## Senate Study Bill 1148 - Introduced

SENATE/HOUSE FILE \_\_\_\_\_ BY (PROPOSED DEPARTMENT OF REVENUE BILL)

## A BILL FOR

- 1 An Act relating to state and local finance and the
- 2 administration of the tax and related laws by the department
- 3 of revenue, and including effective date, applicability, and
- 4 retroactive applicability provisions.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 DIVISION I 2 IOWA EDUCATIONAL SAVINGS PLAN AND FIRST-TIME HOMEBUYERS DUE DATES 3 4 Section 1. Section 422.7, subsection 22, paragraph a, Code 5 2023, is amended to read as follows: a. Subtract the maximum contribution that may be deducted 6 7 for Iowa income tax purposes as a participant in the Iowa 8 educational savings plan trust pursuant to section 12D.3, 9 subsection 1. For purposes of this paragraph, a participant 10 who makes a contribution on or before the date prescribed in 11 section 422.21 for making and filing an individual income tax 12 return, excluding extensions, or the date for making and filing 13 an individual income tax return determined by the director 14 pursuant to an order issued under section 421.17, subsection 15 30, may elect to be deemed to have made the contribution on the 16 last day of the preceding calendar year. The director, after 17 consultation with the treasurer of state, shall prescribe by 18 rule the manner and method by which a participant may make an 19 election authorized by the preceding sentence. Sec. 2. Section 541B.3, subsection 1, paragraph a, Code 20 21 2023, is amended to read as follows: Beginning January 1, 2018, an An individual may open an 22 a. 23 interest-bearing savings account with a financial institution 24 and designate the entire account as a first-time homebuyer 25 savings account for the purpose of paying or reimbursing a 26 designated beneficiary's eligible home costs in connection with 27 a qualified home purchase. The first-time homebuyer savings 28 account designation shall be made no later than April 30 of the 29 year following the tax year during which the account is opened, 30 on forms provided by the department and shall be submitted on 31 or before the date prescribed in section 422.21 for making and 32 filing an individual income tax return, excluding extensions, 33 or the date for making and filing an individual income tax 34 return determined by the director pursuant to an order issued 35 under section 421.17, subsection 30, applicable to the tax year

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1 in which the account is opened.

Sec. 3. Section 541B.3, subsection 2, paragraph a, Code 2 3 2023, is amended to read as follows: 4 а. The account holder shall designate one individual as 5 beneficiary of the first-time homebuyer savings account. The 6 designation shall be made on forms provided by the department 7 and no later than April 30 of the year following the tax year 8 during which the account is opened and shall be submitted on 9 or before the date prescribed in section 422.21 for making and 10 filing an individual income tax return, excluding extensions, ll or the date for making and filing an individual income tax 12 return determined by the director pursuant to an order issued 13 under section 421.17, subsection 30, applicable to the tax 14 year in which the designation is made. The account holder may 15 change the designated beneficiary of the first-time homebuyer 16 savings account at any time. DIVISION II 17 BONUS DEPRECIATION AND INCREASED EXPENSING - APPLICABILITY 18 19 Sec. 4. 2018 Iowa Acts, chapter 1161, section 134, is 20 amended to read as follows: 21 SEC. 134. APPLICABILITY. 1. This division of this Act applies to tax years beginning 22 23 on or after the effective date of this division of this Act. 24 2. The repeal of section 422.7, subsections 39, 39B, 43, 25 and 53, and section 422.35, subsections 19, 19B, 20, and 26 24, relating to bonus depreciation under section 168 of the 27 Internal Revenue Code or increased expensing under section 179 28 of the Internal Revenue Code, applies to property placed in 29 service on or after the effective date of this division of this 30 Act. Sec. 5. EFFECTIVE DATE. This division of this Act, being 31 32 deemed of immediate importance, takes effect upon enactment. 33 Sec. 6. RETROACTIVE APPLICABILITY. This division of this 34 Act applies retroactively to January 1, 2023, for tax years 35 beginning on or after that date.

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1 DIVISION III 2 TAX FILING STATUS MODIFICATIONS Sec. 7. Section 422.5, Code 2023, is amended by adding the 3 4 following new subsection: 5 NEW SUBSECTION. 12. For tax years beginning on or after 6 January 1, 2023, a taxpayer shall use the same filing status 7 for Iowa income tax purposes as the taxpayer used for federal 8 income tax purposes. 9 Sec. 8. Section 422.7, subsection 4, Code 2023, is amended 10 to read as follows: Individual taxpayers and married taxpayers who file a 11 4. 12 joint federal income tax return and who elect to file a joint 13 return or separate returns for Iowa income tax purposes may 14 avail themselves of the disability income exclusion and shall 15 compute the amount of the disability income exclusion subject 16 to the limitations for joint federal income tax return filers 17 provided by section 105(d) of the Internal Revenue Code. The 18 disability income exclusion provided in section 105(d) of the 19 Internal Revenue Code, as amended up to and including December 20 31, 1982, continues to apply for state income tax purposes for 21 tax years beginning on or after January 1, 1984. 22 Sec. 9. Section 422.7, subsection 5, paragraph a, Code 2023, 23 is amended to read as follows: 24 a. For tax years beginning in the 2023 calendar year, 25 subtract the amount of federal income taxes paid during the tax 26 year to the extent payment is for a tax year beginning prior 27 to January 1, 2023, and add any federal income tax refunds 28 received during the tax year to the extent the federal income 29 tax was deducted for a tax year beginning prior to January 1, 30 2023. Where married persons who have filed a joint federal 31 income tax return file separately for state tax purposes, such 32 total shall be divided between them according to the portion 33 of the total paid by each. Federal income taxes paid for a tax 34 year in which an Iowa return was not required to be filed shall 35 not be subtracted.

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1 Sec. 10. Section 422.12B, subsection 2, Code 2023, is
2 amended to read as follows:

3 2. Married taxpayers electing to file separate returns may 4 avail themselves of the earned income credit by allocating the 5 earned income credit to each spouse in the proportion that each 6 spouse's respective earned income bears to the total combined 7 earned income. Taxpayers affected by the allocation provisions 8 of section 422.8 shall be permitted a deduction for the credit 9 only in the amount fairly and equitably allocable to Iowa under 10 rules prescribed by the director.

11 Sec. 11. Section 422.12C, subsection 4, Code 2023, is
12 amended to read as follows:

13 4. Married taxpayers who have filed joint federal returns 14 electing to file separate returns must determine the child and 15 dependent care credit under subsection 1 or the early childhood 16 development tax credit under subsection 2 based upon their 17 combined net income and allocate the total credit amount to 18 each spouse in the proportion that each spouse's respective net 19 income bears to the total combined net income. Nonresidents 20 or part-year residents of Iowa must determine their Iowa child 21 and dependent care credit in the ratio of their Iowa source 22 net income to their all source net income. Nonresidents or 23 part-year residents who are married and elect to file separate 24 returns must allocate the Iowa child and dependent care credit 25 between the spouses in the ratio of each spouse's Iowa source 26 net income to the combined Iowa source net income of the 27 taxpayers. Sec. 12. RETROACTIVE APPLICABILITY. This division of this 28 29 Act applies retroactively to January 1, 2023, for tax years 30 beginning on or after that date. 31 DIVISION IV 32 WITHHOLDING 33 Sec. 13. Section 99B.8, Code 2023, is amended to read as 34 follows:

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35 99B.8 Tax on prizes.

All prizes awarded pursuant to a gambling activity under this chapter are Iowa earned income and are subject to state and federal income tax laws. A person conducting a game of kill, game of chance, bingo, or a raffle shall deduct state income taxes, pursuant to section 422.16, subsection  $\pm 2$ , from a cash prize awarded to an individual. An amount deducted from the prize for payment of a state tax shall be remitted to the department of revenue on behalf of the prize winner.

9 Sec. 14. Section 99D.16, Code 2023, is amended to read as 10 follows:

11 99D.16 Withholding tax on winnings.

12 All winnings provided in section 99D.11 are Iowa earned 13 income and are subject to state and federal income tax laws. 14 An amount deducted from winnings for payment of the state tax, 15 pursuant to section 422.16, subsection  $\pm 2$ , shall be remitted 16 to the department of revenue on behalf of the individual who 17 won the wager.

18 Sec. 15. Section 99F.18, Code 2023, is amended to read as 19 follows:

20 99F.18 Tax on winnings.

All winnings derived from slot machines operated pursuant to this chapter are Iowa earned income and are subject to state and federal income tax laws. An amount deducted from winnings for payment of the state tax, pursuant to section 422.16, subsection  $\pm 2$ , shall be remitted to the department of revenue on behalf of the winner.

27 Sec. 16. Section 99G.31, subsection 3, paragraph i, Code 28 2023, is amended to read as follows:

*i.* The proceeds of any lottery prize shall be subject to 30 state and federal income tax laws. An amount deducted from the 31 prize for payment of a state tax, pursuant to section 422.16, 32 subsection  $\pm 2$ , shall be transferred by the authority to the 33 department of revenue on behalf of the prize winner.

34 Sec. 17. Section 422.16, Code 2023, is amended by striking 35 the section and inserting in lieu thereof the following:

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1 422.16 Withholding of income tax at source — penalties — 2 interest — declaration of estimated tax — bond. 1. As used in this section, unless the context otherwise 3 4 requires, "withholding agent" means any individual, fiduciary, 5 estate, trust, corporation, partnership or association in 6 whatever capacity acting and including all officers and 7 employees of the state of Iowa, or any municipal corporation 8 of the state of Iowa and of any school district or school 9 board of the state, or of any political subdivision of the 10 state of Iowa, or any tax-supported unit of government that is 11 obligated to pay or has control of paying or does pay to any 12 resident or nonresident of the state of Iowa or the resident's 13 or nonresident's agent any wages that are subject to the Iowa 14 income tax in the hands of such resident or nonresident, or 15 any of the above-designated entities making payment or having 16 control of making such payment of any taxable Iowa income 17 to any nonresident. The term "withholding agent" shall also 18 include an officer or employee of a corporation or association, 19 or a member or employee of a partnership, who as such officer, 20 employee, or member has the responsibility to perform an act 21 under this section and who subsequently knowingly violates the 22 provisions of this section. The term "withholding agent" shall 23 also include every employer as defined in this subchapter and 24 further defined in the Internal Revenue Code.

25 2. a. (1) Every withholding agent paying wages to an 26 Iowa resident, or nonresident working in Iowa, shall deduct 27 and withhold from the wages an amount which will approximate 28 the annual tax liability of the person on a calendar year 29 basis, calculated on the basis of tables to be prepared by the 30 department and schedules or percentage rates, based on the 31 wages, to be prescribed by the department.

32 (2) Every employee or other person shall declare to the 33 withholding agent the amount of the employee's or other 34 person's withholding allowance to be used in applying the 35 tables and schedules or percentage rates. However, the amount

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1 of withholding allowance declared shall not exceed the amount 2 to which the employee or other person is entitled except 3 as allowed under sections 3402(m)(1) and 3402(m)(3) of the 4 Internal Revenue Code and as allowed by rules prescribed by the 5 director. The claiming of an amount of withholding allowance 6 in excess of entitlement is a serious misdemeanor.

*b.* (1) In the case of a nonresident having income subject to taxation by Iowa, but not subject to withholding of such tax under this subsection or subject to the provisions of section 422.16B, a withholding agent shall withhold from such income at the same rate as provided in this subsection. A withholding agent and nonresident shall be subject to the provisions of this section, according to the context, except that a withholding agent may be absolved of the requirement to swithhold taxes from the income of a nonresident upon receipt of a certificate from the department issued in accordance with the provisions of section 422.17.

18 (2) In the case of a nonresident having income from a trade 19 or business carried on by the nonresident in whole or in part 20 within the state of Iowa, the nonresident shall be considered 21 to be subject to the provisions of this paragraph unless 22 such trade or business is of such nature that the business 23 entity itself, as a withholding agent, is required to and does 24 withhold Iowa income tax from the distributions made to such 25 nonresident from such trade or business.

26 c. For the purposes of this subsection, state income tax 27 shall be withheld, at a rate to be specified by the department 28 by rule, from pensions, annuities, other similar periodic 29 payments, and other income payments under sections 3402(o), 30 3402(p), 3402(s), 3405(a), 3405(b), and 3405(c) of the Internal 31 Revenue Code made to Iowa residents if those payments are 32 subject to Iowa income tax.

*d.* For the purposes of this subsection, state income tax
shall be withheld on winnings in excess of six hundred dollars
derived from gambling activities authorized under chapter

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1 99B or 99G. State income tax shall be withheld on winnings 2 in excess of one thousand dollars from gambling activities 3 authorized under chapter 99D. State income tax shall be 4 withheld on winnings in excess of one thousand two hundred 5 dollars derived from slot machines authorized under chapter 6 99F.

7 e. For the purposes of this subsection, state income tax 8 shall be withheld at the highest rate described in section 9 422.5A from supplemental wages of an employee in those 10 circumstances in which the employer treats the supplemental 11 wages as wholly separate from regular wages for purposes 12 of withholding and federal income tax is withheld from the 13 supplemental wages under section 3402(g) of the Internal 14 Revenue Code.

A withholding agent is not required to withhold 15 3. a. 16 state income tax from payments subject to taxation made 17 to a nonresident for commodity credit certificates, grain, 18 livestock, domestic fowl, or other agricultural commodities 19 or products sold to a withholding agent by a nonresident or 20 the nonresident's representative, if the withholding agent 21 provides on forms prescribed by the department information 22 relating to the sales required by the department to determine 23 the state income tax liabilities of a nonresident. However, 24 a withholding agent may elect to make estimated tax payments 25 on behalf of a nonresident on the basis of the net income of 26 the nonresident from the agricultural commodities or products, 27 if the estimated tax payments are made on or before the last 28 day of the first month after the end of the tax years of the 29 nonresident.

30 b. Nonresidents engaged in any facet of feature film, 31 television, or educational production using the film or 32 videotape disciplines in the state are not subject to Iowa 33 withholding if the employer has applied to the department for 34 exemption from the withholding requirement and the department 35 has determined that any nonresident receiving wages would be

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1 entitled to a credit against Iowa income taxes paid.

*c.* Individuals described in section 29C.24 are not subject
3 to withholding, as provided in that section.

4 4. a. A withholding agent required to deduct and withhold 5 tax under subsection 2 shall file a return on or before the 6 last day of the month following the quarterly period on forms 7 prescribed by the director and remit to the department the 8 amount of tax due at the following frequencies:

9 (1) A withholding agent shall remit income tax withheld on 10 a quarterly basis if the withholding agent withholds less than 11 six thousand dollars annually and no more than five hundred 12 dollars in any one month. Payment shall be due on the same day 13 as the quarterly return.

14 (2) A withholding agent shall remit income tax withheld on 15 a monthly basis if the withholding agent withholds more than 16 five hundred dollars in any one month and not more than five 17 thousand dollars in a semimonthly period. Payment shall be 18 made on or before the fifteenth day of the month following 19 the month of withholding, except that a deposit for the third 20 month in a calendar quarter shall be due on the same day as the 21 quarterly return.

(3) A withholding agent shall remit income tax withheld on a semimonthly basis if the withholding agent withholds more than five thousand dollars in a semimonthly period. The first semimonthly deposit for the period from the first of the month fth through the fifteenth of the month is due on the twenty-fifth and of the month in which the withholding occurs. The second monthly deposit for the period from the sixteenth of the month through the end of the month is due on the tenth day of the month following the month in which the withholding occurs.

32 basis if the withholding agent employs not more than two 33 employees and expects to employ the employees for the full 34 calendar year. The electing withholding agent shall remit the 35 full amount of income taxes required to be withheld from the

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1 wages of the employees for the full calendar year with the 2 guarterly return for the first calendar guarter. The amount 3 to be paid shall be computed as if the employees were employed 4 for the full calendar year for the same wages and with the 5 same pay periods as prevailed during the first quarter of the 6 year with respect to such employees. The electing withholding 7 agent shall only remit the lump sum payment with the written 8 consent of all employees involved. The withholding agent shall 9 be entitled to recover from the employee any part of the lump 10 sum payment that represents an advance to the employee. If ll a withholding agent pays a lump sum with the first quarterly 12 return, the withholding agent shall be excused from filing 13 further quarterly returns for the calendar year involved unless 14 the withholding agent hires other or additional employees. Every withholding agent on or before February 15 15 b. 16 following the close of the calendar year in which the 17 withholding occurs shall send to the department copies of 18 income statements required by subsection 8. At the discretion 19 of the director, the withholding agent shall not be required to 20 send income statements if the information is available from the 21 internal revenue service or other state or federal agencies. If the director has reason to believe that the collection 22 c. 23 of the tax provided for in subsection 2 is in jeopardy, the 24 director may require the withholding agent to file a return 25 as required in paragraph "a", and pay the tax at any time, in 26 accordance with section 422.30. The director may authorize 27 incorporated banks, trust companies, or other depositories 28 authorized by law which are depositories or financial agents of 29 the United States or of this state, to receive any tax imposed 30 under this chapter, in the manner, at the times, and under the 31 conditions the director prescribes. The director shall also 32 prescribe the manner, times, and conditions under which the 33 receipt of the tax by those depositories is to be treated as 34 payment of the tax to the department.

35 *d*. The director, in cooperation with the department of

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1 management, may periodically change the filing and remittance 2 thresholds by administrative rule if in the best interest of 3 the state and the taxpayer.

5. Every withholding agent who fails to withhold or pay to the department any sums required by this chapter to be withheld and paid, shall be personally, individually, and corporately liable to the state of Iowa, and any sum withheld in accordance with the provisions of subsection 2, shall be deemed to be held in trust for the state of Iowa. Notwithstanding section 10 489.304, this subsection applies to a member or manager of a limited liability company.

12 6. In the event a withholding agent fails to withhold and 13 pay over to the department any amount required to be withheld 14 under subsection 2, such amount may be assessed against 15 such withholding agent in the same manner as prescribed for 16 the assessment of income tax under the provisions of this 17 subchapter and subchapter VI.

18 7. Whenever the director determines that any withholding 19 agent has failed to withhold or pay over to the department sums 20 required to be withheld under subsection 2, the unpaid amount 21 shall be a lien as described in section 422.26, shall attach 22 to the property of that withholding agent, and in all other 23 respects the procedure with respect to such lien shall apply 24 as set forth in section 422.26.

8. a. Every withholding agent required to deduct and withhold tax under subsection 2 shall furnish to each employee, nonresident, or other person with respect to the income paid by the employer or withholding agent to each employee, nonresident, or other person during the calendar year, on or before January 31 of the succeeding year, or, in the case of an employee, if the employment of the employee is terminated before the close of the calendar year, within thirty days from the day on which the last payment of wages or other taxable income is made, if requested by the employee, but not later than January 31 of the following year, an income statement

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1 showing all of the following:

2 (1) The name and address of the employer or withholding
3 agent, and the taxpayer identification number of the employer
4 or withholding agent.

5 (2) The name of the employee, nonresident, or other person 6 and the taxpayer identification number of that employee, 7 nonresident, or other person, together with the last known 8 address of the employee, nonresident, or other person to whom 9 wages or other taxable income has been paid during the period. 10 (3) The gross amount of wages or other taxable income paid

11 to the employee, nonresident, or other person.

12 (4) The total amount deducted and withheld as tax under the 13 provisions of subsection 2.

14 (5) The total amount of federal income tax withheld.
15 b. An income statement required to be furnished by this
16 subsection with respect to any wages or other taxable Iowa
17 income or any additional information required to be displayed
18 on the income statement shall be in such form or forms as the
19 director may prescribe by rule.

9. A withholding agent shall be liable for the payment of the tax required to be deducted and withheld or the amount actually deducted, whichever is greater, under subsection Any amount deducted and withheld as tax under subsection during any calendar year upon the wages of any employee, nonresident, or other person shall be allowed as a credit to the employee, nonresident, or other person against the tax mosed by section 422.5 for the tax year in which it was withheld, irrespective of whether or not such tax has been, or will be, paid by the withholding agent to the department as provided by this chapter.

31 10. *a*. If the amount of income tax withheld by the 32 withholding agent on behalf of an employee, nonresident, or 33 other person after complying with this section is more than the 34 income tax liability of said employee, nonresident, or other 35 person as determined under the provisions of this subchapter,

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1 the overpayment of tax may first be credited against any income 2 tax or installment payment then due the state of Iowa by 3 the employee, nonresident, or other person for the tax year, 4 and any balance of one dollar or more shall be refunded to 5 the employee, nonresident, or other person with interest in 6 accordance with section 421.60, subsection 2, paragraph ~e~. 7 b. Amounts less than one dollar shall be refunded to the 8 taxpayer, nonresident, or other person only upon written 9 application, in accordance with section 422.73, and only if the 10 application is filed within twelve months after the due date 11 of the return.

12 c. Refunds in the amount of one dollar or more provided 13 for by this subsection shall be paid by the treasurer of 14 state by warrants drawn by the director of the department of 15 administrative services, or an authorized employee of the 16 department of administrative services, and the taxpayer's 17 return of income shall constitute a claim for refund for this 18 purpose, except in respect to amounts of less than one dollar. 19 There is appropriated, out of any funds in the state treasury 20 not otherwise appropriated, a sum sufficient to carry out the 21 provisions of this subsection.

22 11. a. In addition to any other penalty provided by law, 23 a withholding agent required to furnish or file an income 24 statement required by this chapter is subject to a civil 25 penalty of five hundred dollars for each occurrence of the 26 following:

27 (1) Willful failure to furnish an employee, nonresident, or28 other person with an income statement.

29 (2) Willfully furnishing an employee, nonresident, or other30 person with a false or fraudulent income statement.

31 (3) Willful failure to file an income statement with the 32 department.

33 (4) Willfully filing a false or fraudulent income statement 34 with the department.

35 b. A withholding agent is subject to the penalty as provided

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1 in section 421.27. Any penalty assessed under section 421.27 2 shall be in addition to the tax or additional tax due under 3 this section. The taxpayer shall also pay interest on the tax 4 or additional tax at the rate in effect under section 421.7, 5 for each month counting each fraction of a month as an entire 6 month, computed from the date the semimonthly, monthly, or 7 quarterly deposit form was required to be filed. The penalty 8 and interest become a part of the tax due from the withholding 9 agent.

If any withholding agent, being a domestic or foreign 10 C. ll corporation, required under the provisions of this section 12 to withhold on wages or other taxable Iowa income subject to 13 this chapter, fails to withhold the amounts required to be 14 withheld, make the required returns or remit to the department 15 the amounts withheld, the director may, having exhausted 16 all other means of enforcement of the provisions of this 17 chapter, certify such fact or facts to the secretary of state, 18 who shall thereupon cancel the articles of incorporation or 19 foreign registration statement, as the case may be, of such 20 corporation, and the rights of such corporation to carry on 21 business in the state of Iowa shall cease. The secretary of 22 state shall immediately notify by registered mail such domestic 23 or foreign corporation of the action taken by the secretary of 24 state. The provisions of section 422.40, subsection 3, shall 25 be applicable.

26 d. The department shall, upon request of any fiduciary, 27 furnish said fiduciary with a certificate of acquittance 28 showing that no liability as a withholding agent exists with 29 respect to the estate or trust for which said fiduciary acts, 30 provided the department has determined that there is no such 31 liability.

32 12. a. (1) Taxpayers filing a return shall make estimated 33 tax payments if their Iowa income tax liability can reasonably 34 be expected to amount to two hundred dollars or more for the 35 year.

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(2) In the cases of farmers and fishermen, the exceptions
 2 provided in the Internal Revenue Code with respect to making
 3 estimated payments apply.

The estimated tax shall be paid in quarterly 4 b. (1) 5 installments. The first installment shall be paid on or before 6 the last day of the fourth month of the taxpayer's tax year for 7 which the estimated payments apply. The other installments 8 shall be paid on or before the last day of the sixth month of 9 the tax year, the last day of the ninth month of the tax year, 10 and the last day of the first month after the tax year. Α 11 taxpayer may elect to pay an installment prior to the due date. 12 (2) If a taxpayer filing a return has reason to believe that 13 the taxpayer's Iowa income tax may increase or decrease, either 14 for purposes of meeting the requirement to make estimated 15 tax payments or for the purpose of increasing or decreasing 16 estimated tax payments, the taxpayer shall increase or decrease 17 any subsequent estimated tax payments accordingly.

18 (3) Any tax still payable after applying credits for taxes 19 paid through withholding, estimated tax, and composite return 20 tax, is due and payable on or before the end of the fourth month 21 following the close of the tax year.

*c.* If a taxpayer is unable to make the taxpayer's estimated tax payments, the payments may be made by a duly authorized agent, or by the guardian or other person charged with the care of the person or property of the taxpayer.

26 d. (1) Estimated tax paid is a credit against the amount 27 of tax found payable on a final, completed return, as provided 28 in subsection 10, relating to the credit for the tax withheld 29 against the tax found payable on a return properly and 30 correctly prepared under sections 422.5 through 422.25.

31 (2) Any overpayment of one dollar or more shall be refunded 32 to the taxpayer and the return constitutes a claim for refund 33 for this purpose. Amounts less than one dollar shall not be 34 refunded.

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35 (3) The method provided by section 6654 of the Internal

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1 Revenue Code for determining what is applicable to the addition 2 to tax for underpayment of the tax payable applies to persons 3 required to make payments of estimated tax under this section 4 except the amount to be added to the tax for underpayment of 5 estimated tax is an amount determined at the rate in effect 6 under section 421.7. This addition to tax specified for 7 underpayment of the tax payable is not subject to waiver 8 provisions relating to reasonable cause, except as provided in 9 the Internal Revenue Code. Underpayment of estimated tax shall 10 be determined in the same manner as provided under the Internal 11 Revenue Code and the exceptions in the Internal Revenue Code 12 also apply.

13 e. In lieu of claiming a refund, the taxpayer may elect to 14 have the overpayment shown on the taxpayer's final, completed 15 return for the taxable year credited to the taxpayer's tax 16 liability for the following taxable year.

17 13. The director shall enter into an agreement with the 18 secretary of the treasury of the United States with respect to 19 withholding of income tax as provided by this chapter, pursuant 20 to an Act of Congress, section 1207 of the Tax Reform Act of 21 1976, Pub. L. No. 94-455, amending 5 U.S.C. §5517.

14. *a.* The director may, when necessary and advisable in order to secure the collection of the tax required to deducted and withheld or the amount actually deducted, whichever is greater, require a withholding agent to file with the director a bond, issued by a surety company authorized to conduct business in this state and approved by the insurance commissioner as to solvency and responsibility, in an amount as the director may fix, to secure the payment of the tax and penalty due or which may become due. In lieu of the bond, securities shall be kept in the custody of the department and may be sold by the director at public or private sale, without anotice to the depositor, if it becomes necessary to do so in order to recover any tax and penalty due. Upon a sale, any surplus above the amounts due under this section shall be

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1 returned to the withholding agent who deposited the securities. 2 b. If the withholding agent fails to file the bond as 3 requested by the director to secure collection of the tax, the 4 withholding agent is subject to penalty for failure to file the 5 bond. The penalty is equal to fifteen percent of the tax the 6 withholding agent is required to withhold on an annual basis. 7 However, the penalty shall not exceed five thousand dollars. 15. The director may allow additional time for filing 8 9 documents required under this section with the department in 10 the case of illness, disability, absence, or if good cause is ll shown.

12 Sec. 18. Section 422.16B, subsection 7, Code 2023, is
13 amended to read as follows:

14 7. All powers of the director and requirements of the 15 director apply to returns filed under this section including 16 but not limited to the provisions of this subchapter and 17 subchapter VI. The provisions of section 422.16, subsection 218 4, paragraph c, and subsections 6, 10 7, 11, and 14, applying 19 to withholding agents, shall apply in the same manner to 20 pass-through entities under this section.

21 Sec. 19. Section 422.17, Code 2023, is amended to read as 22 follows:

23 422.17 Certificate issued by department to make payments 24 without withholding.

Any nonresident whose Iowa income is not subject to section 422.16, subsection  $\pm$  2, paragraph "a", "c", "d", or "e", in whole or in part, and who elects to be governed by section 422.16, subsection  $\pm$  2, paragraph "b", to the extent that the nonresident pays the entire amount of tax properly estimated on or before the last day of the fourth month of the nonresident's tax year, for the year, may for the year of the election and payment, be granted a certificate from the department authorizing each withholding agent, the income from whom the nonresident has considered in the payment of estimated tax and to the extent the income is included in the estimate, to make

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1 payments of income to the nonresident without withholding tax 2 from those payments. Withholding agents, if payments exceed 3 the tax liability estimated by the nonresident as indicated 4 upon the certificate, shall withhold tax in accordance with 5 section 422.16, subsection  $\frac{12}{2}$ , paragraph b''. 6 DIVISION V 7 FUTURE CORRESPONDING CHANGE Sec. 20. Section 422.16, subsection 2, paragraph e, Code 8 9 2023, as amended in this Act, is amended to read as follows: For the purposes of this subsection, state income tax 10 е. 11 shall be withheld at the highest rate described in section 12 422.5A 422.5 from supplemental wages of an employee in those 13 circumstances in which the employer treats the supplemental 14 wages as wholly separate from regular wages for purposes 15 of withholding and federal income tax is withheld from the 16 supplemental wages under section 3402(q) of the Internal 17 Revenue Code. Sec. 21. EFFECTIVE DATE. This division of this Act takes 18 19 effect January 1, 2026. 20 DIVISION VI 21 SETTLEMENT AUTHORITY - NOTICE OF ASSESSMENT - ESTIMATION OF 22 TAX 23 Sec. 22. Section 421.5, Code 2023, is amended by striking 24 the section and inserting in lieu thereof the following: 25 421.5 Settling claims for taxes, penalties, and interest ----26 abatement. 1. As used in this section: 27 28 "Department" means the department of revenue. а. "Settle" or "settlement" includes any compromise or 29 b. 30 abatement of any taxes, penalties, or interest. In addition to the authority granted to the department 31 2. 32 pursuant to section 17A.10 and notwithstanding section 7D.9, 33 the department may, in its sole discretion, settle any taxes, 34 penalties, or interest. 35 3. The department may enter into a settlement in the LSB 1239XD (12) 90

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1 case of doubtful liability, doubtful collectability, severe 2 economic hardship, or to promote effective tax administration, 3 regardless of whether the amount was the subject of a timely 4 filed appeal or return.

5 4. Whenever a settlement is made, the department shall 6 make a complete record of the case showing the tax assessed or 7 claimed due, tax refund claimed, recommendations, reports, and 8 audits of departmental personnel if any, the taxpayer's grounds 9 for dispute or contest together with all of the evidence, and 10 the amounts, conditions, and settlement of the same.

11 5. A taxpayer shall not have the right to a settlement of 12 any tax, penalty, or interest liability under this section. 13 Any determination by the department regarding the settlement 14 shall be discretionary and shall be final and conclusive except 15 in the case of fraud, mutual mistake of material fact, or as 16 otherwise stated in a written settlement agreement between the 17 taxpayer and the department.

18 6. The department may require an application for relief 19 under this section.

20 7. The department shall adopt rules to administer this21 section.

22 Sec. 23. Section 421.10, Code 2023, is amended to read as 23 follows:

24 421.10 Appeal period — applicability.

The appeal period for revision of assessment of tax, interest, and penalties set out under section 422.28, 423.37, 437A.9, 437A.22, 437B.5, 437B.18, 452A.64, 453A.29, or 453A.46 applies to appeals to notices from the department denying changes in filing methods, denying refund claims, and denying portions of refund claims for the tax covered by that section, and notices of any <u>adverse</u> department action directed to a specific taxpayer, other than licensing, which involves a 33 calculation.

34 Sec. 24. Section 421.60, subsection 2, paragraphs i and m, 35 Code 2023, are amended by striking the paragraphs.

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1 Sec. 25. Section 421B.11, subsection 3, Code 2023, is 2 amended to read as follows: 3. Judicial review of the actions of the director may be 3 4 sought in accordance with section 422.29 and chapter 17A and 5 section 423.38. Sec. 26. Section 422.25, subsection 1, paragraph c, Code 6 7 2023, is amended to read as follows: c. (1) The period for examination and determination of the 8 9 correct amount of tax is unlimited in the case of a false or 10 fraudulent return made with the intent to evade tax or in the 11 case of a failure to file a return. 12 (2) If a person required to file a return with the 13 department fails to file the return with the department, the 14 department may, at any time, estimate the tax due based upon 15 information or knowledge the department is able to obtain. 16 (3) If the department estimates an amount of tax under 17 subparagraph (2), the following shall apply: 18 (a) The department shall issue a notice of assessment 19 to the person for which the tax is estimated in accordance 20 with section 421.60. The notice of assessment shall not be 21 appealable pursuant to section 422.28 or 422.29, except to 22 appeal the determination that the person is required to file a 23 return. 24 (b) The department shall include a statement with the 25 notice that if the person files a return within three years 26 from the date on the notice of assessment, the department 27 may replace the assessment with the amount shown due on the 28 person's return, plus any applicable penalty and interest, 29 and the department may examine that return and determine the 30 tax, penalty, and interest within the period provided in this 31 section. 32 (c) If the person fails to file a return within three years 33 from the date on the notice of assessment, the person may pay 34 the tax, penalty, and interest and file a refund claim within 35 the time period provided in section 422.73, or may request

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1 relief under section 421.5.

2 Sec. 27. Section 422.75, Code 2023, is amended to read as 3 follows:

4 422.75 Statistics — publication.

5 The department shall prepare and publish an annual report 6 which shall include statistics reasonably available, with 7 respect to the operation of this chapter, including amounts 8 collected, classification of taxpayers, and such other facts 9 as are deemed pertinent and valuable. The annual report shall 10 also include the reports and information required pursuant to 11 section 421.60, subsection 2, paragraphs "*i*" and paragraph "*I*". 12 Sec. 28. Section 423.33, subsection 1, paragraphs a and b, 13 Code 2023, are amended to read as follows:

14 a. If a purchaser fails to pay sales tax to the retailer 15 required to collect the tax, then in addition to all of the 16 rights, obligations, and remedies provided, a use tax is 17 payable by the purchaser directly to the department, and 18 sections 423.31, 423.37, 423.38, 423.39, 423.40, 423.41, and 19 423.42 apply to the purchaser.

b. For failure to pay the sales or use tax as described
in paragraph "a", the retailer and purchaser are jointly
liable, unless the circumstances described in section 29C.24,
subsection 3, paragraph "a", subparagraph (2), section 421.60,
subsection 2, paragraph "m", section 423.34A, or section
423.45, subsection 4, paragraph "b" or "e", or subsection 5,
paragraph "c" or "e", are applicable.

27 Sec. 29. Section 423.33, subsection 3, Code 2023, is amended 28 to read as follows:

3. Event sponsor's liability for sales or use tax. A person sponsoring a flea market or a craft, antique, coin, or stamp al show or similar event shall obtain from every retailer selling tangible personal property, specified digital products, or taxable services at the event proof that the retailer possesses a valid sales or use tax permit or secure from the retailer a statement, taken in good faith, that tangible personal

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1 property, specified digital products, or services offered for 2 sale are not subject to sales tax. Failure to do so renders 3 a sponsor of the event liable for payment of any sales tax, 4 interest, and penalty due and owing from any retailer selling 5 property or services at the event. Sections 423.31, 423.37, 6 423.38, 423.39, 423.40, 423.41, and 423.42 apply to the 7 sponsors. For purposes of this subsection, a "person sponsoring 8 a flea market or a craft, antique, coin, or stamp show or similar 9 event does not include a marketplace facilitator as defined in 10 section 423.14A, subsection 1, an organization which sponsors 11 an event determined to qualify as an event involving casual 12 sales pursuant to section 423.3, subsection 39, or the state 13 fair or a fair as defined in section 174.1. 14 Sec. 30. Section 423.37, subsection 1, Code 2023, is amended 15 to read as follows: 16 1. a. As soon as practicable after a return is filed and 17 in any event within three years after the return is filed, 18 the department shall may examine it the return, assess and 19 determine the tax due if the return is found to be incorrect, 20 and give notice to the person liable for the tax of the 21 assessment and determination as provided in subsection 2 22 paragraph "b''. If a return, when filed, is incorrect or 23 insufficient, the department shall determine the amount of 24 tax due from information or knowledge the department is able 25 to obtain. The determination may be made using any generally 26 recognized valid and reliable sampling technique, whether or 27 not the person being audited has complete records, and if 28 mutually agreed upon by the department and the person being 29 audited. The period for the examination and determination of 30 the correct amount of tax is unlimited in the case of a false or 31 fraudulent return made with the intent to evade tax or in the 32 case of a failure to file a return. 33 b. The department shall issue a notice of assessment in 34 accordance with section 421.60. The notice shall be appealable

35 pursuant to sections 422.28 and 422.29. If the person fails to

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1 appeal the notice of assessment, the person may pay the tax,

2 penalty, and interest and file a refund claim within the time 3 period provided in section 422.73, or may request relief under 4 section 421.5.

5 Sec. 31. Section 423.37, subsection 2, Code 2023, is amended 6 by striking the subsection and inserting in lieu thereof the 7 following:

8 2. a. If a return required by this subchapter is not filed, 9 the period for examination and determination of the correct 10 amount of tax is unlimited. The department may, at any time, 11 estimate the tax due from the information or knowledge the 12 department is able to obtain.

13 b. If the department estimates an amount of tax under this 14 subsection, the following shall apply:

15 (1) The department shall issue a notice of assessment 16 to the person for which the tax is estimated in accordance 17 with section 421.60. The notice of assessment shall not be 18 appealable pursuant to sections 422.28 and 422.29, except to 19 appeal the determination that the person is required to file 20 the return.

(2) The department shall include a statement with the notice that if the person files a return within three years from the date on the notice of assessment, the department way replace the assessment with the amount shown due on the person's return, plus any applicable penalty and interest, and the department may examine that return and determine the tax, penalty, and interest within the period provided in this section.

(3) If the person fails to file a return within three years from the date on the notice of assessment, the person may pay the tax, penalty, and interest and file a refund claim within the time period provided in section 422.73, or may request relief under section 421.5.

34 Sec. 32. Section 423.45, subsection 4, paragraph b, Code 35 2023, is amended to read as follows:

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1 b. The sales tax liability for all sales of tangible 2 personal property and specified digital products and all sales 3 of services is upon the seller and the purchaser unless the 4 seller takes from the purchaser a valid exemption certificate 5 stating under penalty of perjury that the purchase is for a 6 nontaxable purpose and is not a retail sale as defined in 7 section 423.1, or the seller is not obligated to collect tax 8 due, or unless the seller takes a fuel exemption certificate 9 pursuant to subsection 5. If the tangible personal property, 10 specified digital products, or services are purchased tax free 11 pursuant to a valid exemption certificate and the tangible 12 personal property, specified digital products, or services are 13 used or disposed of by the purchaser in a nonexempt manner, the 14 purchaser is solely liable for the taxes and shall remit the 15 taxes directly to the department and sections 423.31, 423.37, 16 423.38, 423.39, 423.40, 423.41, and 423.42 shall apply to the 17 purchaser.

18 Sec. 33. Section 423.45, subsection 5, paragraphs c and d, 19 Code 2023, are amended to read as follows:

*c.* The seller may accept a completed fuel exemption
certificate, as prepared by the purchaser, for three
years unless the purchaser files a new completed exemption
certificate. If the fuel is purchased tax free pursuant to a
fuel exemption certificate which is taken by the seller, and
the fuel is used or disposed of by the purchaser in a nonexempt
manner, the purchaser is solely liable for the taxes, and shall
remit the taxes directly to the department and sections 423.31,
423.37, 423.38, 423.39, 423.40, 423.41, and 423.42 shall apply
to the purchaser.

30 *d*. The purchaser may apply to the department for its 31 review of the fuel exemption certificate. In this event, the 32 department shall review the fuel exemption certificate within 33 twelve months from the date of application and determine the 34 correct amount of the exemption. If the amount determined 35 by the department is different than the amount that the

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1 purchaser claims is exempt, the department shall promptly 2 notify the purchaser of the determination. Failure of the 3 department to make a determination within twelve months from 4 the date of application shall constitute a determination that 5 the fuel exemption certificate is correct as submitted. A 6 determination of exemption by the department is final unless 7 the purchaser appeals to the director for a revision of the 8 determination within sixty days after the date of the notice 9 of determination. The director shall grant a hearing, and 10 upon the hearing, the director shall determine the correct 11 exemption and notify the purchaser of the decision by mail. 12 The decision of the director is final unless the purchaser 13 seeks judicial review of the director's decision under section 14 423.38 422.29 within sixty days after the date of the notice 15 of the director's decision. Unless there is a substantial 16 change, the department shall not impose penalties pursuant 17 to section 423.40 both retroactively to purchases made after 18 the date of application and prospectively until the department 19 gives notice to the purchaser that a tax or additional tax is 20 due, for failure to remit any tax due which is in excess of a 21 determination made under this section. A determination made by 22 the department pursuant to this subsection does not constitute 23 an audit for purposes of section 423.37.

24 Sec. 34. Section 423.57, Code 2023, is amended to read as 25 follows:

## 26 423.57 Statutes applicable.

The director shall administer this subchapter as it relates to the taxes imposed in this chapter in the same manner and subject to all the provisions of, and all of the powers, duties, authority, and restrictions contained in sections 1 423.14, 423.14A, 423.14B, 423.15, 423.16, 423.17, 423.19, 2 423.20, 423.21, 423.22, 423.23, 423.24, 423.25, 423.29, 423.31, 3 423.33, 423.34, 423.34A, 423.35, 423.37, 423.38, 423.39, 3 423.40, 423.41, and 423.42, section 423.43, subsection 1, and 3 sections 423.45, 423.46, and 423.47.

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1 Sec. 35. Section 452A.66, subsection 1, Code 2023, is
2 amended to read as follows:

3 1. The appropriate state agency shall administer the taxes 4 imposed by this chapter in the same manner as and subject to 5 section 422.25, subsection 4, and section 423.35, and section 6 423.37, subsections 1 and 2.

7 Sec. 36. Section 453A.28, subsection 1, Code 2023, is 8 amended to read as follows:

9 1. a. If after any audit, examination of records, or 10 other investigation the department finds that any person has 11 sold cigarettes without stamps affixed or that any person 12 responsible for paying the tax has not done so as required by 13 this subchapter, the department shall fix and determine the 14 amount of tax due, and shall assess the tax against the person, 15 together with a penalty as provided in section 421.27. The 16 taxpayer shall pay interest on the tax or additional tax at the 17 rate determined under section 421.7 counting each fraction of 18 a month as an entire month, computed from the date the tax was 19 due. If any person fails to furnish evidence satisfactory to 20 the director showing purchases of sufficient stamps to stamp 21 unstamped cigarettes purchased by the person, the presumption 22 shall be that the cigarettes were sold without the proper 23 stamps affixed. Within three years after the report is filed 24 or within three years after the report became due, whichever is 25 later, the department shall examine the report and determine 26 the correct amount of tax. The period for examination and 27 determination of the correct amount of tax is unlimited in the 28 case of a false or fraudulent report made with the intent to 29 evade tax, or in the case of a failure to file a report, or if a 30 person purchases or is in possession of unstamped cigarettes. b. If the department issues an estimated assessment due to 31 32 failure to file a report, the procedures described in section 33 423.37, subsections 1 and 2, shall apply to taxes, fees, and 34 interest imposed under this subchapter in the same manner and 35 with the same effect as the provisions apply to the taxes

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1 imposed under chapter 423.

2 Sec. 37. Section 453A.46, subsection 1, paragraph a, Code 3 2023, is amended to read as follows:

4 a. (1) On or before the twentieth day of each calendar 5 month every distributor with a place of business in this state 6 shall file a return with the director showing for the preceding 7 calendar month the quantity and wholesale sales price of each 8 tobacco product brought, or caused to be brought, into this 9 state for sale; made, manufactured, or fabricated in this state 10 for sale in this state; and any other information the director 11 may require. Every licensed distributor outside this state 12 shall in like manner file a return with the director showing 13 for the preceding calendar month the quantity and wholesale 14 sales price of each tobacco product shipped or transported to 15 retailers in this state to be sold by those retailers and any 16 other information the director may require. Returns shall 17 be made upon forms furnished or made available in electronic 18 form and prescribed by the director and shall contain other 19 information as the director may require. Each return shall be 20 accompanied by a remittance for the full tax liability shown 21 on the return, less a discount as fixed by the director not to 22 exceed five percent of the tax. Within three years after the 23 return is filed or within three years after the return became 24 due, whichever is later, the department shall examine it, 25 determine the correct amount of tax, and assess the tax against 26 the taxpayer for any deficiency. The period for examination 27 and determination of the correct amount of tax is unlimited in 28 the case of a false or fraudulent return made with the intent 29 to evade tax, or in the case of a failure to file a return. (2) If the department issues an estimated assessment due to 30 31 failure to file a return, the procedures described in section 32 423.37, subsections 1 and 2, shall apply to taxes, fees, and 33 interest imposed under this subchapter in the same manner and 34 with the same effect as the provisions apply to the taxes 35 imposed under chapter 423.

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1 Sec. 38. REPEAL. Section 423.38, Code 2023, is repealed. 2 Sec. 39. EFFECTIVE DATE. This division of this Act takes 3 effect January 1, 2024. 4 DIVISION VII 5 TAX RETURN PREPARERS AND PERSONS AUTHORIZED TO ACT FOR TAXPAYERS 6 7 Section 421.59, subsections 1 and 2, Code 2023, are Sec. 40. 8 amended to read as follows: 9 1. a. A taxpayer may authorize an individual to act on 10 behalf of the taxpayer by filing a power of attorney with 11 the department, on a form prescribed by the department. The 12 department may prescribe a separate form or integrate the 13 requirements of the form into a return when feasible. 14 b. A taxpayer may at any time revoke a power of attorney 15 filed with the department pursuant to this subsection. Upon 16 processing of the taxpayer's revocation of a power of attorney, 17 the department shall cease honoring the power of attorney. 18 2. Unless otherwise prohibited by law, the department may 19 authorize the following persons to act and receive information 20 on behalf of and exercise all of the rights of a taxpayer, and 21 may establish by rule the documentation required to verify 22 authorization to act, regardless of whether a power of attorney 23 has been filed pursuant to subsection 1: 24 a. A guardian, conservator, or custodian appointed by a 25 court, if a taxpayer has been deemed legally incompetent by a 26 court. The authority of the appointee to act on behalf of the 27 taxpayer shall be limited to the extent specifically stated in 28 the order of appointment. 29 (1) Upon request, a guardian, conservator, or custodian of 30 a taxpayer shall submit to the department a copy of the court 31 order appointing the guardian, conservator, or custodian. 32 (2) The department has standing to petition the court that 33 appointed the guardian, conservator, or custodian to verify the 34 appointment or to determine the scope of the appointment. 35 b. A receiver appointed pursuant to chapter 680. An

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1 appointed receiver shall be limited to act on behalf of the 2 taxpayer by the authority stated in the order of appointment. 3 (1) Upon the request of the department, a receiver shall 4 submit to the department a copy of the court order appointing

5 the receiver.

6 (2) The department has standing to petition the court
7 that appointed the receiver to verify the appointment or to
8 determine the scope of the appointment.

9 c. An individual who has been named as an authorized
10 representative on a fiduciary return of income filed under
11 section 422.14 or a tax return filed under chapter 450.

12 d. c. An individual holding the following title or position 13 within a corporation, association, partnership, or other 14 business entity:

15 (1) An officer or employee of the corporation or association 16 who is authorized to act on behalf of the corporation or 17 association in tax matters.

18 (2) A designated partner or employee of the partnership19 who is authorized to act on behalf of the partnership in tax20 matters.

21 (3) A person authorized to act on behalf of the limited 22 liability company in tax matters pursuant to a valid statement 23 of authority or employee of the company who is authorized to 24 act on behalf of the company in tax matters.

25 e. d. A licensed attorney who has appeared on behalf of
26 the taxpayer or the probate estate in a court proceeding.
27 Authorization under this paragraph is limited to those matters
28 within the scope of the representation.

29 f. e. A parent or guardian of a taxpayer who has not 30 reached the age of majority where the same parent or guardian 31 has signed the taxpayer's return on behalf of the taxpayer. 32 Authorization under this paragraph is limited to those matters 33 relating to the return signed by the parent or guardian. 34 Authorization under this paragraph automatically terminates 35 when the taxpayer reaches the age of majority pursuant to

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1 section 599.1.

2 g. f. A representative of a government entity. An
3 individual seeking to act on behalf of a government entity
4 pursuant to this paragraph shall affirm the authority of
5 the individual to act on behalf of the government entity in
6 a manner designated by the department. The department may
7 require evidence to demonstrate the individual has authority to
8 act on behalf of the government entity.

9 h. g. An executor or personal representative of an estate.
10 (1) Upon request, the executor or personal representative
11 shall submit to the department a copy of the will or court
12 order appointing the executor or personal representative.

13 (2) The department has standing to petition the court that 14 appointed the executor or personal representative to verify the 15 appointment or to determine the scope of the appointment.

16 *i. h.* A trustee.

17 (1) Upon request a trustee shall submit a certification of 18 trust, or in the absence of a certification of trust a copy of 19 the court order appointing the trustee if one has been issued, 20 or a copy of the trust.

21 (2) The department has standing to petition the court that 22 appointed the trustee to verify the appointment or to determine 23 the scope of the appointment.

24 j. A person named as an agent in a general or durable 25 power of attorney document that is currently in force and such 26 document has not been prescribed by the department of revenue. 27 k. j. A successor as defined in section 633.356, subsection

28 2, of a very small estate.

29 Sec. 41. Section 421.62, subsection 2, Code 2023, is amended 30 by adding the following new paragraph:

31 <u>NEW PARAGRAPH</u>. c. Notwithstanding subsection 1, paragraph 32 "d", subparagraph (2), for purposes of this subsection, "tax 33 return preparer" includes any of the following:

34 (1) An individual licensed as a certified public accountant35 or a licensed public accountant under chapter 542 or a similar

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1 law of another state. 2 (2) An individual admitted to practice law in this state or 3 another state. 4 (3) An enrolled agent enrolled to practice before the 5 federal internal revenue service pursuant to 31 C.F.R. §10.4. 6 DIVISION VIII 7 SETOFF Sec. 42. 2020 Iowa Acts, chapter 1064, section 16, 8 9 subsection 6, is amended to read as follows: 6. Fees. The department shall may establish fees for use of 10 11 the setoff system to be paid by participating public agencies 12 to the department. 13 Sec. 43. CONTINGENT EFFECTIVE DATE. This division of this 14 Act takes effect on the effective date of the rules adopted by 15 the department of revenue pursuant to chapter 17A implementing 16 2020 Iowa Acts, chapter 1064, other than transitional rules. 17 DIVISION IX HOMESTEAD PROPERTY TAX CREDIT 18 19 Sec. 44. Section 425.11, subsection 1, paragraph e, Code 20 2023, is amended by striking the paragraph and inserting in 21 lieu thereof the following: (1) "Owner" means the person who holds the fee simple 22 e. 23 title to the homestead. "Owner" also includes the following: 24 The person occupying as a surviving spouse. (a) The person occupying under a contract of purchase which 25 (b) 26 contract has been recorded in the office of the county recorder 27 of the county in which the property is located. (c) The person occupying the homestead under devise or by 28 29 operation of the inheritance laws where the whole interest 30 passes or where the divided interest is shared only by persons 31 related or formerly related to each other by blood, marriage, 32 or adoption. 33 (d) The person occupying the homestead is a shareholder of a 34 family farm corporation that owns the property. 35 (e) The person occupying the homestead under a deed which LSB 1239XD (12) 90

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1 conveys a divided interest where the divided interest is shared 2 only by persons related or formerly related to each other by 3 blood, marriage, or adoption.

4 (f) Where the person occupying the homestead holds a 5 life estate with the reversion interest held by a nonprofit 6 corporation organized under chapter 504, provided that the 7 holder of the life estate is liable for and pays property tax 8 on the homestead.

9 (g) Where the person occupying the homestead holds an 10 interest in a horizontal property regime under chapter 11 499B, regardless of whether the underlying land committed to 12 the horizontal property regime is in fee or as a leasehold 13 interest, provided that the holder of the interest in the 14 horizontal property regime is liable for and pays property tax 15 on the homestead.

(h) Where the person occupying the homestead is a member of a community land trust as defined in 42 U.S.C. §12773, regardless of whether the underlying land is in fee or as a leasehold interest, provided that the member of the community land trust is occupying the homestead and is liable for and lapsy property tax on the homestead.

(i) The person occupying the homestead regardless of
whether the underlying land is in fee or as a leasehold
interest, provided that the person is occupying the homestead
and is liable for and pays property tax on the homestead.
(2) For the purpose of this subchapter, the word *``owner*"
shall be construed to mean a bona fide owner and not one for
the purpose only of availing the person of the benefits of this
subchapter. In order to qualify for the homestead tax credit,
evidence of ownership shall be on file in the office of the
clerk of the district court or recorded in the office of the
county recorder at the time the owner files with the assessor
a verified statement of the homestead claimed by the owner as

35 Sec. 45. EFFECTIVE DATE. This division of this Act, being

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1 deemed of immediate importance, takes effect upon enactment. Sec. 46. APPLICABILITY. This division of this Act applies 2 3 to claims under chapter 425, subchapter I, for credits against 4 property taxes due and payable in fiscal years beginning on or 5 after July 1, 2024. 6 DIVISION X 7 PROPERTY TAX CREDITS AND RENT REIMBURSEMENT 8 Sec. 47. Section 425.17, subsection 7, Code 2023, is amended 9 to read as follows: 7. "Income" means the sum of Iowa net income as defined 10 11 in section 422.7, plus all of the following to the extent not 12 already included in Iowa net income: capital gains; alimony; 13 child support money; cash public assistance and relief, 14 except property tax relief granted under this subchapter; 15 amount of in-kind assistance for housing expenses, the gross 16 amount of any pension or annuity, including but not limited 17 to; total amounts received from a governmental or other 18 pension or retirement plan, including defined benefit or 19 defined contribution plans; annuities; individual retirement 20 accounts; plans maintained or contributed to by an employer, 21 or maintained or contributed to by a self-employed person 22 as an employer; deferred compensation plans or any earnings 23 attributable to the deferred compensation plans; income 24 received pursuant to a farm tenancy agreement covering real 25 property; railroad retirement benefits; payments received 26 under the federal Social Security Act, except child insurance 27 benefits received by a member of the claimant's household;, and 28 all military retirement and veterans' disability pensions; 29 interest received from the a state or federal government 30 or any of its instrumentalities, workers' compensation; 31 and the gross amount of disability income or "loss of time" 32 insurance. "Income" does not include gifts from nongovernmental 33 sources, or surplus foods or other relief in kind supplied by 34 a governmental agency. In determining income, net operating 35 losses and net capital losses shall not be considered.

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1 Sec. 48. EFFECTIVE DATE. This division of this Act, being 2 deemed of immediate importance, takes effect upon enactment. Sec. 49. APPLICABILITY. 3 4 1. This division of this Act applies to claims under chapter 5 425, subchapter II, for credits against property taxes due and 6 payable in fiscal years beginning on or after July 1, 2024. This division of this Act applies to claims under chapter 7 2. 8 425, subchapter II, for reimbursement for rent constituting 9 property taxes paid in base years beginning on or after January 10 1, 2023. This division of this Act applies to claims under section 11 3. 12 435.22 for a credit for manufactured and mobile home taxes due 13 and payable in fiscal years beginning on or after July 1, 2024. 14 DIVISION XI ELECTRONIC COMMUNICATIONS - RULES 15 16 Sec. 50. Section 421.60, subsection 11, paragraph c, 17 subparagraph (1), Code 2023, is amended to read as follows: 18 Notwithstanding any provision of law to the contrary, (1) 19 when an electronic communication is posted to the department's 20 electronic portal for a person who has made such an election, 21 the posting of the electronic communication shall satisfy any 22 requirement of mailing or personal service in this title, 23 chapter 17A, chapter 272D, or sections 321.105A and 533.329. 24 EXPLANATION 25 The inclusion of this explanation does not constitute agreement with 26 the explanation's substance by the members of the general assembly. 27 This bill relates to state and local finance and the 28 administration of the tax and related laws by the department 29 of revenue (department). 30 DIVISION I - IOWA EDUCATIONAL SAVINGS PLAN AND FIRST-TIME 31 HOMEBUYERS DUE DATES. The bill makes changes to the Iowa 32 educational plan trust (529 plans) and the first-time home 33 buyer savings account program. The bill provides that if the director of revenue (director) 34 35 extends the date for making and filing an individual income

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1 tax return in the case of a natural disaster as is currently
2 permitted in Code section 421.17(30), the taxpayer may elect
3 that a contribution made to a 529 plan during the extended time
4 to file such a return may be deemed to have been made for the
5 prior calendar year.

6 The bill provides that the first-time homebuyers savings 7 account designations must be provided to the department on 8 or before the date to file an individual income tax return, 9 excluding extensions, or on or before the extended filing date 10 if the director extends the date for making and filing an 11 individual income tax return in the case of a natural disaster. 12 DIVISION II — BONUS DEPRECIATION AND INCREASED EXPENSING 13 — APPLICABILITY. The "trigger" (2018 Iowa Acts, chapter 14 ll61, sections 99 through 134) went into effect on January 1, 15 2023. The bill provides that the repeal of bonus depreciation 16 and increased expensing provisions in the trigger applies to 17 tax years beginning on or after January 1, 2023, for property 18 placed in service on or after January 1, 2023.

19 DIVISION III — TAX FILING STATUS MODIFICATIONS. For tax 20 years beginning on or after January 1, 2023, the bill requires 21 a taxpayer to use the same filing status for Iowa individual 22 income tax purposes as the taxpayer used for federal individual 23 income tax purposes. The bill also strikes provisions implying 24 that a taxpayer may elect to use a different tax filing status 25 on the taxpayer's Iowa and federal income tax returns. 26 The division applies to tax years beginning on or after 27 January 1, 2023.

DIVISION IV — WITHHOLDING. The bill rewrites Code section 29 422.16 relating to withholding agents withholding Iowa tax from 30 the wages or other income of a resident or nonresident. The 31 bill defines "withholding agent" similarly to the definition 32 in Code section 422.4.

33 Under current law, most retirement income is no longer 34 subject to Iowa income tax. The bill strikes provisions 35 requiring the withholding of state income tax from retirement

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1 income made to Iowa residents if the retirement income is no
2 longer subject to Iowa income tax.

3 The bill excludes some pass-through entity income for 4 purposes of calculating whether a taxpayer is required to make 5 estimated tax payments.

6 DIVISION V — FUTURE CORRESPONDING CHANGE. Commencing with 7 tax years beginning on or after January 1, 2026, the highest 8 individual Iowa income tax rate becomes a flat tax rate and the 9 individual income tax rate is moved from Code section 422.5A 10 to Code section 422.5. The bill strikes a reference to the 11 highest individual income tax rate in Code section 422.5A and 12 replaces that reference with Code section 422.5.

13 The division takes effect January 1, 2026.

14 DIVISION VI - SETTLEMENT AUTHORITY - NOTICE OF ASSESSMENT 15 - ESTIMATION OF TAX. Under current law, the director may 16 compromise and settle doubtful claims for taxes or refunds. 17 The bill defines "settle" or "settlement" to include any 18 compromise or abatement of tax, penalties, and interest. The 19 bill specifies that the department may settle any taxes, 20 penalties, and interest in the case of doubtful liability, 21 doubtful collectability, economic hardship, or to promote 22 effective tax administration. The bill requires the department 23 to make a complete record of the settlement. A taxpayer shall 24 not have the right to a settlement under the bill, and any 25 determination by the department regarding a settlement shall be 26 discretionary and final, except in the case of fraud, mutual 27 mistake, or stated in a written settlement agreement. The 28 bill strikes Code section 421.60(2)(i) and (m) which relate to 29 the settlement of taxes owed the state and makes conforming 30 changes.

The bill amends Code section 421.10 relating to the appeal period for the revision of the assessment of tax. The bill specifies that the appeal period provisions apply to notices from the department involving adverse department actions directed at a specific taxpayer, other than licensing, which

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1 involves a calculation. Under current law, the appeal period 2 provisions relate to all agency actions regardless if the 3 action is adverse, if any department action is directed at 4 a specific taxpayer, other than licensing, and involves a 5 calculation.

6 The bill amends Code section 422.25 to specify that if a 7 taxpayer required to file a return with the department fails 8 to file the return or files a false or fraudulent return, the 9 department may, at any time, estimate the tax due based upon 10 information or knowledge the department is able to obtain. If 11 the department estimates the tax due, the bill requires the 12 department to issue a notice of assessment to the taxpayer 13 and creates procedures for the department to follow if the 14 taxpayer files a return within three years from the date of 15 the assessment, and creates procedures if the taxpayer fails 16 to file such a return within three years from the date of the 17 assessment.

The bill amends Code section 423.37(1) (sales and use tax) 18 19 to specify that the department may examine a sales tax return 20 within three years after the return is filed. Under current 21 law, the department is required to examine such a return 22 within three years. The bill establishes procedures for when 23 a sales tax return is incorrect or insufficient when filed. 24 The bill requires the department to determine the amount of 25 tax due from information or knowledge the department is able 26 to obtain including using any generally recognizable sampling 27 technique to determine the tax owed, if the sampling technique 28 is mutually agreed upon by the department and the person 29 being audited. The bill requires the department to issue a 30 notice of assessment if the return is found to be incorrect, 31 and establishes procedures for the taxpayer to appeal the 32 assessment, or pay the tax, penalty, and interest, and file a 33 refund claim on the estimated tax if necessary.

The bill amends Code section 423.37(2) establishing the 35 procedures for when a sales or use tax return is not filed. The

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1 bill states the period for examination and determination of the 2 correct amount of tax is unlimited, and allows the department 3 to estimate the amount of tax due. The bill requires the 4 department to issue a notice of assessment, and establishes 5 procedures for the taxpayer to appeal the assessment, or pay 6 the tax, penalty, and interest, and file a refund claim on the 7 estimated tax if necessary.

8 The bill specifies that the procedures for estimating taxes 9 in Code section 423.37(1) and (2), as amended by the bill, also 10 apply to Code chapters 452A (motor fuel and special fuel taxes) 11 and 453A (cigarette and tobacco taxes).

12 The bill repeals Code section 423.38 relating to provisions 13 that are applicable to the judicial review of the actions 14 of the department involving sales and use taxes, and makes 15 conforming changes.

16 The division takes effect January 1, 2024.

17 DIVISION VII — TAX RETURN PREPARERS AND PERSONS AUTHORIZED 18 TO ACT FOR TAXPAYERS. The bill requires additional tax return 19 preparers to include the preparer's personal identification 20 number on any return prepared by the preparer and filed with 21 the department if the preparer is licensed as a certified 22 public accountant or a licensed public accountant under Code 23 chapter 542 or a similar law of another state, if the preparer 24 is admitted to practice law in this state, or if the preparer 25 is an enrolled agent enrolled to practice before the Internal 26 Revenue Service.

The bill modifies provisions relating to the authority of a person to act on behalf of a taxpayer in Code section y 421.59, including striking the authority of an individual to act on behalf of a taxpayer who has been named as an authorized representative on a fiduciary return or an inheritance tax return.

33 DIVISION VIII — SETOFF. The bill allows but does not 34 require the department to establish a fee for use of the setoff 35 system. Currently, the department is required to charge a

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1 fee for use of the setoff system. The setoff system is a
2 centralized system designed to collect debt owed to public
3 agencies. The setoff system operated by the department is
4 currently not operational until the department adopts rules.
5 DIVISION IX — HOMESTEAD PROPERTY TAX CREDIT. The bill
6 amends Code section 425.11 relating to the homestead credit.
7 The bill expands the definition of "owner" to allow a person
8 occupying a homestead to receive the homestead credit
9 regardless of whether the underlying land is held in fee or as
10 a leasehold interest, provided that the person is occupying
11 the homestead and is liable for and pays property tax on the
12 homestead.

13 The division takes effect upon enactment and applies to 14 claims under Code chapter 425, subchapter I, for credits 15 against property taxes due and payable in fiscal years 16 beginning on or after July 1, 2024.

DIVISION X — PROPERTY TAX CREDITS AND RENT REIMBURSEMENT.
18 The bill modifies the definition of "income" to include
19 certain retirement, deferred, or rental income for purposes of
20 calculating eligibility for the elderly and disabled property
21 tax credit or for reimbursement of rent constituting property
22 taxes paid under Code chapter 425, subchapter II.

The division applies to claims under Code chapter 425 for credits due and payable in fiscal years beginning on or after July 1, 2024, and for rent reimbursement in base years beginning on or after January 1, 2023. The division also applies to claims for a credit for manufactured and mobile home taxes due in fiscal years beginning on or after July 1, 2024. DIVISION XI — ELECTRONIC COMMUNICATION — RULES. The bill provides that if the department posts a rule to the department's electronic portal, the posting of the electronic communication shall satisfy any requirement of mailing or personal service for purposes of Code chapter 17A (Iowa administrative procedure Act).

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