SENATE FILE 364 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO SSB 1153)

A BILL FOR

1	An	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 effective date and retroactive applicability
7		provisions.
8	BE	IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 DIVISION I 2 MISCELLANEOUS CHANGES Section 1. Section 9C.9, Code 2023, is amended to read as 3 4 follows: 9C.9 Penalty. 5 Any merchant, whether an individual person, a firm, 6 7 corporation, partnership, or association, violating any of 8 the provisions of this chapter shall be quilty of a simple 9 misdemeanor. Each sale made in violation of the provisions 10 hereof of this chapter shall be and constitute a separate ll offense. Section 9G.4, Code 2023, is amended to read as 12 Sec. 2. 13 follows: 14 9G.4 Land office - how kept - certified copies. 15 The land office shall be kept open during business hours. 16 The documents and records therein in the land office shall be 17 subject to inspection by parties having an interest therein, 18 and certified in the documents and records. Certified copies 19 thereof of a document or record in the land office, signed 20 by the secretary, with the seal of office attached, shall be 21 deemed presumptive evidence of the facts to which they relater 22 and on. Upon request they, certified copies of documents or 23 records shall be furnished by the secretary for a reasonable 24 compensation fee. 25 Sec. 3. Section 15E.305, subsection 2, paragraph a, Code 26 2023, is amended to read as follows: 27 The maximum amount of tax credits granted to a taxpayer а. 28 shall not exceed one hundred thousand dollars of the aggregate 29 amount of tax credits authorized. 30 Sec. 4. Section 15F.403, subsection 2, paragraph a, Code 31 2023, is amended to read as follows: 32 Moneys in the fund are appropriated to the authority for а. 33 purposes of providing financial assistance to cities, counties, 34 and public entities under the sports tourism marketing and 35 infrastructure program established and administered pursuant

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1 to this subchapter.

2 Sec. 5. Section 24.30, Code 2023, is amended to read as 3 follows:

4 24.30 Review by and powers of board.

5 It shall be the duty of the state board to review and finally 6 pass upon all proposed budget expenditures, tax levies, and 7 tax assessments from which appeal is taken and it. The state 8 board shall have power and authority to approve, disapprove, 9 or reduce all such proposed budgets, expenditures, and tax 10 levies so submitted to it upon appeal, as herein provided in 11 this chapter; but in no event may it increase such budget, 12 expenditure, tax levies or assessments or any item contained Said The state board shall have authority to adopt 13 therein. 14 rules not inconsistent with the provisions of this chapter, 15 to employ necessary assistants, authorize such expenditures, 16 require such reports, make such investigations, and take 17 such other action as it deems necessary to promptly hear and 18 determine all such appeals; provided, however, that all persons 19 so employed shall be selected from persons then regularly 20 employed in some one of the offices of the members of said the 21 state board.

22 Sec. 6. Section 27A.1, Code 2023, is amended by adding the 23 following new unnumbered paragraph before subsection 1:

24 <u>NEW UNNUMBERED PARAGRAPH</u>. As used in this chapter:

25 Sec. 7. Section 29C.6, subsection 3, Code 2023, is amended 26 to read as follows:

3. When the president of the United States has declared a major disaster to exist in the state and upon the governor's determination that a local government of the state will suffer a substantial loss of tax and other revenues from a major disaster and has demonstrated a need for financial assistance to perform its governmental functions, apply to the federal government, on behalf of the local government for a loan, receive and disburse the proceeds of any approved loan to any applicant local government, determine the amount needed

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1 by any applicant local government to restore or resume its 2 governmental functions, and certify the same to the federal 3 government; however, no application amount shall exceed 4 twenty-five percent of the annual operating budget of the 5 applicant for the fiscal year in which the major disaster 6 occurs. The governor may recommend to the federal government, 7 based upon the governor's review, the cancellation of all or 8 any part or of repayment when, in the first three full fiscal 9 year period following the major disaster, the revenues of 10 the local government are insufficient to meet its operating 11 expenses, including additional disaster-related expenses of a 12 municipal operation character.

13 Sec. 8. Section 34A.8, subsection 2, paragraph b, Code 2023, 14 is amended to read as follows:

15 b. The director, program manager, joint 911 service board, 16 local emergency management commission established pursuant 17 to section 29C.9, the designated next generation 911 network 18 service provider, and the public safety answering point, and 19 their agents, employees, and assigns shall use local exchange 20 service information provided by the local exchange service 21 provider solely for the purposes of providing 911 emergency 22 telephone service or providing related mass notification and 23 emergency messaging services as described in section 29C.17A 24 utilizing only the subscriber's information, and local exchange 25 service information shall otherwise be kept confidential. А 26 person who violates this section paragraph is guilty of a 27 simple misdemeanor.

28 Sec. 9. Section 41.1, subsection 52, unnumbered paragraph 29 1, Code 2023, is amended to read as follows:

30 The fifty-second representative district <u>in Marshall county</u> 31 shall consist of:

32 Sec. 10. Section 43.2, subsection 1, paragraph b, Code 2023, 33 is amended to read as follows:

34 b. "Political party" shall mean a party which, at the
35 last preceding general election, cast for its candidate for

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l president of the United States or for governor, as the case 2 may be, at least two percent of the total vote cast for all 3 candidates for that office at that election. It shall be the 4 responsibility of the state commissioner to determine whether 5 any organization claiming to be a political party qualifies as 6 such under the foregoing definition this paragraph. Section 43.50, Code 2023, is amended to read as Sec. 11. 7 8 follows: 9 43.50 Signing and filing of abstract. 10 The members of the board shall sign said abstracts and 11 certify to the correctness thereof of the abstracts made 12 under section 43.49, and file the same abstracts with the 13 commissioner. Sec. 12. Section 43.60, unnumbered paragraph 1, Code 2023, 14 15 is amended to read as follows: 16 The county board of supervisors shall also make a separate 17 abstract of the canvass as to the following offices and certify 18 to the same and forthwith forward it the abstract to the state 19 commissioner, viz.: 20 Sec. 13. Section 85.18, Code 2023, is amended to read as 21 follows: 22 85.18 Contract to relieve not operative. 23 No A contract, rule, or device whatsoever shall not operate 24 to relieve the employer, in whole or in part, from any 25 liability created by this chapter except as herein provided in 26 this chapter. This section does not create a private cause of 27 action. 28 Sec. 14. Section 85.38, subsection 1, Code 2023, is amended 29 to read as follows: 1. Contributions or donations. The compensation herein 30 31 provided in this chapter shall be the measure of liability 32 which the employer has assumed for injuries or death that may 33 occur to employees in the employer's employment subject to the 34 provisions of this chapter, and it shall not be in anywise 35 reduced by contribution from employees or donations from any

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1 source.

2 Sec. 15. Section 85.42, subsection 2, Code 2023, is amended 3 to read as follows:

2. A child or children under eighteen years of age, and 5 over said age if physically or mentally incapacitated from 6 earning, whether actually dependent for support or not upon the 7 parent at the time of the parent's death. An adopted child or 8 children shall be regarded the same as issue of the body. A 9 child The terms "child" or children "children", as used herein 10 in this subsection, shall also include any child or children 11 conceived but not born at the time of the employee's injury, 12 and any compensation payable on account of any such child 13 or children shall be paid from the date of their birth. A 14 stepchild or stepchildren shall be regarded the same as issue 15 of the body only when the stepparent has actually provided the 16 principal support for such child or children.

17 Sec. 16. Section 85.64, Code 2023, is amended to read as 18 follows:

19 85.64 Limitation of benefits.

20 If an employee who has previously lost, or lost the 1. 21 use of, one hand, one arm, one foot, one leg, or one eye, 22 becomes permanently disabled by a compensable injury which has 23 resulted in the loss of or loss of use of another such member 24 or organ, the employer shall be liable only for the degree of 25 disability which would have resulted from the latter injury 26 if there had been no preexisting disability. In addition to 27 such compensation, and after the expiration of the full period 28 provided by law for the payments thereof of compensation by 29 the employer, the employee shall be paid out of the "Second 30 Injury Fund" second injury fund created by this subchapter the 31 remainder of such compensation as would be payable for the 32 degree of permanent disability involved after first deducting 33 from such the remainder the compensable value of the previously 34 lost member or organ.

35 2. Any benefits received by any such employee, or to which

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1 the employee may be entitled, by reason of such increased 2 disability from any state or federal fund or agency, to which 3 said the employee has not directly contributed, shall be 4 regarded as a credit to any award made against said the second 5 injury fund as aforesaid.

6 Sec. 17. Section 85A.2, Code 2023, is amended to read as 7 follows:

8 85A.2 Employers included.

9 All employers as defined by the workers' compensation law 10 of Iowa and who are engaged in any business or industrial 11 process hereinafter designated and described <u>in this chapter</u> 12 are employers within the provisions of this chapter and shall 13 be subject thereto to this chapter.

14 Sec. 18. Section 89.4, subsection 1, paragraph d, Code 2023, 15 is amended to read as follows:

d. Steam heating boilers and unfired steam pressure vessels
17 associated therewith with steam heating boilers and mobile
18 power boilers used exclusively for agricultural purposes.

19 Sec. 19. Section 89.12, Code 2023, is amended to read as 20 follows:

21 89.12 Hearing — notice — decree.

The commissioner shall notify in writing the owner or user of the equipment of the time and place of hearing of the petition as fixed by the court or judge, and shall serve the notice on the defendant at least five days prior to the hearing in the same manner as original notices are served. The general provisions relating to civil practice and procedure as may be applicable, shall govern the proceedings, except as herein modified <u>in this chapter</u>. In the event the defendant does not appear or plead to the action, default shall be entered against the defendant. The action shall be tried in equity, and the court or judge shall make such order or decree as the evidence warrants.

34 Sec. 20. Section 96.2, Code 2023, is amended to read as 35 follows:

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1 96.2 Guide for interpretation.

2 As a guide to the interpretation and application of this 3 chapter, the public policy of this state is declared to be as 4 follows: Economic insecurity due to unemployment negatively 5 impacts the health, morals, and welfare of the people of Iowa. 6 These undesirable consequences can be reduced by encouraging 7 employers to provide more stable employment and by the 8 systematic accumulation of funds during periods of employment 9 to provide benefits for periods of unemployment. This chapter 10 provides for payment of benefits to workers unemployed through ll no fault of their own. The policy herein in this chapter is 12 intended to encourage stabilization in employment, to provide 13 for integrated employment and training services in support of 14 state economic development programs, and to provide meaningful 15 job training and employment opportunities for the unemployed, 16 underemployed, economically disadvantaged, dislocated workers, 17 and others with substantial barriers to employment. то 18 further this public policy, the state, through its department 19 of workforce development, will maintain close coordination 20 among all federal, state, and local agencies whose missions 21 affect the employment or employability of the unemployed and 22 underemployed.

23 Sec. 21. Section 96.5, subsection 7, paragraph a, Code 2023, 24 is amended to read as follows:

25 *a.* When an employer makes a payment or becomes obligated 26 to make a payment to an individual for vacation pay, or for 27 vacation pay allowance, or as pay in lieu of vacation, such 28 payment or amount shall be deemed wages as defined in section 29 96.1A, subsection 40, and shall be applied as provided in 30 paragraph c'' hereof of this subsection 7.

31 Sec. 22. Section 97B.42, subsection 5, Code 2023, is amended 32 to read as follows:

33 5. Nothing herein contained in this chapter shall
34 be construed to permit any employer to make any public
35 contributions or payments on behalf of an employee in the same

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1 position for the same period of time to both the Iowa public 2 employees' retirement system and any other retirement system 3 in the state which is supported in whole or in part by public 4 contributions or payments.

5 Sec. 23. Section 100.33, Code 2023, is amended to read as 6 follows:

7 100.33 Annual report.

8 The state fire marshal shall file with the governor 9 annually, at the time provided by law, a detailed report of the 10 fire marshal's official acts and of the affairs of the fire 11 marshal's office which. The report shall be published and 12 distributed <u>in the same manner</u> as the reports of other state 13 officers.

14 Sec. 24. Section 123.32, subsection 7, Code 2023, is amended 15 to read as follows:

16 7. Appeal to administrator. An applicant for a retail 17 alcohol license may appeal from the local authority's 18 disapproval of an application for a license or permit to the 19 administrator. In the appeal the applicant shall be allowed 20 the opportunity to demonstrate in an evidentiary hearing 21 conducted pursuant to chapter 17A that the applicant complies 22 with all of the requirements for holding the license or permit. 23 The administrator may appoint a member of the division or may 24 request an administrative law judge from the department of 25 inspections and appeals to conduct the evidentiary hearing 26 and to render a proposed decision to approve or disapprove 27 the issuance of the license or permit. The administrator may 28 affirm, reverse, or modify the proposed decision. If the 29 administrator determines that the applicant complies with 30 all of the requirements for holding a license or permit, the 31 administrator shall order the issuance of the license or If the administrator determines that the applicant 32 permit. 33 does not comply with the requirements for holding a license or 34 permit, the administrator shall disapprove the issuance of the 35 license or permit.

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1 Sec. 25. Section 123.34, subsection 3, paragraph c, Code
2 2023, is amended to read as follows:

3 c. The fee for the five-day retail alcohol license is 4 one-eighth of the annual fee for that class of license or 5 permit.

6 Sec. 26. Section 123.39, subsection 3, Code 2023, is amended 7 to read as follows:

3. When a retail alcohol license is suspended after a 8 9 hearing as a result of violations of this chapter by the 10 licensee or the licensee's agents or employees, the premises ll which were licensed by the license shall not be relicensed 12 for a new applicant until the suspension has terminated or 13 time of suspension has elapsed, or ninety days have elapsed 14 since the commencement of the suspension, whichever occurs 15 first. However, this section does not prohibit the premises 16 from being relicensed to a new applicant before the suspension 17 has terminated or before the time of suspension has elapsed or 18 before ninety days have elapsed from the commencement of the 19 suspension, if the premises prior to the time of the suspension 20 had been purchased under contract, and the vendor under that 21 contract had exercised the person's rights under chapter 656 22 and sold the property to a different person who is not related 23 to the previous licensee or permittee by marriage or within the 24 third degree of consanguinity or affinity and if the previous 25 licensee or permittee does not have a financial interest in the 26 business of the new applicant.

27 Sec. 27. Section 123.46A, subsection 2, Code 2023, is 28 amended to read as follows:

29 2. Licensees authorized to sell wine, beer, or mixed drinks 30 or cocktails for consumption off the licensed premises in a 31 container other than the original container may deliver the 32 wine, beer, or mixed drinks or cocktails to a home or other 33 designated location in this state only if the container other 34 than the original container has been sold and securely sealed 35 in compliance with this chapter or the rules of the division.

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1 Deliveries shall be limited to alcoholic beverages authorized
2 by the licensee's license or permit.

3 Sec. 28. Section 123.49, subsection 2, paragraph a, Code 4 2023, is amended to read as follows:

5 *a.* Knowingly permit any gambling, except in accordance with 6 chapter 99B, 99D, 99F, or 99G, or knowingly permit solicitation 7 for immoral purposes, or immoral or disorderly conduct on the 8 premises covered by the license or permit.

9 Sec. 29. Section 123.50, subsection 2, Code 2023, is amended 10 to read as follows:

The conviction of any retail alcohol licensee for a 11 2. 12 violation of any of the provisions of section 123.49, subject 13 to subsection 3 of this section, is grounds for the suspension 14 or revocation of the license or permit by the division or the 15 local authority. However, if any retail alcohol licensee is 16 convicted of any violation of section 123.49, subsection 2, 17 paragraph "a" or "e", or any retail alcohol licensee, excluding 18 a special class "B" or class "D" retail alcohol licensee, is 19 convicted of a violation of section 123.49, subsection 2, 20 paragraph d', the retail alcohol license shall be revoked 21 and shall immediately be surrendered by the holder, and the 22 bond, if any, of the license holder shall be forfeited to the 23 division. However, the division shall retain only that portion 24 of the bond equal to the amount the division determines the 25 license holder owes the division.

26 Sec. 30. Section 123.50, subsection 3, paragraphs a, b, c, 27 and d, Code 2023, are amended to read as follows:

a. A first violation shall subject the licensee or permittee
to a civil penalty in the amount of five hundred dollars.
Failure to pay the civil penalty as ordered under section
123.39 shall result in automatic suspension of the license or
permit for a period of fourteen days.

b. A second violation within two years shall subject the
licensee or permittee to a thirty-day suspension and a civil
penalty in the amount of one thousand five hundred dollars.

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c. A third violation within three years shall subject the
 licensee or permittee to a sixty-day suspension and a civil
 penalty in the amount of one thousand five hundred dollars.

4 *d*. A fourth violation within three years shall result in
5 revocation of the license or permit.

Sec. 31. Section 123.50, subsection 3, paragraph e,
7 subparagraphs (2) and (3), Code 2023, are amended to read as
8 follows:

9 (2) Suspension shall be limited to the specific license or
10 permit for the premises found in violation.

11 (3) Notwithstanding section 123.40, revocation shall be 12 limited to the specific license or permit found in violation 13 and shall not disqualify a licensee or permittee from holding a 14 license or permit at a separate location.

15 Sec. 32. Section 123.50, subsection 4, Code 2023, is amended 16 to read as follows:

4. In addition to any other penalties imposed under this chapter, the division shall assess a civil penalty up to the amount of five thousand dollars upon a class "E" retail alcohol licensee when the class "E" retail alcohol license is revoked for a violation of section 123.59. Failure to pay the civil penalty as required under this subsection shall result in forfeiture of the bond to the division. However, the division shall retain only that portion of the bond equal to the amount the division determines the license or permit holder owes the division.

27 Sec. 33. Section 123.56, subsection 2, Code 2023, is amended 28 to read as follows:

29 2. If the county attorney or city attorney <u>for the county</u> 30 <u>or city</u> where the licensed premises is located has reason to 31 believe a public safety nuisance that constitutes a serious 32 threat to the public safety exists, the county attorney or 33 city attorney, or <u>an</u> attorney acting at the direction of the 34 county attorney or city attorney, may file a suit in equity 35 in district court without bond seeking abatement of a public

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1 safety nuisance arising from occurring at a premises licensed 2 under this chapter pursuant to the requirements of this 3 section.

4 Sec. 34. Section 123.173, subsection 3, Code 2023, is 5 amended to read as follows:

6 3. A class "A" wine permittee shall be required to deliver 7 wine to a retail alcohol licensee, and a retail alcohol 8 licensee shall be required to accept delivery of wine from a 9 class "A" wine permittee, only at the licensed premises of the 10 retail alcohol licensee. Except as specifically permitted 11 by the division upon good cause shown, delivery or transfer 12 of wine from an unlicensed premises to a licensed retail 13 alcohol licensee's premises, or from one licensed retail 14 alcohol licensee's premises to another licensed retail alcohol 15 licensee's premises, even if there is common ownership of all 16 of the premises by one retail permittee <u>alcohol licensee</u>, is 17 prohibited.

18 Sec. 35. Section 124.204, subsection 2, paragraphs bv, ci, 19 and ck, Code 2023, are amended to read as follows:

20 *bv.* N-(1-(2-flourophenethyl)piperidin-4-yl)-N-(2-

21 fluorophenyl)propionamide N-(1-(2-fluorophenethyl)piperidin-4-22 yl)-N-(2-fluorophenyl)propionamide. Other names: 2'-Fluoro 23 ortho-fluorofentanyl, 2'-fluoro 2-fluorofentanyl.

24 ci. N-(4-methyoxyphenyl)-N-(1-phenethylpiperidin-4-

25 yl)butyramide N-(4-methoxyphenyl)-N-(1-phenethylpiperidin-4-

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26 yl)butyramide. Other name: para-methyoxybutyryl fentanyl
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27 para-methoxybutyryl fentanyl.
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28 *ck*. N-(1-phenethylpiperidin-4-yl)-N-phenylisobutryamide N-

29 <u>(1-phenethylpiperidin-4-yl)-N-phenylisobutyramide</u>. Other name: 30 Isobutyryl fentanyl.

31 Sec. 36. Section 124.204, subsection 4, paragraph bt, Code 32 2023, is amended to read as follows:

33 bt. 1-(4-methyoxyphenyl)-N-methylpropan-2-amine

34 l-(4-methoxyphenyl)-N-methylpropan-2-amine.

35 Other names: para-methoxymethamphetamine, PMMA.

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1 Sec. 37. Section 125.77, Code 2023, is amended to read as
2 follows:

3 125.77 Service of notice.

4 Upon the filing of an application pursuant to section 5 125.75, the clerk shall docket the case and immediately 6 notify a district court judge, a district associate judge, 7 or magistrate who is admitted to the practice of law in this 8 state, who shall review the application and accompanying 9 documentation. The clerk shall send copies of the application 10 and supporting documentation, together with the notice 11 informing the respondent of the procedures required by this 12 subchapter, to the sheriff, for immediate service upon the 13 respondent. If the respondent is taken into custody under 14 section 125.81, service of the application, documentation, 15 and notice upon the respondent shall be made at the time the 16 respondent is taken into custody.

Sec. 38. Section 147E.1, subsection 8, paragraph g, 17 18 subparagraph (2), Code 2023, is amended to read as follows: 19 The commission shall defend any member, officer, (2)20 executive director, employee, or representative of the 21 commission in any civil action seeking to impose liability 22 arising out of any actual or alleged act, error, or omission 23 that occurred within the scope of commission employment, 24 duties, or responsibilities, or that the person against 25 whom the claim is made had a reasonable basis for believing 26 occurred within the scope of commission employment, duties, or 27 responsibilities; provided that nothing herein in this compact 28 shall be construed to prohibit that person from retaining the 29 person's own counsel; and provided further, that the actual 30 or alleged act, error, or omission did not result from that 31 person's intentional, willful, or wanton misconduct. Section 147E.1, subsection 11, paragraph a, 32 Sec. 39. 33 subparagraph (1), Code 2023, is amended to read as follows: 34 The executive, legislative, and judicial branches (1)35 of state government in each member state shall enforce this

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1 compact and take all actions necessary and appropriate to 2 effectuate the compact's purposes and intent. The provisions 3 of this compact and the rules promulgated hereunder under this 4 compact shall have standing as statutory law. 5 Sec. 40. Section 152.1, subsection 7, paragraphs f and g, 6 Code 2023, are amended to read as follows: f. Apply to the abilities enumerated in paragraphs "a" 7 8 through "e" of this subsection scientific principles, including 9 the principles of nursing skills and of biological, physical, 10 and psychosocial sciences. g. f. Under a pharmacist's order and consistent with this 11 12 subsection, assist in the administration of immunizations 13 and vaccinations and the utilization of statewide protocols 14 pursuant to section 155A.33B. g. Apply to the abilities enumerated in paragraphs "a" 15 16 through "f'' of this subsection scientific principles, including 17 the principles of nursing skills and of biological, physical, 18 and psychosocial sciences. Section 189A.7, subsection 12, Code 2023, is 19 Sec. 41. 20 amended to read as follows: 21 Serve as a representative of the governor for 12. 22 consultation with said the secretary of agriculture of the 23 United States under paragraph "c" of section 301 of the federal 24 Meat Inspection Act and paragraph "c" of section 5 of the 25 federal Poultry Products Inspection Act unless the governor 26 selects another representative. Sec. 42. Section 189A.17, subsection 4, paragraphs c and e, 27 28 Code 2023, are amended to read as follows: 29 с. The district court may, in case of failure or refusal 30 to obey a subpoena issued herein under this section to any 31 person, enter an order requiring such person to appear before 32 the secretary or to produce documentary evidence if so ordered, 33 or to give evidence concerning the matter in question; and any 34 failure to obey such order of the court may be punished by such 35 court as contempt.

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e. The secretary may order testimony to be taken by
deposition in any proceeding or investigation pending under
this chapter at any stage of such proceeding or investigation.
Such depositions may be taken before any person designated
by the secretary and having power to administer oaths. Such
testimony shall be reduced to writing by the person taking the
deposition, or under the person's direction and shall then be
subscribed by the deponent. Any person may be compelled to
appear and depose and to produce documentary evidence in the
same manner as witnesses may be compelled to appear and testify
and produce documentary evidence before the secretary as herein
provided in this section.

13 Sec. 43. Section 206.2, subsection 1, paragraph a, Code
14 2023, is amended to read as follows:

15 a. In the case of a pesticide other than that is not a plant 16 growth regulator, defoliant, or desiccant, an ingredient which 17 will prevent, destroy, repel, or mitigate insects, nematodes, 18 fungi, rodents, weeds, or other pests.

19 Sec. 44. Section 232.78, subsection 1, paragraph e, Code 20 2023, is amended to read as follows:

21 *e.* The application for the order includes a statement of the 22 facts to support the findings specified in paragraphs "a", "b", 23 "c", and "d".

Sec. 45. Section 232.104, subsection 1, paragraph a, subparagraph (2), Code 2023, is amended to read as follows: (2) For an order entered under section 232.102, for which the court has waived reasonable efforts requirements under section 232.102, subsection 12 232.102A, subsection 4, the permanency hearing shall be held within thirty days of the date the requirements were waived.

31 Sec. 46. Section 256.84, subsection 5, Code 2023, is amended 32 to read as follows:

33 5. The board shall establish guidelines for and may impose 34 and collect fees and charges for services. Fees and charges 35 collected by the board for services shall be deposited to the

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1 credit of the division. Any interest earned on these receipts, 2 and revenues generated under subsection 7 $\underline{6}$, shall be retained 3 and may be expended by the division subject to the approval of 4 the board.

5 Sec. 47. Section 257.3, subsection 1, paragraph b, Code 6 2023, is amended to read as follows:

b. The amount paid to each school district for the tax replacement claim for industrial machinery, equipment, and computers under section 427B.19A shall be regarded as property tax. The portion of the payment which is foundation property tax shall be determined by applying the foundation property tax rate to the amount computed under section 427B.19, subsection 3, paragraph "a", as adjusted by section 427B.19, subsection 3, paragraph "d", if any adjustment was made.

15 Sec. 48. Section 261.73, subsection 2, unnumbered paragraph 16 1, Code 2023, is amended to read as follows:

Each applicant for loan forgiveness shall, in accordance with the rules of the commission, do <u>all of</u> the following: Sec. 49. Section 261.116, subsection 3, unnumbered paragraph 1, Code 2023, is amended to read as follows: Each applicant for an award shall, in accordance with the rules of the commission, do all of the following:

23 Sec. 50. Section 262.44, subsection 3, Code 2023, is amended 24 to read as follows:

25 3. Construct, equip, furnish, maintain, operate, manage,
26 and control any or all of the buildings, structures,
27 facilities, areas, additions, or improvements hereinbefore
28 enumerated in this section.

29 Sec. 51. Section 262.58, Code 2023, is amended to read as 30 follows:

31 262.58 Rates and terms of bonds or notes.

32 Such bonds or notes may bear such date or dates, may bear 33 interest at such rate or rates, payable semiannually, may 34 mature at such time or times, may be in such form, carry such 35 registration privileges, may be payable at such place or

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1 places, may be subject to such terms of redemption prior to 2 maturity with or without premium, if so stated on the face 3 thereof of the bonds or notes, and may contain such terms and 4 covenants all as may be provided by the resolution of the board In addition 5 authorizing the issuance of the bonds or notes. 6 to the estimated cost of construction, the cost of the project 7 shall be deemed to include interest upon the bonds or notes 8 during construction and for six months after the estimated 9 completion date, the compensation of a fiscal agent or adviser, 10 and engineering, administrative, and legal expenses. Such 11 bonds or notes shall be executed by the president of the state 12 board of regents and attested by the executive director of the 13 state board of regents, secretary, or other official thereof 14 performing the duties of the executive director of the state 15 board of regents, and the coupons thereto attached to the bonds 16 or notes shall be executed with the original or facsimile 17 signatures of said president, executive director, secretary, 18 or other official. Any bonds or notes bearing the signatures 19 of officers in office on the date of the signing thereof of the 20 bonds or notes shall be valid and binding for all purposes, 21 notwithstanding that before delivery thereof any or all such 22 persons whose signatures appear thereon shall have ceased to 23 be such officers. Each such bond or note shall state upon 24 its face the name of the institution on behalf of which it is 25 issued, that it is payable solely and only from the net rents, 26 profits, and income derived from the operation of residence 27 halls or dormitories, including dining and other incidental 28 facilities, at such institution as hereinbefore provided in 29 this subchapter, and that it does not constitute a charge 30 against the state of Iowa within the meaning or application of 31 any constitutional or statutory limitation or provision. The 32 issuance of such bonds or notes shall be recorded in the office 33 of the treasurer of the institution on behalf of which the same 34 are issued, and a certificate by such treasurer to this effect 35 shall be printed on the back of each such bond or note.

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1 Sec. 52. Section 262.62, Code 2023, is amended to read as
2 follows:

3 262.62 No obligation against state.

4 Under no circumstances shall any bonds or notes issued under 5 the terms of this subchapter be or become or be construed 6 to constitute a charge against the state of Iowa within the 7 purview of any constitutional or statutory limitation or 8 provision. No taxes, appropriations, or other funds of the 9 state of Iowa may be pledged for or used to pay such bonds or 10 notes or the interest thereon but any such bonds or notes shall 11 be payable solely and only as to both principal and interest 12 from the net rents, profits, and income derived from the 13 operation of residence halls and dormitories, including dining 14 and other incidental facilities therefor, at the institutions 15 of higher learning under the control of the state board of 16 regents as hereinbefore provided in this subchapter, and the 17 sole remedy for any breach or default of the terms of any 18 such bonds or notes or proceedings for their issuance shall 19 be a proceeding either in law or in equity by suit, action 20 or mandamus to enforce and compel performance of the duties 21 required by this subchapter and the terms of the resolution 22 under which such bonds or notes are issued.

23 Sec. 53. Section 266.7, Code 2023, is amended to read as 24 follows:

25 266.7 Receiving agent.

The treasurer of the Iowa state university of science and technology is hereby authorized and empowered to receive the grants of money appropriated under the said <u>Purnell</u> Act.

29 Sec. 54. Section 280.13A, subsection 1, Code 2023, is 30 amended to read as follows:

31 1. If a school district or nonpublic school does not 32 provide an interscholastic activity for its students, the board 33 of directors of that school district or the authorities in 34 charge of the nonpublic school may complete an agreement with 35 another school district or nonpublic school to provide for

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1 the eligibility of its students in interscholastic activities 2 provided by that other school district or nonpublic school. A 3 copy of each agreement completed under this section shall be 4 filed with the appropriate organization as organization is 5 defined in section 280.13 not later than April 30 of the school 6 year preceding the school year in which the agreement takes 7 effect, unless an exception is granted by the organization 8 for good cause. An agreement completed under this section 9 shall be deemed approved unless denied by the governing 10 organization within ten days after its receipt. A governing 11 The organization shall determine whether an agreement would 12 substantially prejudice the interscholastic activities of other 13 schools. An agreement denied by a governing the organization 14 under this section may be appealed to the state board of 15 education under chapter 290.

16 Sec. 55. Section 282.20, subsection 2, Code 2023, is amended 17 to read as follows:

18 2. It shall be unlawful for any school district to rebate 19 to any pupils or their parents, directly or indirectly, any 20 portion of the tuition collected or to be collected or to 21 authorize or permit such pupils to receive at the expense of 22 the district, directly or indirectly, any special compensation, 23 benefit, privilege, or other thing of value that is not 24 and cannot legally be made available to all other pupils 25 enrolled in its schools. Any superintendent or board members 26 responsible for such this unlawful act shall each be personally 27 liable to for payment of a fine of in an amount not to exceed 28 one hundred dollars. Action to recover such the penalty or 29 action to enjoin such the unlawful act may be instituted by the 30 board of any school district or by a taxpayer in any school 31 district.

32 Sec. 56. Section 306.4, subsections 4, 5, and 6, Code 2023, 33 are amended to read as follows:

34 4. a. Jurisdiction and control over the municipal street35 system shall be vested in the governing bodies of each

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1 municipality; except that the department and the municipal 2 governing body shall exercise concurrent jurisdiction over the 3 municipal extensions of primary roads in all municipalities. 4 When concurrent jurisdiction is exercised, the department shall 5 consult with the municipal governing body as to the kind and 6 type of construction, reconstruction, repair, and maintenance 7 and the two parties shall enter into agreements with each other 8 as to the division of costs thereof.

9 b. When the two parties cannot initially come to agreement 10 as to the division of costs under this subsection, they the 11 parties shall contract with an organization in this state 12 to provide mediation services. The costs of the mediation 13 services shall be equally allocated between the two parties. 14 If after submitting to mediation the parties still cannot come 15 to agreement as to the division of costs, the mediator shall 16 sign a statement that the parties did not reach an agreement, 17 and the parties shall then submit the matter for binding 18 arbitration to a mutually agreed-upon third party. If the 19 parties cannot agree upon a third-party arbitrator, they shall 20 submit the matter to an arbitrator selected under the rules of 21 the American arbitration association.

Jurisdiction and control over the roads and streets in 22 5. 23 any state park, state institution, or other state land shall be 24 vested in the board, commission, or agency in control of such 25 the park, institution, or other state land; except that: 26 The department and the controlling agency shall have a. 27 concurrent jurisdiction over any road which is an extension 28 of a primary road and which both enters and exits from the 29 state land at separate points. The department may expend the 30 moneys available for such roads in the same manner as the 31 department expends such funds moneys on other roads over which 32 the department exercises jurisdiction and control. The parties 33 exercising concurrent jurisdiction may enter into agreements 34 with each other as to the kind, and type, and division of 35 costs of construction, reconstruction, repair, and maintenance

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1 and the division of costs thereof. In the absence of such 2 agreement, the jurisdiction and control of such road shall 3 remain in the department.

The board of supervisors of any county and the 4 b. 5 controlling state agency shall have concurrent jurisdiction 6 over any road which is an extension of a secondary road and 7 which both enters and exits from the state land at separate 8 points. The board of supervisors of any county may expend 9 the moneys available for such roads in the same manner as the 10 board expends such funds moneys on other roads over which 11 the board exercises jurisdiction and control. The parties 12 exercising concurrent jurisdiction may enter into agreements 13 with each other as to the kind, and type, and division of costs 14 of construction, reconstruction, repair, and maintenance and 15 the division of costs thereof. In the absence of such an 16 agreement, the jurisdiction and control of such the road shall 17 remain in the board of supervisors of the county.

18 6. Jurisdiction and control over parkways within county 19 parks and conservation areas shall be vested in the county 20 conservation boards within their the boards' respective 21 counties; except that:

22 a. The department and the county conservation board shall 23 have concurrent jurisdiction over an extension of a primary 24 road which both enters and exits from a county park or other 25 county conservation area at separate points. The department 26 may expend moneys available for such roads in the same manner 27 as the department expends such funds moneys on other roads 28 over which the department exercises jurisdiction and control. 29 The parties exercising concurrent jurisdiction may enter into 30 agreements with each other as to the kind, and type, and 31 division of costs of construction, reconstruction, repair, and 32 maintenance and the division of costs thereof. In the absence 33 of such an agreement, the jurisdiction and control of such the 34 roads shall remain in the department.

35 b. The board of supervisors of any county and the county

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1 conservation board shall have concurrent jurisdiction over an 2 extension of a secondary road which both enters and exits from 3 a county park or other county conservation area at separate 4 points. The board of supervisors of any county may expend 5 moneys available for such roads in the same manner as the 6 board expends such funds moneys on other roads over which 7 the board exercises jurisdiction and control. The parties 8 exercising concurrent jurisdiction may enter into agreements 9 with each other as to the kind, and type, and division of costs 10 of construction, reconstruction, repair, and maintenance and 11 the division of costs thereof. In the absence of such an 12 agreement, the jurisdiction and control of such the roads shall 13 remain in the board of supervisors of the county.

14 Sec. 57. Section 306.28, Code 2023, is amended to read as 15 follows:

16 306.28 Appraisers.

17 If the board <u>of supervisors</u> is unable, by agreement with the 18 owner, to acquire the necessary right-of-way to effect such 19 change, a compensation commission shall be selected pursuant to 20 section 6B.4, to appraise the damages consequent on the taking 21 of the right-of-way.

22 Sec. 58. Section 306.32, Code 2023, is amended to read as 23 follows:

24 306.32 Hearing — adjournment.

The board <u>of supervisors</u> shall proceed to a hearing on the objections or assessment of damages of any owner, mortgagee of record, and the actual occupant of such land if any of whom it has acquired jurisdiction, or if there be <u>are</u> owners, mortgagee of record, and the actual occupant of such land if any over whom jurisdiction has not been acquired, the board may adjourn such hearing until a date when jurisdiction will be complete as to all owners.

33 Sec. 59. Section 306.33, Code 2023, is amended to read as 34 follows:

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35 306.33 Hearing on objections.

1 The board <u>of supervisors</u> shall, at the final hearing, first 2 pass on the objections to the proposed change. If objections 3 <u>be are</u> sustained, the proceedings shall be dismissed unless 4 the board finds that the objections may be avoided by a change 5 of plans, and to this end an adjournment may be ordered, if 6 necessary, in order to secure service on additional parties. 7 Sec. 60. Section 306.34, Code 2023, is amended to read as 8 follows:

9 306.34 Hearing on claims for damages.

10 When objections to the proposed change are overruled, the 11 board <u>of supervisors</u> shall proceed to determine the damages to 12 be awarded to each claimant. If the damages finally awarded 13 are, in the opinion of the board, excessive, the proceedings 14 shall be dismissed; if not excessive, the board may, by proper 15 order, establish such proposed change.

16 Sec. 61. Section 306.36, Code 2023, is amended to read as
17 follows:

18 306.36 Damages on appeal — rescission of order.

19 If, in the opinion of the board of supervisors, the 20 damages as finally determined on appeal be, in the opinion 21 of the board, are excessive, the board may rescind its order 22 establishing such change.

23 Sec. 62. Section 306A.3, subsection 2, Code 2023, is amended 24 to read as follows:

25 2. The state department of transportation shall adopt 26 rules, pursuant to chapter 17A, embodying a utility 27 accommodation policy which imposes reasonable restrictions 28 on placements occurring on or after the effective date of 29 the rules, on primary road rights-of-way. The rules may 30 require utilities to give notice to the department prior to 31 installation of a utility system on a primary road right-of-way 32 and obtain prior permission from the department for the 33 proposed installation. The rules shall recognize emergency 34 situations and the need for immediate installation of service 35 extensions subject to the standards adopted by the department

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1 and the utilities board. The rules shall be no less stringent 2 than the standards adopted by the utilities board pursuant to 3 chapters 478, 479, and 479B. This paragraph subsection shall 4 not be construed as granting the department authority which has 5 been expressly granted to the utilities board to determine the 6 route of utility installations. If the department requires 7 a utility company permit, the department shall be required 8 to act upon the permit application within thirty days of its 9 filing. In cases of federal-aid highway projects on nonprimary 10 highways, the local authority with jurisdiction over the 11 highway and the department shall comply with all federal 12 regulations and statutes regarding utility accommodation. 13 Sec. 63. Section 309.18, Code 2023, is amended to read as 14 follows:

15 309.18 Compensation.

16 <u>1.</u> The board <u>of supervisors</u> shall fix the compensation of 17 the county engineers.

18 <u>2. Said The county</u> engineers shall, in the performance of 19 their duties, work under the directions of said the board and 20 shall give bonds for the faithful performance of their duties 21 in a sum not less than two thousand nor more than five thousand 22 dollars, to be approved by the board.

23 Sec. 64. Section 309.36, Code 2023, is amended to read as 24 follows:

25 309.36 Nature of survey.

The <u>county</u> engineer's survey shall be on the basis of the permanent improvement of said roads, as to bridge, culvert, tile, and road work.

29 Sec. 65. Section 309.40, Code 2023, is amended to read as 30 follows:

31 309.40 Advertisement and letting.

32 All contracts for road or bridge construction work and 33 materials for which the <u>county</u> engineer's estimate exceeds 34 fifty thousand dollars, except surfacing materials obtained 35 from local pits or quarries, shall be advertised and let at a

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1 public letting.

2 Sec. 66. Section 309.41, subsection 1, Code 2023, is amended 3 to read as follows:

1. Contracts not embraced within the provisions of section 5 309.40 or 309.40A shall be either advertised and let at a 6 public letting or, where the cost does not exceed the <u>county</u> 7 engineer's estimate, let through informal bid procedure by 8 contacting at least three qualified bidders prior to letting 9 the contract. The informal bids received together with a 10 statement setting forth the reasons for use of the informal 11 procedure and bid acceptance shall be entered in the minutes 12 of the board of supervisors meeting at which such action was 13 taken.

14 Sec. 67. Section 321.1, subsection 73, Code 2023, is amended 15 to read as follows:

16 73. <u>"Solid tire"</u> <u>"Solid rubber tire"</u> means every tire of 17 rubber or other resilient material which does not depend upon 18 compressed air for the support of the load.

19 Sec. 68. Section 321.18, subsection 4, Code 2023, is amended 20 to read as follows:

21 4. Any special mobile equipment as herein defined in this
22 chapter.

23 Sec. 69. Section 321.28, Code 2023, is amended to read as 24 follows:

25 321.28 Failure to register.

The <u>If the owner of a vehicle fails to register the vehicle</u> under the provisions of this chapter, the treasurer shall withhold the registration of <u>any the</u> vehicle the owner of which shall have failed to register the same under the provisions of this chapter, for any previous period or periods for which it appears that registration should have been made, until the fee for <u>such previous the</u> period or periods <u>shall be</u> <u>is</u> paid. Sec. 70. Section 321.29, Code 2023, is amended to read as follows:

35 321.29 Renewal not permitted.

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1 Any vehicle <u>that was</u> once registered in the state and by 2 <u>removal</u>, <u>but which was removed from and</u> no longer subject to 3 registration in this state, shall, upon being returned to this 4 state and <u>becoming again</u> subject to registration, be again 5 registered again in accordance with <u>section 321.20</u>.

6 Sec. 71. Section 321.70, Code 2023, is amended to read as 7 follows:

8 321.70 Dealer vehicles.

9 A dealer registered licensed under this chapter 322 10 shall not be required to register any vehicle owned by the 11 dealer which is being held for sale or trade, provided the 12 annual registration fee was not delinquent at the time the 13 vehicle was acquired by the dealer. When a dealer ceases to 14 hold any vehicle for sale or trade or the vehicle otherwise 15 becomes subject to registration under this chapter the annual 16 registration fee and delinquent annual registration fee, if 17 any, shall be due for the registration year.

18 Sec. 72. Section 321.116, Code 2023, is amended to read as 19 follows:

20 321.116 Battery electric and plug-in hybrid electric motor 21 vehicle fees.

1. For each battery electric motor vehicle subject to an annual registration fee under section 321.109, subsection 1, paragraph "a", and operated on the public highways of this state, the owner shall pay an annual battery electric motor vehicle registration fee, which shall be in addition to the registration fee imposed for the vehicle under section subsection 1, paragraph "a". For purposes of this subsection, "battery electric motor vehicle" means a motor vehicle equipped with electrical drivetrain components and not equipped with an internal combustion engine, that is propelled exclusively by one or more electrical motors using electrical anergy stored in a battery or other energy storage device that can be recharged by plugging into an electrical outlet or selectric vehicle charging station. The amount of the fee shall

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1 be as follows:

a. For the period beginning January 1, 2020, and ending 2 3 December 31, 2020, sixty-five dollars.

4 b. For the period beginning January 1, 2021, and ending 5 December 31, 2021, ninety-seven dollars and fifty cents.

c. On or after January 1, 2022, one hundred thirty dollars. 6 7 For each plug-in hybrid electric motor vehicle subject to 2. 8 an annual registration fee under section 321.109, subsection 9 l, paragraph a'', and operated on the public highways of this 10 state, the owner shall pay an annual plug-in hybrid electric 11 motor vehicle registration fee, which shall be in addition 12 to the annual registration fee imposed for the vehicle under 13 section 321.109, subsection 1, paragraph "a". For purposes of 14 this subsection, "plug-in hybrid electric motor vehicle" means a 15 motor vehicle equipped with electrical drivetrain components, 16 an internal combustion engine, and a battery or other energy 17 storage device that can be recharged by plugging into an 18 electrical outlet or electric vehicle charging station. The 19 amount of the fee shall be as follows:

20 a. For the period beginning January 1, 2020, and ending 21 December 31, 2020, thirty-two dollars and fifty cents.

22 b. For the period beginning January 1, 2021, and ending 23 December 31, 2021, forty-eight dollars and seventy-five cents.

24 c. On or after January 1, 2022, sixty-five dollars.

Sec. 73. Section 321.117, subsection 2, Code 2023, is 25 26 amended to read as follows:

27 In addition to the fee required for a motorcycle under 2. 28 subsection 1, the owner of a motorcycle that is a battery 29 electric motor vehicle or plug-in hybrid electric motor 30 vehicle, as those terms are defined in section 321.116, shall 31 pay an annual electric motorcycle registration fee. The amount 32 of the fee shall be as follows:

33 a. For the period beginning January 1, 2020, and ending 34 December 31, 2020, four dollars and fifty cents.

35 b. For the period beginning January 1, 2021, and ending

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1 December 31, 2021, six dollars and seventy-five cents.

2 c. On or after January 1, 2022, nine dollars.

3 Sec. 74. Section 321.166, subsection 2, Code 2023, is 4 amended to read as follows:

5 2. Every registration plate or pair of plates shall display 6 a registration plate number which shall consist of alphabetical 7 or numerical characters or a combination thereof and the name 8 of this state, which may be abbreviated. Every registration 9 plate issued by the county treasurer shall display the name 10 of the county, including any plate issued pursuant to section 11 321.34, except Pearl Harbor and purple heart registration 12 plates issued prior to January 1, 1997; registration plates 13 issued pursuant to section 321.34, subsection 13, paragraph 14 \ddot{a} ; and collegiate, fire fighter, and medal of honor 15 registration plates. Special truck registration plates shall 16 display the word "special". The department may adopt rules to 17 implement this subsection.

18 Sec. 75. Section 321.235, Code 2023, is amended to read as 19 follows:

20 321.235 Provisions uniform.

The provisions of this chapter shall be applicable and uniform throughout this state and in all political subdivisions and municipalities therein and no in this state. Unless expressly authorized in this chapter, a local authority shall not enact or enforce any rule or regulation in conflict with the provisions of this chapter unless expressly authorized herein. Local authorities may, however, adopt additional traffic regulations which are not in conflict with the provisions of this chapter.

30 Sec. 76. Section 321.236, unnumbered paragraph 1, Code 31 2023, is amended to read as follows:

Local authorities shall have no power to <u>not</u> enact, enforce, maintain any ordinance, rule, or regulation <u>in any way that</u> is in conflict with, contrary to, or inconsistent with the provisions of this chapter, and no such. An ordinance, rule,

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1 or regulation of said that is in conflict with, contrary to, 2 or inconsistent with this chapter that has been or is enacted 3 by local authorities heretofore or hereafter enacted shall not 4 have any force or effect. However, with respect to streets and 5 highways under their jurisdiction and within the reasonable 6 exercise of the police power, the provisions of this chapter 7 shall not be deemed to prevent local authorities, with respect 8 to streets and highways under their jurisdiction and within the 9 reasonable exercise of the police power, from doing any of the 10 following: Section 327D.69, Code 2023, is amended to read as 11 Sec. 77. 12 follows: 327D.69 Right to inspect. 13 Any or all of such schedules kept as aforesaid provided in 14 15 sections 327D.66 and 327D.67 shall be immediately produced by 16 such carrier for inspection upon the demand of any person. Section 327D.187, Code 2023, is amended to read as 17 Sec. 78. 18 follows: 19 327D.187 Relief or indemnity contract. 20 No contract of insurance, relief, benefit, or indemnity in 21 case of injury or death, entered into prior to the injury, 22 between the person so injured and such corporation, or any 23 other person or association acting for such corporation, and no 24 acceptance of any such insurance, relief, benefit, or indemnity 25 by the person injured, the person's surviving spouse, heirs, or 26 legal representatives after the injury, from such corporation, 27 person, or association, shall constitute any bar or defense to 28 any cause of action brought under the provisions of section 29 327D.186; but nothing contained herein in this section shall be 30 construed to prevent or invalidate any settlement for damages 31 between the parties subsequent to injuries received. 32 Sec. 79. Section 328.1, subsection 1, unnumbered paragraph 33 1, Code 2023, is amended to read as follows: 34 The following words, terms, and phrases when used in 35 this chapter shall, for the purposes of this chapter, have

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1 the meanings herein given in this section, unless otherwise
2 specifically defined, or unless another intention clearly
3 appears, or the context otherwise requires:

4 Sec. 80. Section 328.36, subsection 2, Code 2023, is amended5 by striking the subsection.

6 Sec. 81. Section 329.1, unnumbered paragraph 1, Code 2023,7 is amended to read as follows:

8 The following words, terms, and phrases, when used in 9 this chapter, shall, for the purposes of this chapter, have 10 the meaning herein given in this section, unless otherwise 11 specifically defined, or unless another intention clearly 12 appears, or the context otherwise requires:

13 Sec. 82. Section 331.389, subsection 4, paragraph c, Code
14 2023, is amended to read as follows:

15 c. In addition to the regional governance agreement 16 requirements in section 331.392, the department may compel the 17 <u>a</u> county and region to engage in mediation for resolution of a 18 dispute. The costs incurred for mediation shall be paid by the 19 county and the region in dispute according to their governance 20 agreement.

Section 331.427, subsection 1, unnumbered 21 Sec. 83. 22 paragraph 1, Code 2023, is amended to read as follows: 23 Except as otherwise provided by state law, county revenues 24 from taxes and other sources for general county services shall 25 be credited to the general fund of the county, including 26 revenues received under sections 91.11, 101A.3, 101A.7, 123.36, 27 123.143, 142D.9, 176A.8, 321.105, 321.152, 321G.7, 321I.8, 28 section 331.554, subsection 6, sections 341A.20, 364.3, 368.21, 29 423A.7, 428A.8, 433.15, 434.19, 445.57, 453A.35, 458A.21, 30 483A.12, 533.329, 556B.1, 583.6, 602.8108, 904.908, and 906.17, 31 and the following: 32 Sec. 84. Section 335.10, subsection 1, Code 2023, is amended

32 Sec. 84. Section 335.10, subsection 1, Code 2023, is amended 33 to read as follows:

The board of supervisors shall provide for the
 appointment of a board of adjustment, and in. In the

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1 regulations and restrictions adopted pursuant to the authority 2 of this chapter, the board of supervisors shall provide that 3 the said board of adjustment may, in appropriate cases, and 4 subject to appropriate conditions and safeguards, make special 5 exceptions to the terms of the ordinances or regulations. The 6 exceptions shall be in harmony with its the general purpose and 7 intent and in accordance with the general or specific rules 8 contained in the ordinances or regulations, and. The board of 9 supervisors shall provide that any property owner aggrieved by 10 the action of the board of supervisors in the adoption of such 11 the regulations and restrictions may petition the said board 12 of adjustment direct to modify regulations and restrictions as 13 applied to such the aggrieved property owners.

14 Sec. 85. Section 347.32, Code 2023, is amended to read as 15 follows:

16 347.32 Tax status.

17 This chapter does not deprive any hospital of its tax exempt 18 or nonprofit status, except that <u>any</u> portion of hospital 19 property which is used for <u>purposes</u> other than nonprofit, 20 health-related purposes shall be subject to property tax as 21 provided for in section 427.1, subsection 14.

22 Sec. 86. Section 357.7, Code 2023, is amended to read as 23 follows:

24 357.7 Water source without district.

1. When in any proposed benefited water district, If it is anticipated that the source of water supply will be without the outside of and not under control of any proposed benefited water district, and not under its control, the board of supervisors shall instruct the engineer who is appointed under section 357.6 to make the preliminary design and dummy assessment, to also obtain a written statement from the corporation or municipality which controls the proposed source of supply, a statement in writing, outlining the terms upon which water will be furnished to the district, or to the individuals within the district and on what terms in either

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1 case.

2 2. This preliminary proposal from the governing body of 3 the source of supply shall be binding, and shall be in the 4 nature of an option to purchase water by the district, or the 5 individual individuals within the same district, if and when 6 the proposed benefited water district shall have completed 7 completes its construction, and is ready to use water. This 8 proposal shall accompany and be a part of the engineer's 9 preliminary report to the board of supervisors.

10 Sec. 87. Section 357.9, Code 2023, is amended to read as 11 follows:

12 357.9 Compensation of engineer.

13 The compensation of such the engineer on appointed under 14 section 357.6 to conduct the preliminary investigation shall be 15 determined by the board of supervisors and may be by percentage 16 or per diem.

17 Sec. 88. Section 357.11, Code 2023, is amended to read as 18 follows:

19 357.11 Hearing on report.

20 On receipt of the engineer's report <u>filed under section</u> 21 <u>357.10</u>, the board of supervisors shall give notice in the same 22 manner as before, provided in section 357.4 of a hearing on 23 the engineer's tentative design and dummy plat. On the day 24 set, or within ten days thereafter, the board of supervisors 25 shall approve or disapprove the engineer's plan and proposed 26 assessment. If it shall appear advisable, the board of 27 supervisors may make changes in the design and assessment, as 28 they appear on the dummy plat.

29 Sec. 89. Section 357.16, Code 2023, is amended to read as 30 follows:

31 357.16 Second election.

32 If the majority of the votes cast at said the second election 33 be held pursuant to section 357.15 are in favor of said the 34 proposed improvement, the board of supervisors shall again 35 advertise for bids in the same manner as before provided under

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1 section 357.14. If the bids at the second letting will not 2 necessitate raising the second preliminary assessment more 3 than ten percent, the board may let the contract to the lowest 4 responsible bidder.

5 Sec. 90. Section 357.30, Code 2023, is amended to read as 6 follows:

7 357.30 Additional territory.

8 When the <u>If a</u> district is under the control of trustees, they 9 <u>the trustees</u> are empowered to deal with parties without the 10 district who desire to be taken into the district or to obtain 11 water from the district <u>and</u>. The trustees shall determine the 12 amount to be assessed against <u>said district</u> the territory to be 13 taken in or connected with <u>the district</u>. The trustees shall 14 have power in such cases to make agreements for the district, 15 and may, with the consent of the board of supervisors, alter 16 the district boundaries to take in <u>the</u> additional territory. 17 No <u>If an owner of a lot or parcel has paid any assessment to</u> 18 <u>a district, the</u> lot or parcel of land shall <u>not</u> be put out of 19 <u>a the</u> district without the consent of the owner, <u>after it has</u> 20 <u>paid any assessment to the district</u>.

21 Sec. 91. Section 357.34, Code 2023, is amended to read as 22 follows:

23 357.34 Conveyance of district to city.

1. Where If a city is situated wholly or partly within a benefited water district or the source of supply for such a benefited water district is a municipal water system, the board of supervisors having jurisdiction of said the benefited water district, at the request of the trustees of said the benefited water district, may, by proper resolution, convey unto said to the city any and all rights which said that the board of supervisors may have in and to said the benefited water district. Said The conveyance, however, shall not become effective until all existing obligations against said the district have been completely and fully discharged and such the conveyance accepted and confirmed by a resolution of

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1 the council of said that city or of the board of waterworks
2 trustees of said that city, if there be is one, specially
3 passed for such that purpose.

2. Upon acceptance, the district, including the plant and 5 distribution system, as well as all funds and credits, shall 6 become the property of said the city and be operated and used 7 by it the city to the same extent as if acquired under such 8 provisions of law under which said the city is then operating 9 its waterworks. Also Upon acceptance by the city, the offices 10 of the trustees as provided in this chapter shall be abolished 11 upon acceptance by the city and their the duties of the 12 trustees as such shall immediately cease.

13 Sec. 92. Section 357B.4, Code 2023, is amended to read as 14 follows:

15 357B.4 Anticipation of tax.

16 The board of trustees of a benefited fire district may 17 anticipate the collection of taxes authorized under section 18 357B.3 and, for the purpose of providing fire protection, may 19 issue bonds payable in not more than ten equal installments 20 at an interest rate not exceeding that permitted by chapter 21 74A. The bonds shall be in such form and payable at such place 22 as specified by resolution of the board of trustees. The 23 provisions of sections 73A.12 to through 73A.16 and chapter 384 24 shall apply to such bonds to the extent applicable. 25 Sec. 93. Section 358.16, subsection 1, paragraph c, Code 26 2023, is amended to read as follows: Nothing contained herein in this section shall be 27 C. 28 construed to authorize or empower such board of trustees to 29 operate a system of waterworks for the purpose of furnishing 30 water to the inhabitants of the district, or to construct, 31 maintain, or operate local municipal sewerage facilities, or to 32 deprive municipalities within the district of their powers to 33 construct and operate sewers for local purposes within their 34 limits.

35 Sec. 94. Section 388.3, subsection 6, Code 2023, is amended

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1 to read as follows:

2 6. The provisions of this section subsections 4 and 5 do 3 not apply to a city with a population of more than two hundred 4 thousand according to the 2020 federal decennial census. 5 Sec. 95. Section 414.1, subsection 1, paragraph c, 6 subparagraph (1), Code 2023, is amended to read as follows: Except when as provided in subparagraph (2), when there 7 (1)8 is a replacement of a preexisting manufactured, modular, or 9 mobile home with any other manufactured, modular, or mobile 10 home containing no more than the original number of dwelling 11 units, or a replacement of a preexisting site-built dwelling 12 unit with a manufactured, modular, or mobile home or site-built 13 dwelling unit, within a manufactured home community or a 14 mobile home park, the city shall not adopt or enforce any 15 ordinance, regulation, or restriction, or impose any conditions 16 on the replacement home, home site upon which the home 17 sits, or the owner's property that were not required of the 18 preexisting home, home site, or property, that would prevent 19 the continuance of the property owner's lawful nonconforming 20 use that had existed relating to the preexisting home, home 21 site upon which the home sat, or the owner's property. Sec. 96. Section 422.7, subsection 13, paragraph a, 22 23 subparagraph (5), Code 2023, is amended to read as follows: 24 (a) *"Real property used in a farming business"* means (5) 25 all tracts of land and the improvements and structures located 26 on such tracts which are in good faith used primarily for 27 a farming business. Buildings which are primarily used or 28 intended for human habitation are deemed to be used in a 29 farming business when the building is located on or adjacent 30 to the parcel used in the farming business. Land and the 31 nonresidential improvements and structures located on such land 32 that shall be considered to be used primarily in a farming 33 business include but are not limited to land, improvements, 34 or structures used for the storage or maintenance of farm 35 machinery or equipment, for the drying, storage, handling,

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1 or preservation of agricultural crops, or for the storage of 2 farm inputs, feed, or manure. Real property used in a farming 3 business shall also include woodland, wasteland, pastureland, 4 and idled land used for the conservation of natural resources 5 including soil and water.

(b) Real property classified as agricultural property for
7 Iowa property tax purposes, except real property described in
8 section 441.21, subsection 12, paragraph "a" or "b", shall be
9 presumed to be real property used in a farming business. This
10 However, this presumption is rebuttable by if the department
11 shows by a preponderance of evidence that the real property did
12 not meet the requirements of subparagraph division (a).
13 Sec. 97. Section 422.7, subsection 13, paragraph d, Code

13 Sec. 97. Section 422.7, subsection 13, paragraph d, Code 14 2023, is amended to read as follows:

15 d. For a taxpayer who is a retired farmer, subtract the net 16 capital gain from the sale of breeding livestock, other than 17 cattle and horses, if the livestock is held by the taxpayer for 18 a period of twelve months or more from the date of acquisition; 19 but only if the taxpayer materially participated in the farming 20 business for five of the eight years preceding the farmer's 21 retirement or disability and who has sold all or substantially 22 all of the taxpayer's interest in the farming business by the 23 time the election under this paragraph is made.

24 Sec. 98. Section 422.12C, subsection 4, Code 2023, is 25 amended to read as follows:

4. Married taxpayers who have filed joint federal returns electing to file separate returns must determine the child and dependent care credit under subsection 1 or the early childhood development tax credit under subsection 2 based upon their combined net income and allocate the total credit amount to each spouse in the proportion that each spouse's respective net income bears to the total combined net income. Nonresidents or part-year residents of Iowa must determine their Iowa child and dependent care credit <u>under subsection 1 or the early childhood</u> bevelopment tax credit under subsection 2 in the ratio of

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1 their Iowa source net income to their all source net income. 2 Nonresidents or part-year residents who are married and elect 3 to file separate returns must allocate the Iowa child and 4 dependent care credit <u>under subsection 1 or the early childhood</u> 5 <u>development tax credit under subsection 2</u> between the spouses 6 in the ratio of each spouse's Iowa source net income to the 7 combined Iowa source net income of the taxpayers.

8 Sec. 99. Section 422.16, subsection 12, paragraph a, Code 9 2023, is amended to read as follows:

In the case of nonresidents having income subject to 10 a. ll taxation by Iowa, but not subject to withholding of such tax 12 under subsection 1 or subject to the provisions of section 13 422.16B, withholding agents shall withhold from such income at 14 the same rate as provided in subsection 1, and such withholding 15 agents and such nonresidents shall be subject to the provisions 16 of this section, according to the context, except that such 17 withholding agents may be absolved of such requirement to 18 withhold taxes from such nonresident's income upon receipt of a 19 certificate from the department issued in accordance with the 20 provisions of section 422.17, as hereby amended. In the case 21 of nonresidents having income from a trade or business carried 22 on by them in whole or in part within the state of Iowa, such 23 nonresident shall be considered to be subject to the provisions 24 of this subsection unless such trade or business is of such 25 nature that the business entity itself, as a withholding 26 agent, is required to and does withhold Iowa income tax from 27 the distributions made to such nonresident from such trade or 28 business.

29 Sec. 100. Section 422.72, subsection 7, paragraph a, Code 30 2023, is amended to read as follows:

31 a. Notwithstanding subsection 3, the director shall provide

32 state tax returns and return information in response to a

33 subpoena issued by the court pursuant to rule of

criminalprocedure 2.5 2.15 commanding the appearance before the 35 attorney general or an assistant attorney general if the

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1 subpoena is accompanied by affidavits from such person and 2 from a sworn peace officer member of the department of public 3 safety affirming that the information is necessary for the 4 investigation of a felony violation of chapter 124 or chapter 5 706B.

6 Sec. 101. Section 423.3, subsection 80, paragraph d, Code 7 2023, is amended to read as follows:

8 d. Subject to the limitations in paragraph "c", where the 9 owner, contractor, subcontractor, or builder is also a retailer 10 holding a retail sales or use tax permit and transacting 11 retail sales of building materials, supplies, and equipment, 12 the tax shall not be due when materials are withdrawn from 13 inventory for use in construction performed for a designated 14 exempt entity if an exemption certificate is received from such 15 entity.

16 Sec. 102. Section 423.4, subsection 9, paragraph a, Code
17 2023, is amended to read as follows:

18 a. The person must be engaged in the manufacturing of 19 biodiesel who has and be registered with the United States 20 environmental protection agency as a manufacturer according to 21 the requirements in 40 C.F.R. §79.4. The biodiesel must be for 22 use in biodiesel blended fuel in conformance with the standards 23 and classifications in section 214A.2. The person must comply 24 with the requirements of this subsection and rules adopted by 25 the department pursuant to this subsection.

26 Sec. 103. Section 441.19, subsection 1, paragraph e, Code 27 2023, is amended to read as follows:

e. In the event of a failure of any person required to
list property to make a supplemental return on or before
the fifteenth day of February of any year when the listing
is required, the assessor shall proceed in the listing and
assessment of the person's property as provided by this
chapter. A <u>failure to make a supplemental return does not</u>
<u>relieve a</u> person subject to taxation shall not be relieved of
the person's obligation to list the person's property through

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1 failure to make a supplemental return and any roll prepared by 2 the assessor after receiving a supplemental return, or when 3 prepared in accordance with other provisions of this chapter, 4 shall be a valid assessment.

5 Sec. 104. Section 452A.84, subsection 2, Code 2023, is 6 amended to read as follows:

7 2. Subtract from the figure computed pursuant to
8 subsection 1 of this section three percent of the figure for
9 administrative costs. All moneys remaining after claims for
10 the costs of administration have been made shall be transferred
11 to the marine fuel tax fund.

12 Sec. 105. Section 455B.145, unnumbered paragraph 1, Code
13 2023, is amended to read as follows:

When an air pollution control program conducted by a political subdivision, or a combination of them political <u>subdivisions</u>, is deemed upon review, as provided in section 7 455B.134, to be consistent with the provisions of this 8 subchapter II or the rules established under this subchapter 9 II, the director shall accept such program in lieu of state 20 administration and regulation of air pollution within the 21 political subdivisions involved. This section shall not 22 be construed to limit the power of the director to issue 23 state permits and to take other actions consistent with this 24 subchapter II or the rules established under this subchapter 25 that the director deems necessary for the continued proper 26 administration of the air pollution program.

28 Sec. 106. Section 461A.35, subsection 1, Code 2023, is 29 amended to read as follows:

30 1. It shall be Except upon the terms, conditions, 31 limitations, and restrictions as set forth by the commission, 32 it is unlawful for any person to use, enjoy the privileges 33 of, destroy, injure, or deface plant life, trees, buildings, 34 or other natural or material property; or to construct or 35 operate for private or commercial purposes any structure; or

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1 to remove any plant life, trees, buildings, sand, gravel, ice, 2 earth, stone, wood, or other natural material; or to operate 3 vehicles, within the boundaries of any state park, preserve, 4 or stream or any other lands or waters under the jurisdiction 5 of the commission for any purpose whatsoever, except upon the 6 terms, conditions, limitations, and restrictions as set forth 7 by the commission.

8 Sec. 107. Section 461A.64, Code 2023, is amended to read as 9 follows:

10 461A.64 Time and place.

11 Said The hearing under section 461A.63 shall be held not be 12 less than ten days nor more than thirty days from the date of 13 the last publication and shall be held of the notice in the 14 office of the commission or such other place as the commission 15 shall decide.

16 Sec. 108. Section 468.65, subsection 1, paragraph a, Code 17 2023, is amended to read as follows:

18 a. If they find the board finds the assessments to be 19 generally inequitable they shall order a reclassification of 20 all property subject to assessment, such as lands, highways, 21 and railroads in said district.

22 Sec. 109. Section 468.102, Code 2023, is amended to read as 23 follows:

24 468.102 Objections.

Any party interested in the said district or the improvement thereof may file objections to said the report made under <u>section 468.101</u> and submit any evidence tending to show said that the report should not be accepted. Any interested party having a claim for damages arising out of the construction of the improvement or repair shall file said the claim with the board at or before the time fixed for hearing on the completion of the contract, which claim shall not include any claim for land taken for right-of-way or for severance of land. Sec. 110. Section 468.104, Code 2023, is amended to read as

35 follows:

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1 468.104 Abandonment of work.

In case any contractor abandons or fails to proceed diligently and properly with the work before completion, or in case the contractor fails to complete the <u>same work</u> in the time and according to the terms of the contract, the board shall make written demand on the contractor and the contractor's surety to proceed with the work within ten days. Service of said <u>the</u> demand may be personal, or by certified mail addressed to the contractor and the surety, respectively, at their places of residence or business, as shown by the records in the auditor's office.

12 Sec. 111. Section 468.275, Code 2023, is amended to read as 13 follows:

14 468.275 Contents of notice — service.

Such The notice under section 468.274 shall state the time and place, when, and where the boards of the several counties will meet in joint session for the consideration of said the petition and the report of the commissioners and engineer thereon, and. The notice shall in other respects be the same and served in the same time and manner as required when the district is wholly within one county, except that the auditor of each county shall give notice only to the owners, occupants, encumbrancers, and lienholders of the lots and tracts of land embraced within the proposed district in the auditor's own county as shown by the records of such county.

26 Sec. 112. Section 468.321, Code 2023, is amended to read as 27 follows:

28 468.321 Funding bonds.

Such cities may issue their funding bonds for the purpose of securing money to pay any assessment against it the property of the district as provided by law.

32 Sec. 113. Section 468.325, Code 2023, is amended to read as 33 follows:

34 468.325 Jurisdiction of municipality.

35 After the drainage district has been taken over by the

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1 city, it the city shall have complete control thereof of 2 the district, and may use the same district for any purpose 3 that said the city through its city council deems proper 4 and necessary for the advancement of the city or its health 5 or welfare, and the. The city shall be responsible for the 6 maintenance and upkeep of said the drainage district only from 7 and after its relinquishment of the district by the board of 8 supervisors to the city.

9 Sec. 114. Section 478.17, Code 2023, is amended to read as 10 follows:

11 478.17 Access to lines — damages.

12 Individuals or corporations operating transmission lines 13 shall have reasonable access to the transmission lines for the 14 purpose of constructing, reconstructing, enlarging, repairing, 15 or locating the poles, wires, or construction and other 16 devices used in or upon any line, but shall pay to the owner 17 of the lands and of crops all on the lands all damages to the 18 lands or crops caused by entering, using, and occupying the 19 lands for those purposes. This section shall not prevent the 20 execution of an agreement between the person or company owning 21 or operating the lines and the owner of the land or crops 22 regarding the use of the land.

23 Sec. 115. Section 481A.1, subsection 32, Code 2023, is 24 amended to read as follows:

25 32. "Take" or "taking" or "attempting to take" or "hunt" 26 is any pursuing, or any hunting, fishing, killing, trapping, 27 snaring, netting, searching for or shooting at, <u>or</u> stalking or 28 lying in wait for any game, animal, bird, or fish protected 29 by the state laws or rules adopted by the commission whether 30 or not such animal be then subsequently captured, killed, or 31 injured.

32 Sec. 116. Section 481A.26, Code 2023, is amended to read as 33 follows:

34 481A.26 Unlawful transportation.

35 No Except as otherwise provided, in any one day, a person,

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1 except as otherwise provided, shall not ship, carry, or

2 transport in any one day, game, fish, birds, or animals, except 3 fur-bearing animals, in excess of the number the person is 4 legally permitted to be in possession of such a person possess. 5 Sec. 117. Section 481A.89, Code 2023, is amended to read as 6 follows:

7 481A.89 Permit to hold hides.

8 Upon application, which shall be filed with the commission 9 within ten days after the close of the open season, any person 10 may be permitted to hold hides or skins of fur-bearing animals 11 lawfully taken for a longer time than specified above <u>in</u> 12 <u>section 481A.87</u>. Such application shall be verified and shall 13 show the number and varieties of the skins or hides to be 14 held by the applicant. The commission shall thereupon issue 15 a permit to such applicant to hold such skins or hides, which 16 permit shall authorize the holder to sell or otherwise dispose 17 of such skins or hides.

18 Sec. 118. Section 483A.7, subsection 5, Code 2023, is 19 amended to read as follows:

5. The commission shall authorize a person hunting <u>wild</u> turkey with a license that authorizes the use of a shotgun to use a caliber .410 shotgun or a 28-gauge shotgun. A caliber 3.410 shotgun or a 28-gauge shotgun used for hunting <u>wild</u> turkey 4 shall only shoot shot not smaller than shot size number 10. Sec. 119. Section 496C.21, subsection 3, Code 2023, is amended to read as follows:

3. A corporation subject to the provisions of this chapter shall pay the biennial <u>report</u> filing fee and make the biennial preport in a form and manner and at the time specified in chapter 490.

31 Sec. 120. Section 514C.18, subsection 2, paragraph a, 32 unnumbered paragraph 1, Code 2023, is amended to read as 33 follows:

This section applies to the following classes of third-party 35 payment provider contracts or policies that are delivered,

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1 issued for delivery, continued, or renewed in this state on or 2 after July 1, 1999:

3 Sec. 121. Section 515.13, Code 2023, is amended to read as 4 follows:

5 515.13 Reservation.

6 None of the <u>The</u> provisions of section 515.12, subsection 5, 7 shall <u>not</u> apply to any company <u>heretofore</u> <u>that had</u> organized 8 and <u>was</u> approved by the commissioner of insurance, but which 9 had not completed its organization on May 28, 1937, <u>nor shall</u> 10 <u>section</u>. <u>Section</u> 515.12, subsection 5, <u>also shall not</u> apply 11 to any company <u>already</u> licensed to issue policies <u>prior to May</u> 12 28, 1937.

13 Sec. 122. Section 515.20, Code 2023, is amended to read as 14 follows:

15 515.20 Guaranty capital.

16 <u>1.</u> A mutual company organized under this chapter may 17 establish and maintain guaranty capital of at least fifty 18 thousand dollars made up of multiples of ten thousand dollars, 19 divided into shares of not less than fifty dollars each, to be 20 invested as provided for the investment of insurance capital 21 and funds by section 515.35.

22 <u>2.</u> Guaranty shareholders shall be members of the 23 corporation, and provision may be made for representation 24 of the shareholders of the guaranty capital on the board of 25 directors of the corporation. The representation shall not 26 exceed one-third of the membership of the board. Guaranty 27 shareholders in a mutual company are subject to the same 28 regulations of law relative to their right to vote as apply to 29 its policyholders.

30 <u>3.</u> The guaranty capital shall be applied to the payment 31 of the legal obligations of the corporation only when the 32 corporation has exhausted its assets in excess of the unearned 33 premium reserve and other liabilities. If the guaranty capital 34 is thus impaired, the directors may restore the whole, or 35 any part of the capital, by assessment on the corporation's

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1 policyholders as provided for in section 515.18.

<u>4.</u> By a legal vote of the policyholders of the corporation at any regular or special meeting of the policyholders of the corporation, the guaranty capital may be fully retired or 5 may be reduced to an amount of not less than fifty thousand 6 dollars, if the net surplus of the corporation together with 7 the remaining guaranty capital is equal to or exceeds the 8 amount of minimum assets required by this chapter for such 9 companies, and if the commissioner of insurance consents to 10 the action. Due notice of the proposed action on the part 11 of the corporation shall be included in the notice given to 12 policyholders and shareholders of any annual or special meeting 13 and notice of the meeting shall also be given in accordance 14 with the corporation's articles of incorporation.

5. A company with guaranty capital, which has ceased to 15 16 do business, shall not distribute among its shareholders or 17 policyholders any part of its assets, or guaranty capital, 18 until it has fully performed, or legally canceled, all of its 19 policy obligations. Shareholders of the guaranty capital are 20 entitled to interest on the par value of their shares at a 21 rate to be fixed by the board of directors and approved by the 22 commissioner, cumulative, payable semiannually, and payable 23 only out of the surplus earnings of the company. However, the 24 surplus account of the company shall not be reduced by the 25 payment of the interest below the figure maintained at the 26 time the guaranty capital was established. In addition, the 27 interest payment shall not be made unless the surplus assets 28 remaining after the payment of the interest at least equal 29 the amount required by the statutes of Iowa to permit the 30 corporation to continue in business.

31 <u>6.</u> In the event of the dissolution and liquidation of a 32 corporation having guaranty capital under this section, the 33 shareholders of the capital are entitled, after the payment of 34 all valid obligations of the company, to receive the par value 35 of their respective shares, together with any unpaid interest

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1 on their shares, before there may be any distribution of the 2 assets of the corporation among its policyholders. These 3 <u>7. The</u> provisions <u>of this section</u> are in addition to and 4 independent of the provisions contained in <u>section 515.19</u>. 5 Sec. 123. Section 515.134, Code 2023, is amended to read as 6 follows:

7 515.134 Failure to attach — effect.

8 The omission so to do shall not render the policy invalid, 9 but if If any company or association neglects to comply with 10 the requirements of section 515.133, the omission shall not 11 render the policy invalid, but the company or association 12 shall forever be precluded from pleading, alleging, or proving 13 any such or establishing the falsity of the application or 14 representations, or any part thereof, or falsity thereof, or 15 any parts thereof of the application or representations, in 16 any action upon the policy, and the. The plaintiff in any 17 such action shall not be required, in order to recover against 18 the company or association, either to plead or prove such the 19 application or representation, but may do so at the plaintiff's 20 option.

21 Sec. 124. Section 515A.18, subsection 1, Code 2023, is 22 amended to read as follows:

Any person, insurer, or rating organization to which
 the commissioner has directed an order made without a hearing
 may, within thirty days after receipt of the notice to it of
 such the order, make written request to the commissioner for
 a hearing thereon on the order. The commissioner shall hear
 such party or parties conduct a hearing within twenty days
 after receipt of such the request and shall give not less than
 ten days' written notice of the time and place of the hearing.
 Within fifteen days after such the previous action,
 specifying the commissioner's reasons therefor. Pending such
 hearing and decision thereon the The commissioner may suspend
 or postpone the effective date of the commissioner's previous

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1 action until after the hearing and decision.

2 Sec. 125. Section 516A.1, subsection 2, Code 2023, is 3 amended to read as follows:

4 2. However, the named insured may reject all of such 5 coverage, or reject the uninsured motor vehicle <u>(or</u> hit-and-run 6 motor vehicle) coverage, or reject the underinsured motor 7 vehicle coverage, by written rejections signed by the named 8 insured. If rejection is made on a form or document furnished 9 by an insurance company or insurance producer, it shall be on a 10 separate sheet of paper which contains only the rejection and 11 information directly related to it. Such coverage need not be 12 provided in or supplemental to a renewal policy if the named 13 insured has rejected the coverage in connection with a policy 14 previously issued to the named insured by the same insurer. 15 Sec. 126. Section 521A.2, subsection 4, Code 2023, is 16 amended to read as follows:

4. Exemption from investment restrictions. Investments in common stock, preferred stock, debt obligations or other securities of subsidiaries made pursuant to subsection 3 of this section hereof shall not be subject to any of the the otherwise applicable restrictions or prohibitions contained in the Code applicable to such investments of insurers.

23 Sec. 127. Section 521A.3, subsection 2, paragraph a, 24 unnumbered paragraph 1, Code 2023, is amended to read as 25 follows:

The statement to be filed with the commissioner hereunder under this section shall be made under oath or affirmation and shall contain the following:

29 Sec. 128. Section 521A.4, subsection 8, Code 2023, is 30 amended to read as follows:

31 8. Consolidated filing. The commissioner may require or 32 allow two or more affiliated insurers subject to registration 33 hereunder under subsection 1 of this section to file a 34 consolidated registration statement or consolidated reports 35 amending their consolidated registration statement or their

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1 individual registration statements.

2 Sec. 129. Section 521A.9, Code 2023, is amended to read as 3 follows:

521A.9 Injunctions — prohibitions against voting securities
5 — sequestration of voting securities.

Injunctions. Whenever it appears to the commissioner 6 1. 7 that any insurer or any director, officer, employee, or agent 8 thereof has committed or is about to commit a violation of 9 this chapter or any rule, regulation, or order issued by the 10 commissioner hereunder under this chapter, the commissioner 11 may apply to the district court of the county in which the 12 principal office of the insurer is located or if such insurer 13 has no such office in this state then to the district court 14 of Polk county for an order enjoining such insurer or such 15 director, officer, employee, or agent thereof from violating 16 or continuing to violate this chapter or any such rule, 17 regulation, or order, and for such other equitable relief as 18 the nature of the case and the interests of the insurer's 19 policyholders, creditors, and shareholders or the public may 20 require.

21 2. Voting of securities — when prohibited. No security 22 which is the subject of any agreement or arrangement regarding 23 acquisition, or which is acquired or to be acquired, in 24 contravention of the provisions of this chapter or of any rule, 25 regulation, or order issued by the commissioner hereunder under 26 this chapter may be voted at any shareholders' meeting, or may 27 be counted for quorum purposes, and any action of shareholders 28 requiring the affirmative vote of a percentage of shares 29 may be taken as though such securities were not issued and 30 outstanding; but no action taken at any such meeting shall 31 be invalidated by the voting of such securities, unless the 32 action would materially affect control of the insurer or unless 33 the district court has so ordered. If any insurer or the 34 commissioner has reason to believe that any security of the 35 insurer has been or is about to be acquired in contravention of

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1 the provisions of this chapter or of any rule, regulation, or 2 order issued by the commissioner hereunder under this chapter 3 the insurer or the commissioner may apply to the district court 4 of Polk county or to the district court for the county in which 5 the insurer has its principal place of business to enjoin any 6 offer, request, invitation, agreement, or acquisition made 7 in contravention of section 521A.3 or any rule, regulation, 8 or order issued by the commissioner thereunder under section 9 521A.3 to enjoin the voting of any security so acquired, to 10 void any vote of such security already cast at any meeting of ll shareholders, and for such other equitable relief as the nature 12 of the case and the interests of the insurer's policyholders, 13 creditors, and shareholders or the public may require. 3. Sequestration of voting securities. 14 In any case 15 where a person has acquired or is proposing to acquire any 16 voting securities in violation of this chapter or any rule, 17 regulation, or order issued by the commissioner hereunder 18 under this chapter, the district court of Polk county or the 19 district court for the county in which the insurer has its 20 principal place of business may, on such notice as the court 21 deems appropriate, upon the application of the insurer or the 22 commissioner seize or sequester any voting securities of the 23 insurer owned directly or indirectly by such person, and issue 24 such orders with respect thereto as may be appropriate to 25 effectuate the provisions of this chapter. Notwithstanding any 26 other provisions of law, for the purposes of this chapter the 27 situs of the ownership of the securities of domestic insurers 28 shall be deemed to be in this state.

29 Sec. 130. Section 523A.501, subsection 1, Code 2023, is 30 amended to read as follows:

31 1. A person shall not advertise, sell, promote, or offer 32 to furnish cemetery merchandise, funeral merchandise, funeral 33 services, or a combination thereof when performance or delivery 34 may be more than one hundred twenty days following the initial 35 payment on the account without unless the person has a preneed

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1 seller's license.

2 Sec. 131. Section 524.228, subsection 1, Code 2023, is 3 amended to read as follows:

4 1. If it appears to the superintendent that a state bank, 5 or any director, officer, employee, or substantial shareholder 6 of the state bank is engaging in or is about to engage in an 7 unsafe or unsound practice or dishonest act in conducting the 8 business of the state bank that is likely to cause insolvency 9 or substantial dissipation of assets or earnings of the state 10 bank, or is likely to seriously weaken the condition of the 11 state bank or otherwise seriously prejudice the interests of 12 its depositors prior to the completion of the proceedings 13 conducted pursuant to section 524.223, 524.606, subsection 14 2, or 524.707, subsection 2, the superintendent may issue an 15 emergency order requiring the state bank, director, officer, 16 employee, or substantial shareholder to cease and desist from 17 any such practice or act, and to take affirmative action, 18 including suspension of the director, officer, or employee to 19 prevent such insolvency, dissipation, condition, or prejudice 20 pending completion of the proceedings. The emergency order 21 becomes effective upon service upon the state bank, or upon 22 the director, officer, employee, or substantial shareholder 23 of the state bank and, unless. Unless set aside, limited, or 24 suspended by a court as provided in this chapter, the emergency 25 order remains effective and enforceable pending the completion 26 of the administrative proceedings pursuant to the emergency 27 order and until such time as the superintendent dismisses the 28 charges specified in the emergency order, or, if. If a final 29 cease and desist order is issued against the state bank or the 30 director, officer, employee, or substantial shareholder, the 31 emergency order remains in effect until the effective date of 32 the final order.

33 Sec. 132. Section 524.536, subsection 2, paragraph b, Code 34 2023, is amended to read as follows:

35 b. A shareholder, or the shareholder's agent or attorney,

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1 is entitled on written demand to inspect the list at any 2 time during usual business hours and at the shareholders' 3 shareholder's expense, during the period it is available for 4 inspection.

5 Sec. 133. Section 524.1301, unnumbered paragraph 1, Code 6 2023, is amended to read as follows:

7 A majority of the incorporators, organizers, or initial 8 directors of a state bank that has not issued shares or has not 9 commenced business may dissolve the state bank by delivering 10 articles of dissolution to the superintendent, together with 11 the applicable filing <u>fees</u>, for filing with the secretary of 12 state that set forth all of the following:

13 Sec. 134. Section 524.1404, Code 2023, is amended to read 14 as follows:

15 524.1404 Procedure after approval by the superintendent — 16 issuance of certificate of merger.

If applicable state or federal laws require the approval of 17 18 the merger by a federal or state agency, the superintendent may 19 withhold delivery of the approved articles of merger until the 20 superintendent receives notice of the decision of such agency. 21 If the final approval of the agency is not given within six 22 months of the superintendent's approval, the superintendent 23 shall notify the parties to the plan of merger that the 24 approval of the superintendent has been rescinded for that 25 reason. If such agency gives its approval, the superintendent 26 shall deliver the articles of merger, with the superintendent's 27 approval indicated on the articles, to the secretary of state, 28 and shall notify the parties to the plan of merger. The 29 receipt of the approved articles of merger by the secretary of 30 state constitutes filing of the articles of merger with that On the date upon which the merger is effective, the 31 office. 32 secretary of state shall issue and send a certificate of merger 33 and send the same to the resulting state bank and send a copy of 34 the certificate of merger to the superintendent.

35 Sec. 135. Section 524.1504, subsection 1, paragraph f, Code

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1 2023, is amended to read as follows:

2 f. The number of shares or member votes voted for and 3 against such amendment, respectively, and if the shares of any 4 class are entitled to vote thereon on the amendment as a class, 5 the number of shares of each such class voted for and against 6 such amendment.

7 Sec. 136. Section 524.1611, Code 2023, is amended to read 8 as follows:

9 524.1611 Offenses involving employees of banking division.

 Any person violating the provisions of section 524.211,
 subsection 1, shall be guilty of a fraudulent practice, and
 shall be subject to a further fine of a sum equal to the amount
 of the value of the property given or received or the money so
 loaned or borrowed. An employee of the division of banking
 convicted of a violation of such section 524.211, subsection 1,
 shall be immediately discharged from employment and shall be
 forever disgualified from holding any position in the banking

19 2. Any examiner violating the provision of section 20 524.212 shall be guilty of a serious misdemeanor. Any 21 examiner convicted of a violation of section 524.212 shall be 22 immediately discharged from employment and shall be forever 23 disqualified from holding any position in the banking division. 24 Sec. 137. Section 536.21, Code 2023, is amended to read as 25 follows:

26 536.21 Rules.

The superintendent is hereby authorized and empowered to adopt such reasonable and relevant rules pursuant to chapter 17A as may be necessary for the execution and the enforcement of the provisions of this chapter. Rules adopted shall be in addition hereto to and not inconsistent herewith with the requirements of this chapter.

33 Sec. 138. Section 536.26, subsection 5, Code 2023, is 34 amended to read as follows:

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35 5. If a borrower procures insurance by or through a

1 licensee, the licensee shall cause to be delivered to the 2 borrower a copy of the policy within fifteen days from the date 3 such insurance is procured. No licensee shall decline new or 4 existing insurance which meets the standards set out herein 5 <u>in this section</u> nor prevent any obligor from obtaining such 6 insurance coverage from other sources.

7 Sec. 139. Section 537.2307, Code 2023, is amended to read 8 as follows:

9 537.2307 Restrictions on interest in land as security.

With respect to a supervised loan in which the rate of finance charge is in excess of fifteen percent computed according to the actuarial method, and the amount financed is two thousand dollars or less, a lender <u>may shall</u> not contract for a security interest in real property used as a residence for the consumer or the consumer's dependents. A security interest taken in violation of this section is void.

17 Sec. 140. Section 543B.35, Code 2023, is amended to read as 18 follows:

19 543B.35 Hearing on charges.

20 The real estate commission shall, upon request of the 21 applicant as provided in section 543B.19, or before revoking 22 any license, set the matter down for a hearing and at. At 23 least twenty days prior to the date set for the hearing it, the 24 commission shall notify send a written notice to the applicant 25 or licensee in writing, which said notice shall contain 26 containing an exact statement of the charges made and the date 27 and place of the hearing. The At the hearing, an applicant 28 or licensee at all such hearings shall have the opportunity 29 to be heard in person and by counsel in reference thereto. 30 Such The written notice of hearing may be served by delivery 31 personally to the applicant or licensee or by mailing the same 32 notice by certified mail to the last known business address of 33 such applicant or licensee. If such applicant or licensee be 34 is a salesperson, the commission shall also notify the broker 35 employing the salesperson, or into whose employ the salesperson

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1 is about to enter, by mailing such notice by certified mail to
2 the broker's last known business address. The hearing on such
3 the charges shall be at such time and place as the commission
4 shall prescribe.

5 Sec. 141. Section 543B.44, Code 2023, is amended to read as 6 follows:

7 543B.44 Complaints referred to court.

8 The real estate commission may refer a complaint for 9 violation of section 543B.1 before any court of competent 10 jurisdiction, and it. The commission may also take the 11 necessary legal steps through the proper legal officers of 12 this state to enforce the provisions hereof of and collect the 13 penalties herein provided in this chapter.

14 Sec. 142. Section 558.7, Code 2023, is amended to read as 15 follows:

16 558.7 Assignment of certificate of entry deemed deed.

When An assignment shall have the same force and effect as a deed of conveyance and shall be conclusively presumed to carry all right, title, and interest of the patentee of the real estate, the same as though a deed of conveyance had been subsequently executed by the patentee or assignor to a subsequent grantor, when the record shows:

1. That the original entry, certificate of entry, receipt,24 or duplicate thereof has been assigned;

That prior or subsequent to such assignment, the United
 States or state issued a patent or conveyance to the assignor;
 That no deed of conveyance appears on record from the
 person who made the original entry or assignor to the assignee;
 and

30 4. That the present record owner holds title under such 31 assignment; such assignment shall have the same force and 32 effect as a deed of conveyance and shall be conclusively 33 presumed to carry all right, title, and interest of the 34 patentee of said real estate, the same as though a deed of 35 conveyance had been subsequently executed by the patentee or

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1 assignor to a subsequent grantor.

2 Sec. 143. Section 562B.26, Code 2023, is amended to read as 3 follows:

4 562B.26 Failure to maintain by tenant.

5 If there is noncompliance by the tenant with section 562B.18 6 materially affecting health and safety that can be remedied 7 by repair, replacement of a damaged item, or cleaning and the 8 tenant fails to comply as promptly as conditions require in 9 case of emergency or within fourteen days after written notice 10 by the landlord specifying the breach and requesting that the 11 tenant remedy it within that period of time, the landlord may 12 enter the mobile home space, and cause the work to be done in a 13 skillful manner and. The landlord may submit an itemized bill 14 for the actual and reasonable cost or the fair and reasonable 15 value thereof as additional rent on the next date when periodic 16 rent is due, or if the rental agreement was terminated, for 17 immediate payment.

18 Sec. 144. Section 633.220, Code 2023, is amended to read as 19 follows:

633.220 Afterborn heirs — time of determining relationship. Heirs of an intestate, begotten <u>conceived</u> before <u>but born</u> <u>after</u> the intestate's death but born thereafter, shall inherit as if they had been born in the lifetime of the intestate and had survived the intestate. With this exception, the intestate succession shall be determined by the relationships existing at the time of the death of the intestate.

27 Sec. 145. Section 633.496, Code 2023, is amended to read as 28 follows:

29 633.496 Foreign probated wills.

30 A will probated in any other state or country shall be 31 admitted to probate in this state upon the production of a copy 32 thereof of the will and of the original record of probate τ_{\cdot} 33 The will and record of probate must be authenticated by the 34 certificate of the clerk of the court in which such probation 35 was made the will was probated, or, if there be is no clerk,

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1 then by the certificate of the judge of such the court, and 2 by the seal of office of such that officer if the officer or 3 office has a seal.

4 Sec. 146. Section 639.48, Code 2023, is amended to read as 5 follows:

639.48 Perishable property — examination.

6

7 When the sheriff thinks the property attached is in danger 8 of serious and immediate waste and decay, or when the keeping 9 of the same property will necessarily be attended with such 10 expense as greatly to depreciate the amount of proceeds to be ll realized therefrom, or when the plaintiff makes an affidavit to 12 that effect, the sheriff may summon three persons having the 13 qualifications of jurors to examine the same property. Sec. 147. Section 659A.3, subsection 2, unnumbered 14 15 paragraph 1, Code 2023, is amended to read as follows: Except as otherwise provided in section 659A.4, a depicted 16 17 individual who is identifiable and who suffers harm from a 18 person's intentional disclosure or threatened disclosure, 19 without the depicted individual's consent, of an intimate image 20 that was private without the depicted individual's consent has 21 a cause of action against the person, if the person knew, or 22 acted with reckless disregard regarding, all of the following: 23 Sec. 148. Section 664A.7, subsection 5, Code 2023, is 24 amended to read as follows:

5. Violation of a no-contact order entered for the offense or alleged offense of domestic abuse assault in violation of section 708.2A₇ or for the offense or alleged offense of older individual assault in violation of section 708.2D, or a violation of a protective order issued pursuant to chapter 30 232, 235F, 236, 236A, 598, or 915 constitutes a public offense and is punishable as a simple misdemeanor. Alternatively, the court may hold a person in contempt of court for such a 31 violation, as provided in subsection 3.

34 Sec. 149. Section 692A.128, subsection 3, paragraph f, Code 35 2023, is amended to read as follows:

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1 f. The sex offender is not incarcerated when the application
2 is filed.

3 (1) A tier I offender must not have been convicted of any 4 criminal offense other than a simple misdemeanor, or a simple 5 or serious misdemeanor or traffic violation under chapter 321, 6 for the ten-year period immediately preceding the filing of the 7 application.

(2) A tier II or tier III offender shall not have been 8 9 convicted of any criminal offense other than a simple 10 misdemeanor, or a simple or serious misdemeanor or traffic 11 violation under chapter 321, for the fifteen-year period 12 immediately preceding the filing of the application. 13 Sec. 150. Section 692A.128, subsection 3, Code 2023, is 14 amended by adding the following new paragraphs: 15 NEW PARAGRAPH. q. A tier I offender must not have 16 been convicted of any criminal offense other than a simple 17 misdemeanor, or a simple or serious misdemeanor or traffic 18 violation under chapter 321, for the ten-year period 19 immediately preceding the filing of the application. 20 NEW PARAGRAPH. h. A tier II or tier III offender shall not 21 have been convicted of any criminal offense other than a simple 22 misdemeanor, or a simple or serious misdemeanor or traffic 23 violation under chapter 321, for the fifteen-year period 24 immediately preceding the filing of the application. 25 Sec. 151. Section 708.2D, subsection 3, unnumbered 26 paragraph 1, Code 2023, is amended to read as follows: 27 Except as otherwise provided in subsection 2, on a second 28 offense of older individual assault, a person commits: 29 Sec. 152. Section 714I.3, subsection 2, paragraph b, Code 30 2023, is amended to read as follows: b. Use or provide a patient with human reproductive material 31

32 for assisted reproduction that is not <u>used or</u> provided with the 33 donor's consent or in a manner or to an extent other than that 34 to which the donor consented.

35 Sec. 153. Section 726.24, subsection 11, Code 2023, is

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1 amended to read as follows:

2 11. If a person is convicted or <u>of</u>, receives a deferred 3 judgment for, or pleads guilty to a violation of this section, 4 the court shall modify the no-contact order issued upon initial 5 appearance in the manner provided in section 664A.5, regardless 6 of whether the person is placed on probation.

7 Sec. 154. Section 815.7, subsection 6, Code 2023, is amended 8 to read as follows:

9 6. For appointments made on or after July 1, 2021, <u>through</u> 10 <u>June 30, 2022</u>, the reasonable compensation shall be calculated 11 on the basis of seventy-six dollars per hour for class "A" 12 felonies, seventy-one dollars per hour for class "B" felonies, 13 and sixty-six dollars per hour for all other cases.

14 Sec. 155. 2022 Iowa Acts, chapter 1050, section 1, is 15 amended by striking the section and inserting in lieu thereof 16 the following:

SECTION 1. Section 511.8, subsection 22, paragraph b, subparagraph (2), unnumbered paragraph 1, Code 2022, is amended to read as follows:

20 Be between an insurer and a conduit and be collateralized 21 by cash or obligations which are eligible under subsection 22 1, 2, 3, 5, 19, or 24, are deposited with a custodian bank 23 as defined in subsection 21, and are held under a written 24 agreement with the custodian bank that complies with subsection 25 21 and provides for the proceeds of the collateral, subject to 26 the terms and conditions of the applicable collateral or other 27 credit support agreement, to be remitted to the legal reserve 28 deposit of the company or association and to vest in the state 29 in accordance with section 508.18 whenever proceedings under 30 that section are instituted. Paragraphs "c'', "d'', and "e'' of 31 this subsection are not applicable to investments in financial 32 instruments used in hedging transactions eligible pursuant to 33 this subparagraph. As used in this subparagraph, "conduit" 34 means a person within an insurer's insurance holding company 35 system, as defined in section 521A.1, subsection 7, which

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1 aggregates hedging transactions by other persons within the 2 insurance holding company system and replicates them with 3 counterparties. 4 Sec. 156. 2022 Iowa Acts, chapter 1099, section 106, is 5 amended to read as follows: SEC. 106. APPLICABILITY. This division of this Act applies 6 7 to agreements entered into between a restaurant and a food 8 delivery platform on or after the effective date of this 9 division of this Act. Sec. 157. 2022 Iowa Acts, chapter 1131, section 78, is 10 11 amended to read as follows: SEC. 78. APPLICABILITY. 12 This division of this Act applies 13 to health carriers that deliver, issue for delivery, continue, 14 or renew a policy, contract, or plan in this state on or after 15 the effective date of this division of this Act. 16 Sec. 158. REPEAL. Section 97D.3, Code 2023, is repealed. 17 DIVISION II 18 EFFECTIVE DATE AND APPLICABILITY PROVISIONS 19 Sec. 159. EFFECTIVE DATE. The following, being deemed of 20 immediate importance, take effect upon enactment: 21 1. The section of this Act amending section 388.3, 22 subsection 6. 23 The section of this Act amending section 422.12C, 2. 24 subsection 4. 25 3. The section of this Act amending 2022 Iowa Acts, chapter 26 1050, section 1. 27 The section of this Act amending 2022 Iowa Acts, chapter 4. 28 1099, section 106. 29 5. The section of this Act amending 2022 Iowa Acts, chapter 30 1131, section 78. Sec. 160. RETROACTIVE APPLICABILITY. The following applies 31 32 retroactively to June 14, 2022: 33 The section of this Act amending 2022 Iowa Acts, chapter 34 1131, section 78. Sec. 161. RETROACTIVE APPLICABILITY. The following apply 35

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1 retroactively to July 1, 2022: 2 The section of this Act amending 2022 Iowa Acts, chapter 1. 3 1050, section 1. 4 2. The section of this Act amending 2022 Iowa Acts, chapter 5 1099, section 106. Sec. 162. RETROACTIVE APPLICABILITY. The following applies 6 7 retroactively to January 1, 2023: The section of this Act amending section 422.12C, subsection 8 9 4. 10 EXPLANATION The inclusion of this explanation does not constitute agreement with 11 12 the explanation's substance by the members of the general assembly. 13 This bill contains statutory corrections which may adjust 14 language to reflect current practices, insert earlier 15 omissions, delete redundancies and inaccuracies, delete 16 temporary language, resolve inconsistencies and conflicts, 17 update ongoing provisions, or remove ambiguities. The Code 18 sections amended include the following: 19 Division I: Section 9C.9: Replaces the word "hereof" with "of this 20 21 chapter" to clarify the meaning of this provision prohibiting 22 sales by transient merchants in violation of the restrictions, 23 licensing, and product representation requirements of Code 24 chapter 9C. Section 9G.4: Replaces the words "therein", "thereof", and 25 26 "they" with more specific language, divides a long sentence 27 into three sentences, and updates other language to clarify 28 this provision relating to documents and records kept by the 29 land office of the state. 30 Section 15E.305: Strikes the words "of the aggregate 31 amount of tax credits authorized" from language limiting the 32 amount of endow Iowa tax credits that may be granted to a 33 taxpayer to reflect the change made in 2022 Iowa Acts, chapter 34 1002, section 48, to change the amount of tax credits from a 35 percentage of the aggregate to a fixed dollar amount.

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Section 15F.403: Adds the words "and infrastructure" to a
 reference to the "sports tourism marking program" to conform
 this program reference by name to the name used to identify the
 program established in Code section 15F.401.

5 Section 24.30: Divides a long sentence into two sentences, 6 replaces the words "it" and "herein" with specific language, 7 and replaces the word "said" with the word "the" to clarify and 8 update the language of this Code section describing the duties 9 and powers of the state appeal board with respect to appeals on 10 proposed budget expenditures, tax levies, and tax assessments.

11 Section 27A.1: Adds, to this definitions Code section for 12 the Code chapter pertaining to enforcement of immigration 13 laws, an unnumbered paragraph relating to the applicability of 14 the definitions to the Code chapter, to conform the style of 15 this Code section to the style used in other definitions Code 16 sections for Code chapters elsewhere in the Code.

17 Section 29C.6: Changes the word "or" to "of" to conform 18 the meaning of this sentence to the meaning of the rest of 19 the language of this Code subsection regarding gubernatorial 20 recommendations relating to repayment of loans received 21 from the federal government by local governments following a 22 disaster emergency, when local revenues are insufficient to 23 meet local operating expenses.

Section 34A.8: Changes the word "section" to "paragraph" in penalty language that appears to be limited to the paragraph containing the prohibition against the improper use of local exchange service information by persons providing 911 emergency telephone service or related mass notifications and emergency messaging services.

30 Section 41.1: Adds the words "in Marshall county" to this 31 provision relating to territory that is exclusively within 32 Marshall county to conform the style of this provision to other 33 similar descriptions of representative districts that lie 34 within a single county.

35 Section 43.2: Replaces the words "the foregoing definition"

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1 with the words "this paragraph" to conform language describing
2 a duty of the state commissioner of elections to the style of
3 other language used elsewhere in the Code to specify the source
4 of authority for performance of a duty.

5 Section 43.50: Redrafts, to add specific citations 6 and descriptors, to clarify the language describing the 7 responsibility of a board of supervisors to sign, certify the 8 correctness of, and file abstracts of the canvass of votes cast 9 in primary elections.

10 Section 43.60: Strikes the phrase, word, and abbreviation 11 "to the same", "it", and ", viz." and inserts the words "the 12 abstract" to update the style and clarify language relating to 13 separate abstracts of the canvass of votes cast for state and 14 federal offices.

15 Section 85.18: Redrafts to update the style of and clarify 16 the meaning of the word "herein" in this Code section that 17 provides that an employer's workers' compensation liability 18 cannot be relieved by any contract, rule, or device, but that 19 this statutory requirement does not create a private cause of 20 action.

Section 85.38: Replaces the word "herein" with "in this chapter" to clarify the meaning of this provision that defines how the liability of an employer for an employee's injury or death while in the employer's employment may be determined. Section 85.42: Redrafts and reformats terminology to use the style and emphasis used for defined terms elsewhere in the Code, and replaces the word "herein" with the words "in this subsection", to clarify the meaning of language that describes which children are conclusively presumed to be dependent upon a deceased employee for purposes of the Code chapter governing workers' compensation.

32 Section 85.64: Replaces archaic language with more specific 33 language, reformats a reference to the second injury fund to 34 be consistent with other references to that fund, and strikes 35 redundant language to update and clarify this Code section

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1 limiting benefits for compensable injuries for employees who
2 have preexisting disabilities.

3 Section 85A.2: Replaces a reference to "hereinafter" and 4 "thereto" with chapter references to clarify this provision 5 describing which employers are subject to the requirements of 6 the Code chapter governing occupational disease compensation. 7 Section 89.4: Replaces the word "therewith" with the phrase 8 "with steam heating boilers" to clarify this exception to the 9 application of the requirements of this Code chapter governing 10 boilers and unfired steam pressure vessels.

Section 89.12: Replaces the word "herein" with a chapter reference to clarify the extent to which the general provisions relating to civil practice and procedure apply to hearings before the labor commissioner regarding boilers and unfired steam pressure vessels.

16 Section 96.2: Replaces the word "herein" with a chapter 17 reference to clarify language articulating the policy of the 18 state for purposes of interpretation and application of the 19 Code chapter pertaining to unemployment compensation.

20 Section 96.5: Replaces the word "hereof", that appears 21 immediately after a reference to Code section 96.1A, with a 22 reference to subsection 7 of this Code section, to clarify 23 which Code paragraph provisions are being referenced, in 24 language relating to how wages that are vacation pay should be 25 allocated for purposes of unemployment compensation.

Section 97B.42: Replaces the word "herein" with a chapter reference to clarify this provision prohibiting an employer from making contributions on behalf of an employee in the same position, for the same period of time, to both the Iowa public employees' retirement system and any other publicly supported retirement system.

32 Section 97D.3: Repeals this obsolete provision that calls 33 for the holding of a referendum as soon as possible after 34 July 1, 1990, regarding mandatory coverage of newly hired 35 peace officers, police officers, and fire fighters, under the

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1 federal Social Security Act. Representatives from the Iowa
2 public employees' retirement system and the department of
3 administrative services have indicated that the referendum was
4 held in 1991 and this Code section is obsolete.

5 Section 100.33: Divides a long sentence into two sentences 6 and supplies missing language to update and clarify this 7 provision describing the filing and publication of the annual 8 report of the state fire marshal.

9 Sections 123.32, 123.34, 123.39, 123.46A, 123.49, and 10 123.50: Strikes the words "or permit" or "or permittee" from 11 these provisions regulating the conduct of retail alcohol 12 licensees, the employees of licensees, and other persons to 13 reflect changes made in 2022 Iowa Acts, chapter 1099, that 14 altered the authorization granted to persons in the business 15 of selling or dispensing alcoholic beverages at retail from 16 licenses and permits to licenses.

Section 123.56: Adds the words "for the county or city", the indefinite article "an", and changes the words "arising from" to "occurring at" to clarify this provision relating to the procedure for the abatement of public safety nuisances on premises licensed under this Code chapter relating to alcoholic beverage control.

Section 123.173: Strikes the word "permittee" and inserts the words "alcohol licensee" in this provision relating to delivery or transfer of wine between unlicensed or licensed premises to reflect the changes made in 2022 Iowa Acts, chapter 1099, that changed the nature of the authority granted to persons in the business of selling or dispensing alcoholic beverages at retail from licenses and permits to licenses. Section 124.204: Corrects the chemical names of four schedule I controlled substances to conform to the names of those substances as listed in the federal regulations under 21 C.F.R. pt. 1308.

34 Section 125.77: Strikes the words "district court judge, a 35 district associate judge, or" and leaves the word "magistrate",

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1 in this provision relating to notice of the filing of an 2 application for the involuntary civil commitment or treatment 3 of a person with a substance-related disorder, to reflect the 4 addition of a definition of the term "magistrate" by 2022 Iowa 5 Acts, chapter 1071, section 2, that includes all judges of 6 the district court, including district associate judges and 7 judicial magistrates.

8 Section 147E.1: Changes the words "herein" and "hereunder" 9 to "in this compact" and "under this compact" to improve the 10 clarity of these provisions relating to the construction, 11 interpretation, and the effect of the provisions contained in 12 the occupational therapy licensure compact.

13 Section 152.1: Moves language, relating to application of 14 scientific principles to the duties listed that are part of 15 the practice of nursing, to the end of a subsection and adds a 16 reference to the new practice that was added by 2022 Iowa Acts, 17 chapter 1108, section 1, to the list of references to duties to 18 which scientific principles should be applied.

19 Section 189A.7: Changes the words "said secretary" to "the 20 secretary of agriculture of the United States" to clarify the 21 meaning of language describing a possible duty of the Iowa 22 secretary of agriculture under the federal Meat Inspection Act 23 and federal Poultry Products Inspection Act.

Section 189A.17: Changes two references to "herein" to 25 "under this section" and "in this section" to clarify these 26 provisions relating to proceedings before or investigations by 27 the Iowa secretary of agriculture pertaining to premises where 28 animals or poultry are slaughtered or otherwise prepared.

29 Section 206.2: Redrafts to improve the clarity of a 30 description of what constitutes an "active ingredient" in a 31 pesticide.

32 Section 232.78: Adds a reference to the new paragraph "b", 33 to this provision relating to the statement of facts to support 34 court findings that must be contained within an application 35 for an ex parte order for the taking of a child into custody,

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1 to correct an error made when new paragraph "b" was created by 2 2022 Iowa Acts, chapter 1098, section 24. The 2022 Act added 3 new language requiring an additional finding that must be made 4 by the court and designated that new finding as paragraph "b" 5 and moved the existing finding contained in paragraph "b" to 6 paragraph "c", but did not redesignate the existing paragraph 7 "c" or "d" or revise the existing internal references to 8 reflect the changes that had been made.

9 Section 232.104: Changes a reference to Code section 10 232.102, subsection 12, to a reference to Code section 11 232.102A, subsection 4, in this provision relating to 12 the timing of a permanency hearing for a child subject to 13 out-of-home placement, to reflect the movement of the language 14 describing when the waiver of reasonable efforts may be made by 15 the court from Code section 232.102 to Code section 232.102A by 16 2022 Iowa Acts, chapter 1098.

17 Section 256.84: Updates an internal reference that was 18 inadvertently missed in 2006 when subsection 5 of this section 19 relating to the powers of the Iowa public broadcasting board 20 regarding facilities and equipment was stricken by 2006 Iowa 21 Acts, chapter 1185, section 27, and the subsequent subsections 22 were renumbered.

Section 257.3: Adds a reference to Code section 427B.19, subsection 3, to clarify this provision describing how the foundation property tax portion of payments to school districts for tax replacement claims for industrial machinery, equipment, and computers should be calculated.

Section 261.73: Adds the words "all of" to the prefatory paragraph of this provision, describing the requirements that an applicant for loan forgiveness under the chiropractic loan forgiveness program must meet, to conform to the style currently used in paragraphs preceding lists of requirements when all requirements in the list must be met.

34 Section 261.116: Adds the words "all of" to the prefatory 35 paragraph of this provision, describing the requirements that

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1 an applicant for a financial award under the health care 2 award program must meet, to conform to the style currently 3 used in paragraphs preceding lists of requirements when all 4 requirements in the list must be met.

5 Section 262.44: Replaces a reference to "hereinbefore" 6 with a reference to "in this section" to clarify the meaning 7 of this provision relating to the authority of the state board 8 of regents with respect to certain buildings, structures, 9 facilities, areas, additions, or improvements on the campuses 10 of the institutions of higher education under the board's 11 control.

12 Section 262.58: Replaces references to "thereof" and 13 "thereto" with references to bonds or notes and replaces a 14 reference to "hereinbefore" with a reference to "in this 15 subchapter" to clarify the meaning and update the style of 16 this provision relating to rates and terms of bonds or notes 17 executed by the state board of regents.

18 Section 262.62: Replaces a reference to "hereinbefore" with 19 a reference to "in this subchapter" in this Code section that 20 provides that bonds or notes executed by the state board of 21 regents are not a charge against the state of Iowa and that 22 no taxes, appropriations, or other funds of the state may be 23 pledged or used for the bonds or notes.

Section 266.7: Replaces the word "said" with the word "Purnell" to clarify this reference to the federal Purnell Act in this provision allowing the treasurer of Iowa state university of science and technology to receive grants of money appropriated under that Act.

29 Section 280.13A: Strikes the words "governing" and "a 30 governing" that appear before the term "organization" and 31 inserts the definite article "the" in this provision relating 32 to school district or nonpublic school agreements relating to 33 student eligibility for interscholastic activities to reflect 34 the definition of the term "organization" under Code section 35 280.13.

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Section 282.20: Updates language to improve the readability of this provision prohibiting the rebate of tuition or the payment of any special compensation, privilege, or other thing of value by a school district to any pupil or pupil's parents if the rebate or payment is not and cannot legally be made available to all other pupils enrolled in the district.

7 Section 306.4: Redrafts to eliminate vague language, 8 updates the punctuation, and moves qualifying language to 9 improve the clarity and readability of this provision relating 10 to jurisdiction and control over the roads and streets of the 11 state.

12 Sections 306.28, 306.32, 306.33, and 306.34: Adds the 13 words "of supervisors" after references to "the board" and 14 updates archaic language and style to improve the clarity and 15 readability of these provisions relating to the procedures 16 applicable to changes in the course of any road, stream, 17 watercourse, or dry run.

18 Section 306.36: Moves language, adds the words "of 19 supervisors" after a reference to "the board", and updates 20 the use of a verb to improve the clarity and readability of 21 this provision relating to rescission of orders for damages as 22 finally determined on appeal.

Section 306A.3: Updates to correct an internal reference within this provision relating to the utility accommodation policy of the state department of transportation to reflect the editorial numbering of the paragraphs in this Code section in 27 2018.

Section 309.18: Numbers unnumbered paragraphs and updates
language to clarify this provision relating to the compensation
and duties of county engineers.

31 Sections 309.36, 309.40, and 309.41: Adds the word "county" 32 before the word "engineer's" to clarify these provisions that 33 articulate some of the county engineer's duties with respect to 34 the secondary road construction program.

35 Section 321.1: Rewrites to add the word "rubber" between

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1 the words "solid" and "tire" to reflect the language of this
2 definition and the fact that the term that is used within Code
3 chapter 32l is "solid rubber tire", not "solid tire".

4 Section 321.18: Replaces a reference to "herein" with 5 a reference to "in this chapter", to clarify where the 6 definition of "special mobile equipment" may be found, in this 7 provision excepting special mobile equipment from the vehicle 8 registration requirements of Code chapter 321.

9 Section 321.28: Moves a qualifying phrase to the beginning 10 of this provision regarding the withholding of a vehicle's 11 registration by a county treasurer if the owner fails to 12 register and pay the fees required for the registration of the 13 vehicle.

14 Section 321.29: Redrafts to improve the clarity and 15 readability of this provision requiring a new registration 16 for vehicles that have been removed from the state, and are 17 no longer subject to registration in the state, once those 18 vehicles are brought back into the state and are again subject 19 to registration.

20 Section 321.70: Changes the word "registered" to "licensed" 21 and changes a reference to Code chapter 321 to a reference to 22 Code chapter 322 to reflect, in this provision relating to 23 the vehicle registration requirements applicable to vehicle 24 dealers, that motor vehicle dealers are licensed under Code 25 chapter 322 and do not have registration requirements under 26 Code chapter 321.

27 Section 321.116: Strikes obsolete language relating to 28 annual registration fees for battery electric motor vehicles 29 that were required for calendar years 2020 and 2021.

30 Section 321.117: Strikes obsolete language relating to 31 annual registration fees for motorcycles that are battery 32 electric motor vehicles or plug-in hybrid electric motor 33 vehicles that were required for calendar years 2020 and 2021. 34 Section 321.166: Strikes, in language exempting certain 35 types of registration plates from a requirement that plates

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1 issued by a county display the name of the county, a reference 2 to Code section 321.34, subsection 13, paragraph "d", that used 3 to relate to special registration plates that were issued to 4 state agencies, but was stricken by 2016 Iowa Acts, chapter 5 1068, section 1.

6 Section 321.235: Divides a long sentence into two sentences 7 and moves qualifying language to the beginning of a sentence, 8 to clarify and improve the readability of this Code section 9 that requires, unless specifically otherwise provided, the 10 uniform application of the Code chapter governing motor 11 vehicles and the law of the road.

Section 321.236: Divides a long sentence into two sentences, adds clarifying language, and moves a qualifying hrase to improve the clarity and readability of this provision that articulates the powers and authority of local authorities to regulate motor vehicles and roads and highways under their jurisdiction.

18 Section 327D.69: Replaces the internal reference
19 "aforesaid" with specific references to Code sections 327D.66
20 and 327D.67 to improve the clarity and readability of this
21 provision relating to the production and inspection of rate
22 schedules of common carriers by any person.

23 Section 327D.187: Changes an internal reference to "herein" 24 to "in this section" to clarify the effect of this provision 25 relating to contracts of insurance, relief, benefit, or 26 indemnity between injured parties and railways on settlements 27 for damages between the parties after injuries have been 28 sustained.

29 Section 328.1: Replaces an internal reference to "herein" 30 with a reference to "in this section" to improve the clarity of 31 this definitions Code section for the Code chapter governing 32 aeronautics.

33 Section 328.36: Strikes an obsolete provision relating to 34 where aircraft registration fees collected for the fiscal year 35 beginning July 1, 2007, and ending June 30, 2008, should be

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1 deposited, in this provision regarding the deposit of various
2 moneys received by the state department of transportation into
3 the state aviation fund.

4 Section 329.1: Replaces an internal reference to "herein" 5 with a reference to "in this section", to improve the clarity 6 of this definitions Code section for the Code chapter governing 7 airport zoning.

8 Section 331.389: Changes the word "the" to "a" in language 9 relating to mediation of disputes between counties and mental 10 health and disability services regions, to account for the fact 11 that more than one county may belong to a region.

Section 331.427: Strikes a reference to Code section 13 123.143, within a string of Code section references to Code 14 sections through which counties derive revenue, to account 15 for changes made to Code section 123.143, by 2022 Iowa Acts, 16 chapter 1099, section 69, to eliminate the flow of revenue 17 under that section to counties.

18 Section 335.10: Divides a long sentence into multiple
19 sentences, adds clarifying language, and updates other language
20 to improve the clarity and readability of this provision
21 relating to the appointment and duties of boards of adjustment
22 by county boards of supervisors.

Section 347.32: Adds a comma to set off a qualifying clause and adds language that is currently implied, but not specifically stated, in this provision relating to the property tax status of county hospitals.

27 Section 357.7: Redrafts to update and improve the 28 readability and hypertext linkage of this Code section 29 pertaining to the procedure for the establishment of new 30 benefited water districts for which the proposed water source 31 for the district lies outside and not under the control of the 32 proposed district.

33 Section 357.9: Redrafts to improve the readability of this 34 provision relating to the compensation of the county engineer 35 involved in the formation of a proposed benefited water

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1 district by updating the language and including an internal 2 reference for hypertext linkage to a related provision.

3 Section 357.11: Adds two citations to related Code sections 4 in this provision regarding a hearing by the county board 5 of supervisors on a tentative design and plat of a proposed 6 benefited water district.

7 Section 357.16: Replaces archaic language with more 8 specific language and related Code section citations to improve 9 the readability of this provision regarding a second election 10 on the proposed design and assessment for a benefited water 11 district.

12 Section 357.30: Divides a long sentence into two sentences, 13 moves language, and updates ambiguous terminology, to improve 14 the clarity and readability of this Code section regarding the 15 addition of territory to a benefited water district.

16 Section 357.34: Updates archaic language and style to 17 improve the readability and clarity of this Code section 18 governing the conveyance of a benefited water district to a 19 city.

20 Section 357B.4: Changes the word "to" to "through" in a 21 string citation to clarify that the last Code section listed 22 is intended to be included in this provision relating to the 23 procedures applicable to bonds issued by a board of trustees 24 of a benefited fire district in anticipation of collection of 25 taxes, to fund the provision of fire protection.

26 Section 358.16: Replaces the word "herein" with "in this 27 section" to clarify the applicability of this provision 28 relating to the powers of a board of trustees of a sanitary 29 district.

30 Section 388.3: Changes a reference to "this section" to 31 a reference to "subsections 4 and 5" to reflect the scope 32 of the title and the balance of the contents of 2022 Iowa 33 Acts, chapter 1068, relating to removals of public utility 34 board members, and in which this subsection relating to the 35 applicability of the provisions was enacted. This change is

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1 made effective upon enactment in division II of the bill.

Section 414.1: Conforms a prefatory expression of an exception in this provision relating to replacements of preexisting manufactured, modular, or mobile homes with other manufactured, modular, or mobile homes, to similar language used elsewhere in the Code.

Section 422.7: Adds a comma before the last item in a 7 8 series and redrafts by adding the word and comma "However," to 9 language to clarify a description of how a presumption that 10 real property classified as agricultural property is used in 11 farming may be overcome. The word "who" is also stricken from 12 a qualifying clause, that relates back to the word "taxpayer", 13 to improve the readability and usage of language describing how 14 the net income of certain retired farmers should be calculated. 15 Section 422.12C: Restores language from 2019 Iowa Acts, 16 chapter 152, that was inadvertently deleted when changes from 17 2018 Iowa Acts, chapter 1161, were applied in 2022. The 18 language, as amended, is made effective upon enactment and 19 retroactively applicable to January 1, 2023, in division II of 20 the bill.

Section 422.16: Strikes the redundant words ``as hereby amended'' from language relating to the withholding of income of nonresidents that is subject to taxation in Iowa.

Section 422.72: Corrects a reference to an Iowa rule of criminal procedure in this provision relating to the provision of state tax returns and return information by the director of revenue in response to subpoenas issued in certain drug or money laundering criminal investigations.

Section 423.3: Strikes the word "retail" that appears before the words "sales or use tax permit" to conform this language, exempting the sales price of certain building materials, supplies, equipment, or services from imposition of sales or use taxes, to similar language elsewhere in the Code after the changes made by 2022 Iowa Acts, chapter 1138, were implemented.

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1 Section 423.4: Changes the words "who has" to "and be" 2 to conform to the related antecedent phrase "The person must 3 be" in this provision describing biodiesel producers who are 4 eligible to apply for a refund of the sales or use tax imposed 5 upon purchases made by that person.

6 Section 441.19: Moves language describing a condition 7 that does not relieve a taxpayer from the obligation to list 8 property for taxation to clarify this provision regarding the 9 listing and assessment of property by a county or city assessor 10 who is preparing the county or city assessment rolls.

11 Section 452A.84: Divides an existing sentence into two and 12 reinserts some of the language that was stricken by 2022 Iowa 13 Acts, chapter 1061, section 70, to clarify which funds should 14 be transferred to the marine fuel tax fund.

15 Section 455B.145: Changes the word "them" to "political 16 subdivisions" and adds a comma to set off a qualifying clause 17 to clarify this provision relating to the conditions under 18 which an air pollution control program that is conducted by a 19 political subdivision will be accepted by the director of the 20 department of natural resources.

Section 461A.35: Moves a qualifying phrase from the end of the sentence to the beginning of the sentence and updates the punctuation within a complex series to clarify this provision that prohibits acts that remove, destroy, injure, or deface property that is under the jurisdiction of the natural resources commission in violation of the terms, conditions, limitations, and restrictions set by the commission.

Section 461A.64: Adds a Code section citation and other qualifying language to clarify this provision relating to hearings on the establishment of water recreational areas. Section 468.65: Replaces the words "they find" with "the board finds" to improve the clarity and readability of this provision relating to reclassifications of property that is subject to assessment for payment of the expense of maintaining and improving a drainage or levee district.

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1 Section 468.102: Updates archaic language and adds a 2 citation to the Code section requiring the engineer in charge 3 of construction of levee or drainage district improvements to 4 report that the work is completed, to improve the clarity of 5 this Code section allowing persons interested in the district 6 to object and present evidence showing that the report should 7 not be accepted, and to present claims for damages.

8 Section 468.104: Replaces archaic language with more 9 specific language to improve the clarity and style of this 10 provision relating to the procedures to be followed if a 11 contractor abandons or fails to proceed properly with the work 12 on levee or drainage district improvements.

Section 468.275: Adds a Code section citation to clarify the notice referenced, divides a long sentence into two sentences, and updates archaic language to clarify this provision describing the contents and manner of service required for a notice regarding the establishment of an intercounty drainage sor levee district.

19 Section 468.321: Changes the word "it" to "the property 20 of the district" to clarify this provision relating to 21 the issuance of funding bonds to secure money to pay for 22 assessments against property that is within a drainage or levee 23 district.

Section 468.325: Updates archaic language to improve the clarity and readability of this provision relating to the responsibilities of a city with respect to a drainage district over which the city has assumed control.

Section 478.17: Changes "all" to "on" to correct a typographical error made in 2022 Iowa Acts, chapter 1021, section 126, when the word "thereon" was updated in this provision relating to access to electric transmission lines. Section 481A.1: Adds the word "or" before the last item to complete and clarify this series describing what is meant by the terms "take", "taking", "attempting to take", or "hunt" for purposes of the Code chapter relating to wildlife conservation.

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Section 481A.26: Moves language and redrafts to clarify this provision prohibiting the transportation of wildlife in numbers that are in excess of the number that a person is allowed to possess.

5 Section 481A.89: Replaces a reference to "above" to "in 6 section 481A.87", to clarify this provision relating to 7 applications for permits to hold hides or skins for an extended 8 period of time after the close of an open season.

9 Section 483A.7: Adds the missing word "wild" before the 10 word "turkey" in two places to conform the language of this 11 provision specifying the types of firearms that may be used 12 to the balance of this Code section relating to wild turkey 13 hunting licenses and tags.

14 Section 496C.21: Adds the word "report" between the terms 15 "biennial" and "filing fee" to be consistent with other 16 language in this Code section pertaining to the biennial report 17 of a domestic or foreign professional corporation, and to be 18 consistent with the fees specified in Code section 490.122 for 19 filings by professional corporations.

Section 514C.18: Removes a date reference, that relates hack to the 1999 enactment of this Code section relating to the coverage of diabetes in policy or contracts for the third-party payment of prepayment of health or medical expenses, to avoid confusion regarding the applicability of later changes made to this provision that have different effective dates.

Section 515.13: Divides a long sentence into two sentences and updates archaic language and style to clarify this section that limits the applicability of the Code chapter governing insurance other than life if a company was organized or licensed to issue policies prior to May 28, 1937.

31 Section 515.20: Divides this Code section governing 32 guaranty capital of mutual insurance companies into subsections 33 based upon content, and revises the language of the last 34 subsection to reflect the current style used to indicate a Code 35 section self-reference.

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Section 515.134: Redrafts archaic language to clarify this Code section relating to the effect of a failure by an insurance company or association to attach any application or representation that is made part of a policy to any policy that is issued or renewed.

6 Section 515A.18: Redrafts archaic language to clarify this 7 provision relating to the procedure for requests for hearing 8 on orders of the commissioner that have been directed to a 9 person, insurer, or rating organization under the Code chapter 10 governing workers' compensation liability insurance rates. 11 Section 516A.1: Removes a set of parentheses and adds 12 the word "or" in this provision relating to rejection by a 13 named insured of coverage under an automobile or motor vehicle 14 liability insurance policy to conform the language describing

15 the coverage to other language used to describe the same 16 coverage in this Code section.

Section 521A.2: Strikes a redundant reference to "hereof" from an internal subsection reference in language describing permissible investments by insurers in this Code section prescribing the permissible businesses or activities in which a domestic insurer may engage.

22 Section 521A.3: Replaces a reference to "hereunder" with 23 "under this section" to clarify this provision governing 24 statements regarding acquisition of control of domestic 25 insurers that must be filed with the commissioner of insurance 26 before any tender offer, request or invitation for tenders 27 of, or agreements to exchange securities for control over the 28 insurer can be made.

29 Section 521A.4: Replaces a reference to "hereunder" 30 with a reference to "under subsection 1 of this section" to 31 clarify this provision relating to the filing of consolidated 32 registration statements or reports by two or more affiliated 33 insurers who must register under the Code chapter governing 34 insurance holding company systems.

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35 Section 521A.9: Replaces references to "hereunder"

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1 with references to "under this chapter", and a reference to 2 "thereunder" with a reference to Code section 521A.3, to 3 clarify this Code section relating to the procedures applicable 4 to violations of the Code chapter governing insurance holding 5 company systems and prohibitions regarding the voting of 6 certain restricted securities.

7 Section 523A.501: Replaces the word "without" with the 8 words "unless the person has" to improve the clarity and 9 readability of this provision requiring a person to have 10 a preneed seller's license before advertising, selling, 11 promoting, or offering to furnish cemetery merchandise, funeral 12 merchandise, funeral services, or a combination of merchandise 13 or services, if performance or delivery may be more than 120 14 days following initial payment on the account.

Section 524.228: Breaks a long sentence into three sentences to improve the readability of this Code section relating to emergency orders issued by the superintendent of banking to prevent unsafe or unsound banking practices or acts. Section 524.536: Changes the word "shareholders'" to 'shareholder's" to conform the language of this provision, relating to payment of the expense associated with the inspection by a requesting shareholder of the list of shareholders entitled to vote at a meeting, to similar language relating to inspection of shareholder lists in Code section 490.720.

Section 524.1301: Supplies the missing word "fees" to clarify the meaning of language articulating the items that must be filed with the secretary of state in order for a state bank that has not issued shares nor commenced business to dissolve.

31 Section 524.1404: Adds a comma after an initial prefatory 32 clause and redrafts language relating to the issuance and 33 sending of a certificate of merger by the secretary of state 34 to streamline the language relating to what a resulting state 35 bank receives.

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Section 524.1504: Replaces the word "thereon" with the
 words "on the amendment" to clarify this provision describing
 one of the items that must be included in articles of amendment
 to a state bank's articles of incorporation, once an amendment
 has been adopted by the state bank's shareholders.

6 Section 524.1611: Strikes the redundant words "provisions 7 of" in two places and replaces a reference to "such subsection" 8 with a reference to Code section 524.211, subsection 1, 9 to clarify this provision prohibiting certain practices by 10 employees of the division of banking of the department of 11 commerce.

12 Section 536.21: Divides a long sentence into two sentences 13 and replaces references to "hereto" and "herewith" with a 14 reference to "with the requirements of this chapter" to update 15 and clarify the extent of the authority of the superintendent 16 of banking to adopt rules relating to regulated loans.

17 Section 536.26: Replaces an internal reference to "herein" 18 with "in this section" to clarify the meaning of language 19 prohibiting a licensee from declining new or existing insurance 20 of a loan that meets the applicable standards, or preventing 21 any obligor from obtaining insurance coverage from other 22 sources.

23 Section 537.2307: Changes the word "may" to "shall" in 24 language containing a nondiscretionary prohibition against a 25 lender contracting for a security interest in real property 26 used by a consumer or the consumer's dependents if the rate of 27 finance charge on the supervised loan exceeds 15 percent and 28 the amount financed is \$2,000 or less.

29 Section 543B.35: Redrafts archaic language to improve the 30 clarity and readability of this provision relating to hearings 31 regarding revocation of licenses that are held before the real 32 estate commission.

33 Section 543B.44: Divides a long sentence into two sentences 34 and replaces internal references to "hereof" and "herein" 35 with a reference to the Code chapter to improve the clarity

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1 and readability of this provision relating to referral of 2 complaints of misconduct by the real estate commission to a 3 court, the enforcement of the Code chapter regulating real 4 estate brokers and salespersons by the commission, and the 5 collection of penalties levied by the commission for statutory 6 violations.

7 Section 558.7: Moves to the beginning of this Code section 8 language that currently appears at the end of subsection 9 4, but relates to rest of the conditions contained in the 10 remainder of this Code section describing when an assignment 11 of a certificate of entry has the same effect as a deed of 12 conveyance, to improve the clarity and readability of the 13 language.

14 Section 562B.26: Adds a comma before the last item in 15 a series and divides a long sentence into two sentences to 16 improve the clarity and readability of this provision relating 17 to the procedures that may be followed by a landlord if there 18 is a noncompliance by a tenant that materially affects health 19 and safety which can be remedied.

20 Section 633.220: Updates the language and style of this 21 provision relating to the determination of inheritance by 22 afterborn heirs to improve the Code section's readability and 23 conform the style to similar language found in Code section 24 633.220A.

25 Section 633.496: Divides a long sentence into two sentences 26 and updates archaic language and style to improve the clarity 27 and readability of this provision relating to foreign probated 28 wills.

29 Section 639.48: Replaces the word "same" with the word 30 "property" in two places and adds the verb "is" and the 31 indefinite article "an" to update the style and improve the 32 clarity of this provision relating to examination of perishable 33 property that is the subject of a petition for attachment in a 34 civil action.

35 Section 659A.3: Moves the phrase "without the depicted

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1 individual's consent" to immediately follow language relating 2 to the unauthorized disclosure of an image to improve the 3 readability of this provision describing when the unauthorized 4 disclosure of an intimate image will give rise to a cause of 5 action for the person depicted.

6 Section 664A.7: Strikes a comma and adds the words "or 7 for" to clarify language relating to the types of offenses 8 that are included in the public offense of violations of a 9 no-contact order in this provision relating to enforcement of 10 no-contact orders and protective orders that are issued as part 11 of proceedings concerning the commission of certain assaults. 12 Section 692A.128: Strikes two subparagraphs and then 13 reinserts the same language as new paragraphs to change the 14 hierarchical levels of two provisions that set conditions 15 that are separate from the condition regarding whether a sex 16 offender is incarcerated, to clarify the standards governing 17 when an application for modification of a sex offender's 18 registration requirements may be granted.

19 Section 708.2D: Adds the words "offense of" before the words 20 "older individual assault" to make the style of this provision 21 relating to the penalties applicable to a second commission 22 of older individual assault consistent with the style used in 23 other provisions in this Code section regarding subsequent 24 offenses.

25 Section 714I.3: Adds the words "used or" to conform the 26 language of the back half of a sentence to the language used at 27 the beginning of the sentence, in this provision prohibiting 28 persons from providing false information or treatment as part 29 of an assisted reproductive procedure or treatment.

30 Section 726.24: Changes the word "or" to "of" to correct the 31 grammar of a series regarding modification of no-contact orders 32 issued in proceedings related to elder abuse.

33 Section 815.7: Adds the words "through June 30, 2022," 34 to conform to the style used elsewhere in this Code section 35 establishing the rate of compensation for attorneys appointed

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1 to represent indigents and to account for the addition of a
2 subsection establishing a new rate of compensation effective
3 July 1, 2022, by 2022 Iowa Acts, chapter 1146, section 21.

2022 Iowa Acts, chapter 1050, section 1: Corrects an
incorrect Acts section lead-in to clarify that only the first
unnumbered paragraph of Code section 511.8, subsection 22,
paragraph "b", was intended to be amended by the Act. The
change is made effective upon enactment and retroactively
applicable to July 1, 2022, in division II of the bill.

10 2022 Iowa Acts, chapter 1099, section 106: Corrects the 11 applicability date provision that applied to a division of this 12 multi-division 2022 Act. The change is made effective upon 13 enactment and retroactively applicable to July 1, 2022, in 14 division II of the bill.

15 2022 Iowa Acts, chapter 1131, section 78: Corrects the 16 applicability date provision that applied to a division of this 17 multi-division 2022 Act. The change is made effective upon 18 enactment and retroactively applicable to June 14, 2022, in 19 division II of the bill.

20 Division II. This division contains immediate effective 21 date and retroactive applicability provisions that apply to the 22 specified provisions of the bill.

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