to conform this definition of the term 33 "uninsured motor vehicle" to other language relating to the 34 terms and condition of coverage in other provisions in Code 35 chapter 516A.

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Section 520.1: Replaces one instance of the word "hereby"
 with a reference to "under this chapter" and strikes another
 reference to "hereby" to clarify and improve the readability
 of this provision authorizing reciprocal or interinsurance
 contracts between certain persons and entities.

6 Section 537.1107: Replaces the word "Act" with "chapter" 7 in this provision prohibiting waivers or agreements to forego 8 rights or benefits under the consumer credit code, which is 9 codified in Code chapter 537.

10 Section 537.2309: Replaces the word "may" with "shall" in 11 language prohibiting a lender from carrying on other business 12 for the purpose of evading or violating Code chapter 537.

13 Section 537.5301: Replaces the word "Act" with "chapter" in 14 this provision relating to violations of the consumer credit 15 code that apply to supervised loans.

16 Section 542B.22: Changes the word "or" to "and" to correct 17 language relating to due process rights that an accused has at 18 a hearing under the Code chapter governing persons licensed as 19 professional engineers or land surveyors.

20 Sections 553.9, 553.11, and 553.12: Conforms the style of 21 these provisions, regarding investigations and prosecutions 22 by the attorney general of persons who have violated the 23 prohibitions contained in the Iowa competition law, to the 24 style used for other similar enumerated lists in the Code. 25 Section 600.4: Conforms the style of this provision,

26 relating to the filing of a separate petition for adoption of a 27 person by one spouse to a marriage, to the style used for other 28 similar enumerated lists in the Code.

29 Sections 622A.3 and 622A.4: Adds the words "or translator" 30 after the word "interpreter" in multiple locations to conform 31 to other similar language, and the Code sections that are 32 referenced, in these provisions relating to entitlement and use 33 of interpreters or translators in legal proceedings.

34 Section 633.3: Adds the word "means" to multiple 35 definitions of terms to conform the style of these provisions

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1 to the style used in many of the other definitions contained 2 in this definitions Code section for the probate code, Code 3 chapter 633.

4 Section 633.440: Redrafts this Code section, relating to 5 the contents of a notice of disallowance, to add a reference to 6 Code section 633.439, that describes the circumstances under 7 which a notice of disallowance may be given to a claimant by a 8 personal representative of an estate, to facilitate hypertext 9 linkage between the two Code sections.

Section 633.570: Changes the word "guardian" to "conservator" to correct the terminology used in this provision regarding the notification provided to a respondent of the gowers that may be exercised by a conservator.

14 Section 633F.11: Replaces a self-reference that appears 15 within subsection 6, that provides a statute of limitations 16 for the bringing of actions for alleged violations, with a 17 reference to subsection 5, that describes the circumstances 18 under which an action may be brought by a custodial trustee 19 under the Iowa uniform custodial trust Act, to relate the 20 statute of limitations to the action that is referenced.

Sections 633F.17 and 633F.18: Adds the words "(name of distributee)" after each blank in which a distributee's name is at to be inserted in two forms pertaining to disposition of assets that are placed in a custodial trust, to conform to similar language that appears after similar blanks in the form for for assets to a custodial trust that is contained in Code section 633F.18, subsection 1, paragraph "a".

Section 673A.6: Conforms the language of a form notice contained in subsection 2 of this Code section, that must have been posted in order for a farming operation to be able to lplead an affirmative defense if an agricultural tourist is harmed while visiting the operation, to statutory language contained in subsection 1.

34 Section 679B.14: Updates a reference to "brevier type or its 35 equivalent" to "eight point type" to improve the readability of

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1 this provision relating to the type size that should be used 2 for publication of decisions of boards of arbitration. Brevier 3 type is an eight point type.

4 Section 692A.106: Moves the word "shall" to immediately 5 precede the verb "register" and changes the word "who" to "if 6 the sex offender" to improve the grammar of a series and to 7 improve the readability of this subsection that describes the 8 circumstances under which a sex offender must register with the 9 sex offender registry for life.

10 Section 702.17: Adds the word "or" in subsection 6 of this 11 Code section to conform language that defines certain contact 12 with a person's own genitals or anus as a "sex act" or "sexual 13 activity" to similar language in subsection 5 that refers to 14 use of substitute sexual organs.

Section 715A.11: Changes the word "all" to "any" to improve the readability of language relating to completion of substance abuse evaluations by persons convicted of manufacturing, marketing, selling, distributing, using, or possessing synthetic urine or a urine additive, or who are convicted of using another person's urine for the purposes of defrauding a l drug or alcohol test.

22 Section 724.31A: Changes "the person prohibited" to "a 23 person who is no longer prohibited" in the first half of 24 this provision allowing persons to request that records of 25 prohibitions against acquisition of a pistol or revolver be 26 updated, modified, or removed from department of public safety 27 databases when the basis for availability of the record in the 28 databases no longer applies.

29 Section 811.6: Replaces the word "same" with "amount paid" 30 to improve the clarity and readability of this provision 31 relating to forfeiture of the amount of bail in the event 32 of nonappearance of a defendant at a proceeding in which the 33 defendant's personal appearance is required.

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34 Section 815.7: Adds an end date of June 30, 2021, 35 to subsection 5 that sets compensation rates for legal

1 representation of indigent defendants in criminal cases, to 2 reflect the new rates set in subsection 6 for those same types 3 of criminal cases, effective July 1, 2021, and to conform to 4 the style used in the balance of this Code section.

5 Section 904.602: Changes certain commas to semicolons and 6 changes "inmate" to "inmates" and "visits" to "visitors" within 7 a long series to improve the readability of this provision 8 making certain records held by the department of corrections 9 confidential and exempt from public inspection requirements 10 under Code sections 17A.3 and 22.2.

11 Section 915.38: Changes a citation to two rules of evidence, 12 to a single reference to rule of evidence 5.807, to reflect the 13 transfer of the content of both of the former rules to the new 14 location in the fifth edition of the Iowa court rules.

15 Section 915.94: Divides this Code section establishing the 16 victim compensation fund into its substantive components and 17 numbers those components to improve the readability of the 18 language identifying the purposes for which fund moneys may be 19 used.

20 2021 Iowa Acts, chapter 12: Adds an internal reference 21 correction to this 2021 Iowa Act that restructured Code section 22 49.104 and corrected all other references to these same former 23 subsections.

24 2021 Iowa Acts, chapter 86, section 59: Redrafts these 25 changes to Code section 423.3, subsection 88, to supply a 26 missing "or" before the words "tangible personal property" that 27 are the last words in a series in the first series that is 28 modified in this Iowa Act. This change is made retroactively 29 applicable to July 1, 2021, in division II of the bill.

2021 Iowa Acts, chapter 167, section 5: Corrects the year 31 of the first Act referenced in this Iowa Acts provision that 32 modifies language as enacted by the enumerated Acts. The 33 original language for the first Acts citation referenced "2016 34 Acts, chapter 139, section 1", which was not correct. The 35 remainder of the changes to the Acts section are identical to

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1 the changes made by this section of this 2021 Iowa Act. The 2 changes are made retroactively applicable to July 1, 2021, in 3 division II of the bill.

4 2021 Iowa Acts, chapter 177, section 42: Changes the word 5 "division" to "section", in this provision describing tax 6 credits that have revoked, but that may be awarded during 7 another application period, because the division which included 8 these Acts changes had multiple effective dates. This change 9 is made retroactively applicable to July 1, 2021, in division 10 II of the bill.

2020 Iowa Acts, chapter 1064, sections 17 and 18: 11 Replaces 12 two provisions in this 2020 Iowa Act to reinstate changes 13 that will need to be made to these two checkoffs when the 14 department of revenue takes over a debt setoff function from 15 the department of administrative services. The language 16 changed was formerly contained in Code sections 422.12G and 17 422.12I, but those provisions were repealed pursuant to their 18 own terms in 2021, and the language was reenacted as Code 19 sections 422.12D and 422.12L in 2021 Iowa Acts, chapter 177. 2020 Iowa Acts, chapter 1121, section 128: Adds the words 20 21 "this division of" to correct language referencing "the 22 effective date of this Act", because this Iowa Act was divided 23 into multiple divisions, which had different effective dates. 24 This change is made retroactively applicable to July 1, 2020, 25 in division II of the bill.

Sections 24.18, 148F.9, 152C.5A, 152C.7A, 306.44, and 309.12: Repeals Code section 24.18 that contains an obsolete requirement for the preparation and certification of summaries of local budgets by county auditors to the state appeal board in the department of management. The entire local budget is certified to the state appeal board under Code section 24.17. Repeals Code section 148F.9 that contains an obsolete transition provision that applied to certification d of orthotists, prosthetists, or pedorthists through June 30, 2014. Repeals two obsolete provisions that provided for the

1 conducting of a study prior to January 14, 2004, and provided a 2 temporary exemption until July 1, 2004, from licensure under 3 Code chapter 152C for certain reflexologists and massage 4 therapists. Repeals Code section 306.44 that references 5 jurisdictional transfers provided for in a provision that 6 was repealed in 1998, describes a study that was completed 7 in 1982, and includes permissive language relating to the 8 classifying of road systems, which is accomplished in Code 9 chapter 306 and succeeding Code chapters within Title VIII. 10 Repeals Code section 309.12 that contains definitions of the 11 terms "secondary road construction fund" and "secondary road 12 maintenance fund" which are only used in that Code section. 13 Division II:

14 This division contains retroactive applicability dates that 15 apply to the specified provisions of the bill.