House Study Bill 113 - Introduced

SENATE/HOUSE FILE

BY (PROPOSED DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP BILL)

A BILL FOR

- An Act providing for programs and regulations administered
 and enforced by the department of agriculture and land
 stewardship, providing fees, providing for the allocation of
 moneys, and making penalties applicable.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

S.F. H.F.

1 DIVISION I REGULATION OF COMMERCIAL ESTABLISHMENTS 2 3 Section 1. Section 162.2, subsection 19, Code 2023, is 4 amended by striking the subsection and inserting in lieu 5 thereof the following: 19. "Pet shop" means a facility where vertebrate animals, 6 7 excluding fish, not born and reared on the facility's premises 8 are bought, sold, exchanged, or offered for sale or exchange to 9 the public, at retail. "Pet shop" does not include a facility 10 if one of the following applies: The facility receives less than one thousand dollars from 11 a. 12 the sale or exchange of vertebrate animals, excluding fish, 13 during a twelve-month period. 14 b. The facility sells or exchanges less than twelve 15 vertebrate animals, excluding fish, during a twelve-month 16 period. 17 DIVISION II 18 GRAIN REGULATION 19 PART A 20 GRAIN DEALERS 21 Sec. 2. Section 203.1, Code 2023, is amended by adding the 22 following new subsection: NEW SUBSECTION. 12A. "Scale weight ticket" means the same 23 24 as defined in section 203C.1. 25 Sec. 3. Section 203.5, subsection 8, paragraph a, Code 2023, 26 is amended to read as follows: 27 The applicant has caused liability to the Iowa grain a. 28 depositors and sellers indemnity fund in regard to a license 29 issued under this chapter or chapter 203C, and the liability 30 has not been discharged, settled, or satisfied. Sec. 4. Section 203.11, subsection 2, paragraph a, 31 32 subparagraph (3), Code 2023, is amended to read as follows: 33 (3) Uses a scale weight ticket or credit-sale contract in 34 violation of this chapter or a requirement established by the 35 department under this chapter.

-1-

1 Sec. 5. Section 203.17, Code 2023, is amended to read as
2 follows:

3 203.17 Documents and records.

1. The department may adopt rules specifying the form, 5 content, use, and maintenance of documents issued by a grain 6 dealer under this chapter including but not limited to scale 7 weight tickets, settlement sheets, daily position records, and 8 credit-sale contracts. The department may adopt rules for 9 both printed and electronic documents, including rules for 10 the transmission, receipt, authentication, and archiving of 11 electronically generated or stored documents.

12 2. All scale <u>weight</u> ticket forms in the possession of a 13 grain dealer shall have been permanently and consecutively 14 numbered at the time of printing. A grain dealer shall 15 maintain an accurate record of all scale <u>weight</u> ticket numbers. 16 The record shall include the disposition of each numbered form, 17 whether issued, destroyed, or otherwise disposed of.

18 Sec. 6. Section 203.20, Code 2023, is amended to read as
19 follows:

20 203.20 Shrinkage adjustments — disclosures — penalties. 21 1. A person who, in connection with the receipt of 22 corn or soybeans grain for storage, processing, or sale, 23 adjusts the scale weight of the grain to compensate for the 24 moisture content of the grain shall compute the amount of 25 the adjustment by multiplying the scale weight of the grain 26 by that factor which results in a rate of adjustment of one 27 and eighteen hundredths percent of weight per one percent of 28 moisture content. The use of person who uses any rate of 29 weight adjustment for moisture content other than the one 30 prescribed by this subsection is commits a fraudulent practice 31 as defined in section 714.8. The person shall post on the 32 business premises in a conspicuous place notice of the rate 33 of adjustment for moisture content that is as prescribed by 34 this subsection. Failure The person who fails to make this 35 disclosure is commits a simple misdemeanor.

-2-

LSB 1218XD (9) 90 da/ns

2. A person who, in connection with the receipt of grain for
 storage, processing, or sale, adjusts the quantity of the grain
 received to compensate for losses to be incurred during the
 4 handling, processing, or storage of the grain shall post on the
 5 business premises in a conspicuous place notice of the rate of
 6 adjustment to be made for this shrinkage. Failure The person
 7 who fails to make the required this disclosure is commits a
 8 simple misdemeanor.

9 3. A person who adjusts the scale weight of corn or soybeans 10 both grain for moisture content and for handling, processing, 11 or storage losses may combine the two adjustment factors into 12 a single factor and may use this resulting factor to compute 13 the amount of weight adjustment in connection with storage, 14 processing, or sale transactions, provided that the person 15 shall post on the business premises in a conspicuous place a 16 notice that discloses the moisture shrinkage factor prescribed 17 by subsection 1, the handling shrinkage factor to be imposed, 18 and the single factor that results from combining these 19 factors. Failure The person who fails to make the required 20 this disclosure is commits a simple misdemeanor. 21 PART B

22

WAREHOUSE OPERATORS

23 Sec. 7. Section 203C.5, subsection 2, Code 2023, is amended 24 to read as follows:

25 2. a. The department may adopt rules specifying the 26 form, content, and use of documents issued by a warehouse 27 operator under this chapter including but not limited to scale 28 weight tickets, warehouse receipts, settlement sheets, and 29 daily position records. The department may adopt rules for 30 both printed and electronic documents, including rules for 31 the transmission, receipt, authentication, and archiving of 32 electronically generated or stored documents.

b. All scale <u>weight</u> ticket forms and warehouse receipt
forms in the possession of a warehouse operator shall have been
permanently and consecutively numbered at the time of printing.

-3-

A warehouse operator shall maintain an accurate record of
 the numbers of these documents. The record shall include
 the disposition of each form, whether issued, destroyed, or
 otherwise disposed of. The department may by rule require this
 use of prenumbered forms and recording for documents other than
 scale weight tickets and warehouse receipts.

7 Sec. 8. Section 203C.6, subsection 8, paragraph a, Code 8 2023, is amended to read as follows:

9 a. The applicant has caused liability to the Iowa grain
10 depositors and sellers indemnity fund through operations under
11 a license issued under this chapter or chapter 203, and the
12 liability has not been discharged, settled, or satisfied.
13 Sec. 9. Section 203C.17, subsections 1, 2, 3, 4, and 5, Code

14 2023, are amended to read as follows:

15 1. Any grain which has been received at any Grain deposited 16 with a licensed warehouse operator for which the actual sale 17 price is has not been fixed and either proper documentation 18 made has not been furnished or payment has not been made shall 19 be construed to be grain held for storage within the meaning of 20 this chapter. Grain may be held considered stored grain and 21 may be retained in open storage or placed on under warehouse 22 receipt. A warehouse receipt shall be issued for all grain 23 held in open storage within one year from the date of delivery 24 to the warehouse, unless the depositor has signed a statement 25 that the depositor does not desire a warehouse receipt. A The 26 licensed warehouse operator shall issue a warehouse receipt 27 shall be issued to the depositor upon request by the depositor. 28 The warehouse operator's tariff shall apply for to any grain 29 that is retained in open storage or placed under warehouse 30 receipt as provided in section 203C.18.

2. Bulk grain deposited with a licensed warehouse operator 32 for processing, cleaning, drying, shipping for the account of 33 the depositor, or any other purpose shall be removed within 34 thirty days <u>from the date of deposit</u> or such grain shall be 35 determined as considered stored grain and the. The warehouse

-4-

1 operator's tariff charges shall apply to the bulk grain as
2 provided in section 203C.28.

3 3. Grain received on <u>deposited and subject to</u> a scale <u>weight</u> 4 ticket which that fails to have the price fixed and properly 5 documented on the records of the <u>licensed</u> warehouse operator 6 shall be construed to be retained in open storage.

All bulk grain whether <u>retained in open storage and</u>
<u>deposited subject to a scale weight ticket</u> or having been
placed on <u>under</u> warehouse receipt is covered by the grain
depositors and sellers indemnity fund created in <u>as provided in</u>
chapter 203D.

12 5. Any grain which has been received at any <u>An</u> unlicensed 13 warehouse and for which the operator shall not retain deposited 14 <u>bulk grain, if its</u> actual sale price has not been fixed, and 15 payment for the bulk grain has not been made within thirty days 16 from receipt of the grain <u>its date of deposit</u>, unless covered 17 <u>purchased</u> by a credit-sale contract, shall be construed to be 18 unlawful storage within the meaning of this chapter. Bulk 19 grain received at any <u>An</u> unlicensed warehouse for any <u>operator</u> 20 who retains deposited bulk gain under any other purpose 21 <u>circumstance</u> must either be returned return the bulk grain to 22 the depositor, or disposed of <u>dispose of the bulk grain</u> by 23 order of the depositor, within thirty days from date of actual 24 the deposit of the bulk grain.

25 Sec. 10. Section 203C.25, Code 2023, is amended to read as 26 follows:

27 203C.25 Shrinkage adjustments — disclosures — penalties. 28 1. A person who, in connection with the receipt of 29 corn or soybeans grain for storage, processing, or sale, 30 adjusts the scale weight of the grain to compensate for the 31 moisture content of the grain shall compute the amount of 32 the adjustment by multiplying the scale weight of the grain 33 by that factor which results in a rate of adjustment of one 34 and eighteen hundredths percent of weight per one percent of 35 moisture content. The use of person who uses any rate of

-5-

1 weight adjustment for moisture content other than the one 2 prescribed by this subsection is commits a fraudulent practice 3 as defined in section 714.8. The person shall post on the 4 business premises in a conspicuous place notice of the rate 5 of adjustment for moisture content that is as prescribed by 6 this subsection. Failure The person who fails to make this 7 disclosure is commits a simple misdemeanor.

8 2. A person who, in connection with the receipt of grain for 9 storage, processing, or sale, adjusts the quantity of the grain 10 received to compensate for losses to be incurred during the 11 handling, processing, or storage of the grain shall post on the 12 business premises in a conspicuous place notice of the rate of 13 adjustment to be made for this shrinkage. Failure The person 14 who fails to make the required this disclosure is commits a 15 simple misdemeanor.

16 3. A person who adjusts the scale weight of corn or soybeans 17 both grain for moisture content and for handling, processing, 18 or storage losses may combine the two adjustment factors into 19 a single factor and may use this resulting factor to compute 20 the amount of weight adjustment in connection with storage, 21 processing, or sale transactions, provided that the person 22 shall post on the business premises in a conspicuous place a 23 notice that discloses the moisture shrinkage factor prescribed 24 by subsection 1, the handling shrinkage factor to be imposed, 25 and the single factor that results from combining these 26 factors. Failure The person who fails to make the required 27 this disclosure is commits a simple misdemeanor. Sec. 11. Section 203C.36, subsection 2, paragraph a, 28 29 subparagraph (3), Code 2023, is amended to read as follows:

30 (3) Uses a scale <u>weight</u> ticket, warehouse receipt, or 31 other document in violation of this chapter or requirements 32 established by the department under this chapter.

33 PART C

34

INDEMNITY FUND

35 Sec. 12. Section 203D.1, Code 2023, is amended by adding the

-6-

S.F. H.F.

1 following new subsection: 2 NEW SUBSECTION. 14A. "Scale weight ticket" means the same 3 as defined in section 203C.1. 4 DIVISION III 5 WEIGHTS AND MEASURES 6 PART A 7 LICENSING, INSPECTIONS, AND FEES 8 Section 214.2, Code 2023, is amended to read as Sec. 13. 9 follows: 10 214.2 License. 1. A person who uses or displays for use any commercial 11 12 weighing and measuring device, as defined in section 215.1, 13 shall secure must be issued a license from by the department 14 for that device. The department shall issue the license after 15 inspecting the device. 16 2. a. Except as provided in paragraph "b", a license issued 17 under subsection 1 shall expire on December 31 of each year. 18 b. A license issued under subsection 1 for a motor fuel pump 19 shall expire on June 30 of each year. 20 Sec. 14. Section 214.3, subsection 1, Code 2023, is amended 21 by striking the subsection. 22 Sec. 15. Section 214.3, subsection 2, Code 2023, is amended 23 to read as follows: 24 2. The A license inspection fee is imposed on a person 25 who uses or displays for use a commercial weighing and 26 measuring device. The license fee is due the day the device 27 is placed into service department issues the license. A 28 license inspection fee shall be charged to the person owning 29 or operating a commercial weighing and measuring device 30 inspected The amount of the license fee shall be calculated in 31 accordance with the class or section for devices as established 32 by handbook 44 of the United States national institute of 33 standards and technology. 34 Sec. 16. Section 214.11, subsection 1, Code 2023, is amended 35 to read as follows:

-7-

1 1. The department shall provide for annual biennial 2 inspections of all motor fuel pumps, including but not limited 3 to motor fuel blender pumps, licensed under this chapter. 4 Inspections shall be for the purpose of determining the 5 accuracy and correctness of motor fuel pumps. For that purpose 6 the department's inspectors may enter upon the premises of any 7 a wholesale dealer or a retail dealer motor fuel site. 8 Sec. 17. Section 215.2, Code 2023, is amended to read as 9 follows: 10 215.2 Special inspection tests — request — fees. 1. The owner or servicer of a commercial weighing and 11 12 measuring device may request the department conduct a special 13 inspection test of the device to determine its accuracy and 14 correctness. 15 2. The fee for special tests, including but not limited to, 16 using state inspection equipment, for the calibration, testing, 17 certification, or repair conducting a special inspection test 18 of a commercial weighing and measuring device shall be paid 19 by the owner or servicer or person requesting the special 20 inspection test in accordance with the following schedule: 21 1. a. Class S, scales, seventy-five dollars per hour. 22 2. b. Class M, meters, fifty-two dollars and fifty cents 23 per hour. 24 Sec. 18. REPEAL. Section 215.12, Code 2023, is repealed. 25 PART B 26 MOTOR FUEL STANDARDS AND CLASSIFICATIONS 27 Sec. 19. Section 159A.6, subsection 1, paragraph c, Code 28 2023, is amended to read as follows: 29 C. Develop standards for decals required pursuant to 30 section 214A.16 214A.21A, which shall be designed to promote 31 the advantages of using renewable fuels. The standards may be 32 incorporated within a model decal adopted by the office. 33 Sec. 20. Section 214A.1, subsection 2, Code 2023, is amended 34 to read as follows: 2. "ASTM international" means a nonprofit organization, 35

-8-

LSB 1218XD (9) 90 da/ns

1 previously named the American society for testing and materials
2 international.

3 Sec. 21. Section 214A.1, Code 2023, is amended by adding the 4 following new subsections:

5 <u>NEW SUBSECTION</u>. 33A. *a. "Renewable diesel"* means a motor 6 fuel for use in an internal combustion engine and ignited by 7 pressure without the presence of an electric spark, which 8 is produced from nonfossil renewable resources, including 9 agricultural plants, animal fats, residue, and waste generated 10 from the production, processing, and marketing of agricultural 11 products, and other renewable resources.

12 b. "Renewable diesel" must meet the standards provided in 13 section 214A.2.

14 c. "Renewable diesel" does not include any of the following: 15 (1) Biodiesel.

16 (2) A fuel that has been coprocessed.

17 <u>NEW SUBSECTION</u>. 33B. *Renewable diesel blended fuel* means 18 a blend of renewable diesel with petroleum-based diesel fuel, 19 biodiesel, or a combination of petroleum-based diesel fuel and 20 biodiesel, which meets the standards, including separately 21 the standard for its renewable diesel component, provided in 22 section 214A.2.

23 Sec. 22. Section 214A.2, subsection 4, Code 2023, is amended 24 by adding the following new paragraph:

25 <u>NEW PARAGRAPH</u>. *c*. (1) If the motor fuel is advertised 26 for sale or sold as renewable diesel or renewable diesel 27 blended fuel, the motor fuel must meet departmental standards 28 based in part or in whole on specifications adopted by ASTM 29 international for renewable diesel or renewable diesel blended 30 motor fuel, to every extent applicable, as determined by the 31 department subject to subparagraph (2).

32 (2) Renewable diesel must at least meet departmental
33 standards based in whole or in part on ASTM international
34 specification D975, or a successor ASTM international
35 specification, established by rule. The specification shall

-9-

1 apply to renewable diesel before it leaves its place of 2 manufacture. Sec. 23. Section 214A.2, subsection 5, Code 2023, is amended 3 4 by adding the following new paragraph: 5 NEW PARAGRAPH. d. (1) Renewable diesel shall be classified 6 RD-100. (2) Renewable diesel blended fuel shall be classified RD-xx 7 8 where "xx" is the volume percent of renewable diesel. 9 Sec. 24. Section 214A.2B, Code 2023, is amended to read as 10 follows: 214A.2B Laboratory for motor fuel and biofuels fuels, 11 12 biofuels, and renewable fuels. A laboratory for motor fuel and biofuels is established at a 13 14 community college which is engaged in biofuels testing on July 15 1, 2007, and which testing includes but is not limited to The 16 Iowa central fuel testing laboratory at Iowa central community 17 college shall test motor fuels, biofuels, and renewable fuels, 18 including but not limited to B-20 biodiesel fuel testing for 19 use by motor trucks and the ability of biofuels to meet ASTM 20 international standards. The laboratory shall conduct the 21 testing of motor fuel fuels sold in this state and biofuel 22 which is biofuels blended in with motor fuel fuels in this 23 state to ensure that the motor fuel or fuels, biofuels, and 24 renewable fuels meet the requirements departmental standards 25 in section 214A.2. 26 PART C 27 CODE EDITOR DIRECTIVE 28 Sec. 25. CODE EDITOR DIRECTIVE. 29 1. The Code editor is directed to make the following 30 transfer: 31 Section 214A.16 to section 214A.21A. The Code editor shall correct internal references in the 32 2. 33 Code and in any enacted legislation as necessary due to the 34 enactment of this section. 35 DIVISION IV LSB 1218XD (9) 90

-10-

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1 WATER QUALITY 2 Sec. 26. Section 466B.43, subsection 6, Code 2023, is 3 amended to read as follows: 4 6. By October 1, 2019, and each October 1 thereafter of 5 each year, the division shall submit a report to the governor 6 and the general assembly itemizing expenditures, by hydrologic 7 unit code 8 watershed, under the programs, if any, during the 8 previous fiscal year, if any. 9 Sec. 27. Section 466B.44, subsection 5, Code 2023, is 10 amended to read as follows: 5. Notwithstanding any other provision in this section 11 12 to the contrary, beginning on July 1, 2018, the division 13 may use any amount available to support the water quality 14 urban infrastructure program to instead extend do any of the 15 following: a. Extend and support the three-year data collection of 16 17 in-field agricultural practices project as enacted in 2015 Iowa 18 Acts, ch. 132, §18. 19 b. Support water quality agriculture infrastructure programs 20 created in section 466B.43. Sec. 28. Section 466B.44, subsection 7, Code 2023, is 21 22 amended to read as follows: 23 7. By October 1, 2019, and by October 1 of each year 24 thereafter, the division shall submit a report to the governor 25 and the general assembly itemizing expenditures under the 26 program, if any, during the previous fiscal year. 27 EXPLANATION 28 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly. 29 30 This bill relates to a number of regulations GENERAL. 31 and programs administered and enforced by the department of 32 agriculture and land stewardship (DALS). Specifically, the 33 bill amends provisions regulating commercial establishments 34 including pet shops engaged in the business of purchasing and 35 transferring (by sale or exchange) vertebrate animals (animals)

-11-

LSB 1218XD (9) 90 da/ns

1 other than agricultural animals (Code chapter 162). The 2 bill regulates grain transactions including by grain dealers 3 (dealers) and warehouse operators (operators) (Code chapters 4 203 and 203C) and the indemnification of losses by sellers or 5 depositors from the grain depositors and sellers indemnity fund 6 (Code chapter 203D). The bill also regulates the commercial 7 use of weights and measures, including motor fuel pumps (fuel 8 pumps) that are part of motor fuel dispensers (dispensers), 9 and types of motor fuel advertised for sale (Code chapters 10 214, 214A, and 215), including diesel fuel for use in certain 11 internal combustion engines. Finally, the bill provides for 12 the expenditure of moneys for surface water quality initiatives 13 (initiatives) in order to assess and reduce nutrients in this 14 state's watersheds (Code chapter 466B) in conformance with the 15 Iowa nutrient reduction strategy (Code section 455B.171). COMMERCIAL ESTABLISHMENTS - PET SHOPS. Under current law, 16 17 a business classified as a pet shop is a type of establishment 18 required to be annually licensed (Code section 162.5) and pay 19 an associated fee (Code section 162.2B). A business is not 20 regulated as a pet shop if, during the prior 12-month period, 21 the business either receives less than \$500 or transfers 22 less than six animals. The bill doubles the exemption 23 gualifications to less than \$1,000 or less than 12 animals 24 (amended Code section 162.2). 25 COMMERCIAL ESTABLISHMENTS - PENALTY. A person who operates

26 as a pet shop in violation of licensing requirements is guilty 27 of a simple misdemeanor (Code section 162.13).

GRAIN REGULATION — BACKGROUND. As part of a grain ransaction, an operator issues a prenumbered scale weight ticket to a depositor as evidence of stored grain. Alternatively, the operator may issue a warehouse receipt as a form which may be a document of title and therefore negotiable (Code chapter 554, Art. 7). In order for a seller or depositor to be indemnified for a loss by the fund, the dollar value of a claim for transferred grain is based on either a warehouse

-12-

1 receipt or scale weight ticket (Code section 203D.6).

GRAIN REGULATION — TERMS. Currently, several different terms are used to describe the same item. The bill changes the terms to be uniform, including "scale ticket" to "scale weight ticket" and "Iowa grain depositors and sellers indemnity fund" to "grain depositors and sellers indemnity fund", which are both defined (amended Code sections 203.1, 203.5, 203.11, 203.17, 203C.5, 203C.6, 203C.17, 203C.36, and 203D.1).

9 GRAIN REGULATION — GRAIN MOISTURE CONTENT. A person 10 receiving corn or soybeans as part of a transaction involving 11 storage, processing, or sale may adjust the scale weight to 12 account for moisture content (i.e., reducing the scale weight 13 by a special factor calculated for each 1 percent of moisture 14 content). The bill provides that the adjustment applies to all 15 grain in which there are standards established by the United 16 States department of agriculture (Code sections 203.1 and 17 203C.1 and amended Code sections 203.20 and 203C.25).

18 GRAIN REGULATION — OPEN STORAGE. An operator may retain 19 delivered grain in open storage (meaning without issuing a 20 warehouse receipt or making a purchase) subject to certain 21 limitations. Grain subject to a scale weight ticket without 22 having the price fixed and documented by the operator is 23 considered to be retained in open storage. Currently, if 24 grain is retained in open storage, the operator must issue the 25 depositor a warehouse receipt within one year of the grain's 26 delivery date, unless the depositor signs a statement refusing 27 it. The bill eliminates this requirement. Upon request, the 28 operator must still issue the depositor a warehouse receipt 29 (amended Code section 203C.17).

30 GRAIN REGULATION — PENALTIES. A person who violates Code 31 chapter 203 or 203C is guilty of a simple misdemeanor (Code 32 sections 203.11 and 203C.36).

33 WEIGHTS AND MEASURES. A person who uses or displays a 34 commercial weighing or measuring device (device) must be 35 licensed. The term of the license is 12 months. Generally,

-13-

1 the term is on a calendar year basis (January 1 to December 2 31) but for motor fuel pumps the term is on a fiscal year 3 basis (July 1 to June 30). A fee is required for the issuance 4 of the license and an inspection (license inspection fee) 5 first due when the device is placed into service. DALS is 6 expressly required to inspect motor fuel pumps each year. The 7 bill provides that the fee is for the issuance of the license 8 rather than the inspection, the license fee is due when the 9 license is issued, and that DALS must inspect motor fuel pumps 10 on a biennial basis (amended Code sections 214.2, 214.3, and 11 214.11). The bill also eliminates a requirement that persons 12 engaged in repairing scales must file a bond with the state 13 (repealed Code section 215.12).

14 WEIGHTS AND MEASURES - MOTOR FUEL STANDARDS AND 15 CLASSIFICATIONS. Motor fuels include fossil (petroleum) based 16 gasoline and diesel fuel as well as certain biofuel components 17 derived from renewable (nonpetroleum) resources such as ethanol 18 classified as E-100 and biodiesel comprised of monoalkyl esters 19 of long-chain fatty acids and classified as B-100. Both types 20 of substances are used to produce renewable fuels (e.g., E-15 21 or B-5) subject to separate departmental standards based on 22 ASTM international (ASTM) specifications. The bill regulates 23 another liquid fuel referred to renewable diesel classified as 24 RD-100 that may be used as a motor fuel or a blending component 25 and classified as RD-xx. RD-100 is produced from nonfossil 26 renewable resources but is not biodiesel due to manufacturing 27 processes. Petroleum-based diesel fuel and RD-100 are subject 28 to the same ASTM specification D975 while B-100 is subject to 29 ASTM specification D6751 (amended Code sections 214A.1 and 30 214A.2).

31 WEIGHTS AND MEASURES — TESTING LABORATORY. The bill 32 expressly recognizes the Iowa central fuel testing laboratory 33 at Iowa central community college as the official laboratory 34 for testing motor fuels, biofuels, and renewable fuels (amended 35 Code section 214A.2B).

-14-

LSB 1218XD (9) 90 da/ns

1 WEIGHTS AND MEASURES — CODE EDITOR DIRECTIVE. The bill 2 transfers Code section 214A.16 from subchapter I to subchapter 3 II of Code chapter 214A. The Code section regulates a notice 4 required to be posted for consumers purchasing renewable fuels. 5 In 2022, the general assembly enacted 2022 Iowa Acts, chapter 6 1152, which reorganized Code chapter 214A. Subchapter I 7 regulates general matters such as standards and classifications 8 and subchapter II regulates the advertisement, sale, and use 9 of motor fuel.

10 WEIGHTS AND MEASURES — PENALTY. A person who fails to allow 11 for an inspection of a motor fuel pump is guilty of a simple 12 misdemeanor.

13 WATER QUALITY. DALS regulates two water guality 14 initiatives, including water quality agriculture infrastructure 15 programs (amended Code section 466B.43) and the water quality 16 urban infrastructure program (amended Code section 466B.44). 17 The initiative is supported by the water quality initiative 18 fund (Code section 466B.45), the water quality infrastructure 19 fund (Code section 8.57B), and the water quality financial 20 assistance fund (Code section 16.134A). Moneys in the last 21 fund (15 percent) are appropriated to support the water quality 22 urban infrastructure program. The bill provides that DALS 23 may use moneys available to support the water quality urban 24 infrastructure program to instead support the water quality 25 agriculture infrastructure programs. The bill also eliminates 26 dates in several Code sections that are now extraneous. 27 APPLICABLE PENALTIES. A simple misdemeanor is punishable by 28 confinement for no more than 30 days and a fine of at least \$105

-15-

29 but not more than \$855.