### **DRAFT**

# Standing Appropriations Bill House Study Bill 797

Proposed Action:

House Appropriations Committee

April 24, 2008

An Act relating to state and local finances by providing for funding of property tax credits and reimbursements, by making, increasing and reducing appropriations, providing for salaries and compensation of state employees, providing for matters relating to tax credits, providing for fees and penalties, and providing for properly related matters, and including effective and retroactive applicability date provisions.

Fiscal Services Division
Legislative Services Agency

**NOTES ON BILLS AND AMENDMENTS (NOBA)** 

Available on line at http://www3.legis.state.ia.us/noba/index.jsp

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## EXECUTIVE SUMMARY NOTES ON BILLS AND AMENDMENTS

### HOUSE STUDY BILL 797 STANDING APPROPRIATIONS BILL

#### **FUNDING SUMMARY**

### DIVISION I – MENTAL HEALTH ALLOWED GROWTH

• Appropriates a total of \$119.7 million from the General Fund for FY 2009 for the affected budget units. Also appropriates \$169.7 million from other funds for FY 2009. In addition, the Bill makes General Fund appropriations for FY 2010 of \$70.9 million.

Appropriates \$69.9 million for Mental Health Allowed Growth for FY 2010. This is an increase of \$15.9 million compared to the FY 2009 appropriation in SF 2425 (FY 2009 Health and Human Services Appropriations Bill).

### DIVISION II – STANDING APPROPRIATIONS AND RELATED MATTERS

**BUDGET FORMAT** 

GENERAL ASSEMBLY BUDGET REDUCTION STANDING APPROPRIATION LIMITS • Permits the Executive Branch to continue to use the budgeting-for-results process for FY 2009 in lieu of the information currently required by statute.

• Reduces the standing unlimited appropriation to the General Assembly by \$1.4 million for FY 2009. The total budget is reduced from \$38.2 million to \$36.8 million.

- Limits the following FY 2009 General Fund standing appropriations to the amounts specified to maintain the current level of funding:
  - \$14.4 million to the Department of Education for Instructional Support.
  - \$8.6 million to the Department of Education for Non-Public Transportation.
  - \$55.5 million to the Department of Education for the Educational Excellence Program.
  - \$2.7 million to the Department of Revenue for the Statewide Fire and Police Officer Retirement Fund.

### PROPERTY TAX CREDIT FUND

- Appropriates \$101.5 million from the FY 2008 General Fund ending surplus to the Property Tax Credit Fund.
- Appropriates \$44.4 million from the General Fund to the Property Tax Credit Fund.
- Appropriates funds from the Property Tax Credit Fund for the following property tax credits and exemptions:
  - \$99.3 million for the Homestead Property Tax Credit.
  - \$34.6 million for the Agricultural Land and Family Farm Tax Credit.
  - \$2.8 million for the Military Service Tax Credit.
  - \$23.2 million for the Elderly and Disabled Tax Credit.

CASH RESERVE FUND

• Eliminates the requirement that an appropriation be made from the General Fund to the Cash Reserve Fund to maintain a maximum balance equal to 7.5% of the Revenue Estimating Conference estimate for FY 2009 as established in December 2007.

### AREA EDUCATION AGENCIES

• Reduces the State aid allocation for Area Education Agencies (AEAs) by \$2.5 million for FY 2009. This is in addition to the \$7.5 million reduction in current law, making the total reduction \$10.0 million for FY 2009. This reduction is \$2.8 million less than the FY 2008 reduction.

### EXECUTIVE SUMMARY NOTES ON BILLS AND AMENDMENTS

## HOUSE STUDY BILL 797 STANDING APPROPRIATIONS BILL

DIVISION III – SALARIES, COMPENSATION, AND RELATED MATTERS

DIVISION IV – MISCELLANEOUS STATUTORY CHANGES AND APPROPRIATIONS DIVISION V – STATE AID FOR SCHOOLS - ENROLLMENT

### **APPROPRIATION**

DIVISION VI – CAMPAIGN FINANCE DIVISION VI – CORRECTIVE PROVISIONS

#### Makes the following salary and compensation provisions:

- Provides a 2.0% increase in salaries for the justices, judges, and magistrates.
- Increases the salary ranges for State officers by 3.0%.
- Appropriates \$88.1 million from the General Fund for the Salary Adjustment Fund and allocates \$7.6 million for the Judicial Branch. This appropriation level funds approximately 89.4% of the identified need.
- Appropriates \$1.5 million from the Road Use Tax Fund and \$8.3 million from the Primary Road Fund to the Salary Adjustment Fund.
- Provides supplemental expenditure authorization for revolving trust funds, or other special funds, except the Road Use Tax Fund and the Primary Road Fund, to be used to fund salary adjustments.
- Permits sworn peace officers in the Department of Public Safety, not covered by a collective bargaining agreement, to receive the same per diem meal allowance as covered sworn peace officers.
- Makes a variety of statutory changes. Most of these changes result from legislation introduced during the 2008 Legislative Session that received approval in either the House or Senate. For a specific list, review the Code cites listing.
- Reduces the weight generated by resident students receiving competent private instruction from licensed staff provided by the public school district from 0.6 to 0.3. Requires school districts to provide the same amount of funding for home school assistance programs in FY 2009 as in FY 2008, unless the enrollment in the program decreased. Requires school districts that offered home school assistance program in FY 2008 to continue to offer the program in future years.

DETAIL: The weighting reduction will reduce school district budget enrollments statewide by 1,446 for FY 2009.

FISCAL IMPACT: The estimated FY 2009 impact will be a reduction in State aid to local school districts of approximately \$7,300,000.

- Makes an FY 2009 General Fund appropriation of \$146,000 for a one-time distribution to school districts that have expenditures associated with the home school assistance program.
- .Makes statutory changes related to campaign finance.
- Makes a variety of statutory corrective provisions.

LSB6618H

LSB6618H provides for the following changes to the <u>Code of Iowa</u>.

Page #	Line #	Bill Section	Action	Code Section	Description
2	7	3	Nwthstnd	Sec. 2.12	General Assembly Standing Appropriation
2	20	4	Nwthstnd	Sec. 257.20	Instructional Support
2	29	4	Nwthstnd	Sec. 285.2	Nonpublic School Transportation
3	1	4	Nwthstnd	Sec. 294A.25(1)	Educational Excellence Program
3	4	4	Nwthstnd	Sec. 411.20	Peace Officer Retirement Benefits
3	9	5	Nwthstnd	Sec. 8.57	Property Tax Credit Fund
4	4	5	Nwthstnd	Sec. 8.33	Nonreversion of Funds
4	19	5	Nwthstnd	Sec. 425.1	Homestead Property Tax Credit
4	22	5	Nwthstnd	Sec. 425A.1 and 426.1	Agricultural Land and Family Farm Tax Credits
4	25	5	Nwthstnd	Sec. 426A.1A	Military Service Tax Credit
4	28	5	Nwthstnd	Sec. 425.16-425.40	Elderly and Disabled Tax Credit
5	26	5	Nwthstnd	Sec. ALL	Property Tax Credit Amounts for FY 2010.
17	31	24	Adds	Sec. 15.368	World Food Prize Standing Appropriation
18	5	25	Amends	Sec. 16.92(5)(c), Code Supplement 2007	Iowa Finance Authority Mortgage Release
18	13	26	Adds	Sec. 21.5(1)(I)	Public Hospitals Closed Meetings
18	32	27	Adds	Sec. 22.7(60), Code Supplement 2007	Closed Session Meeting Records
19	14	28	Amends	Sec. 35A.8(5)(a), Code Supplement 2007	Authority for Veterans Bonuses
19	22	29	Amends	Sec. 35A.8(5)(b)(1), Code Supplement 2007	Veterans Service Period
20	13	30	Adds	Sec. 68A.401A	Reports Related to Issue Advocacy
23	1	31	Amends	Sec. 175.2(1)(m)	Definition of Net Worth for Agricultural Loans
24	10	32	Amends	Sec. 321J.13(6)	Commercial Drivers License Revocation Hearings
24	34	33	Amends	Sec. 331.304(10), Code Supplement 2007	Mobile Home Registration and Licensing
25	18	34	Amends	Sec. 364.3(5)	Mobile Home Registration and Licensing

Page #	Line #	Bill Section	Action	Code Section	Description
26	2	35	Amends	Sec. 423.6(14)	Use Tax Exemption for Mobile or Manufactured Homes
26	19	36	Adds	Sec. 423F.2(1)(bb), if enacted in HF 2663	Sales Tax Capacity Per Pupil
27	3	37	Amends	Sec. 441.37A(1)	Property Assessment Appeal Board
27	30	38	Amends	Sec. 441.37A(2)	Property Assessment Appeal Board Meetings
28	16	39	Amends	Sec. 441.38(1)	Appeals to District Court
29	8	40	Adds	Sec. 441.38B	Appeals of Property Assessment Appeal Board Decisions
29	14	41	Amends	Sec. 441.43	Technical Correction
30	17	42	Amends	Sec. 535.8(1)	Definition of Lender for Real Estate Loans
31	2	43	Amends	Sec. 535.8(2)(a-b)	Real Estate Loan Fees
33	16	44	Adds	Sec. 537.3312	Gift Certificates
33	31	45	Adds	Sec. 556.1(4A), Code Supplement 2007	Gift Certificates
34	15	46	Amends	Sec. 556.9(2)	Gift Certificates - Unclaimed Property
34	29	47	Amends	Sec. 622.10(3)(a, d, and e), Code Supplement 2007	Patient Access to Health Care Records
36	13	48	Amends	Sec. 622.10(4), Code Supplement 2007	Fees for Health Care Records
37	3	49	Adds	Sec. 622.10(4A), Code Supplement 2007	Health Care Records
40	7	57	Nwthstnd	Sec. 8.33	Nonreversion of Funds
40	18	51	Nwthstnd	Sec. 422.7(40)	Taxation of Active Duty Military Pay
40	34	53	Nwthstnd	Sec. 7J.2 and 8.33	Charter Agency Grant Fund
41	30	57	Amends	Sec. 257.6(1)(a)(5), Code Supplement 2007	State Aid for Schools
42	28	69	Amends	• •	Electioneering Near Absentee Voting Sites
42	35	70	Amends	Sec. 53.11(4), Code Supplement 2007	Electioneering Near Satellite Voting Stations
43	8	71	Amends	Sec. 68A.404(1)	Campaign Reporting Thresholds
43	18	72	Amends	Sec. 68A.404(3)(a)	Campaign Reporting Thresholds for Advocacy Communication

Page #	Line #	Bill Section	Action	Code Section	Description	
43	24	73	Amends	Sec. 68A.406, Code Supplement 2007	Campaign Yard Signs	
45	30			Supplement 2007		

- 1 1 DIVISION I
- 1 2 MH/MR/DD SERVICES ALLOWED
- 1 3 GROWTH FUNDING == FY 2009=2010
- 1 4 Section 1. COUNTY MENTAL HEALTH. MENTAL RETARDATION. AND
- 1 5 DEVELOPMENTAL DISABILITIES ALLOWED GROWTH APPROPRIATION AND
- 1 6 ALLOCATIONS == FISCAL YEAR 2009=2010.
- 1 7 1. There is appropriated from the general fund of the
- 1 8 state to the department of human services for the fiscal year
- 1 9 beginning July 1, 2009, and ending June 30, 2010, the
- 1 10 following amount, or so much thereof as is necessary, to be
- 1 11 used for the purpose designated:
- 1 12 For distribution to counties of the county mental health,
- 1 13 mental retardation, and developmental disabilities allowed
- 1 14 growth factor adjustment for fiscal year 2009=2010:
- 1 15 ......\$ 69,949,069
- 1 16 2. The amount appropriated in this section shall be
- 1 17 allocated as provided in a later enactment of the general
- 1 18 assembly.
- 1 19 DIVISION II
- 1 20 STANDING APPROPRIATIONS
- 1 21 AND RELATED MATTERS
- 1 22 Sec. 2. BUDGET PROCESS FOR FISCAL YEAR 2009=2010.
- 1 23 1. For the budget process applicable to the fiscal year
- 1 24 beginning July 1, 2009, on or before October 1, 2008, in lieu
- 1 25 of the information specified in section 8.23, subsection 1,
- 1 26 unnumbered paragraph 1, and paragraph "a", all departments and
- 1 27 establishments of the government shall transmit to the
- 1 28 director of the department of management, on blanks to be
- 1 29 furnished by the director, estimates of their expenditure
- 1 30 requirements, including every proposed expenditure, for the
- 1 31 ensuing fiscal year, together with supporting data and
- 1 32 explanations as called for by the director of the department

General Fund appropriation for the FY 2010 Mental Health Allowed Growth funding for counties.

DETAIL: This is an increase of \$15,867,759 compared to the FY 2009 Mental Health Allowed Growth appropriation in SF 2425 (FY 2009 Health and Human Services Appropriations Bill). This includes:

 An increase of \$7,592,099 for the annual temporary location of funds usually appropriated from the Health Care Trust Fund (HCTF). This amount is appropriated from the HCTF for FY 2009 in SF 2425.

An increase of \$8,275,660 for an additional 3.00% in the Mental Health Funding Formula for FY 2010.

Permits the Executive Branch to continue to use the budgeting-for results process for FY 2009. This is in lieu of the information currently required by statute. Requires all State departments and agencies to submit estimated expenditure requirements with supporting data and explanations to the Director of the Department of Management (DOM). Requires consultation with the Legislative Services Agency. Information submitted is also to include performance measures data.

1 33 of management after consultation with the legislative services 1 34 agency. 1 35 2. The estimates of expenditure requirements shall be in a 2 1 form specified by the director of the department of 2 2 management, and the expenditure requirements shall include all 2 3 proposed expenditures and shall be prioritized by program or 2 4 the results to be achieved. The estimates shall be 2 5 accompanied by performance measures for evaluating the 2 6 effectiveness of the programs or results. Sec. 3. GENERAL ASSEMBLY. The appropriations made 2 8 pursuant to section 2.12 for the expenses of the general 2 9 assembly and legislative agencies for the fiscal year 2 10 beginning July 1, 2008, and ending June 30, 2009, are reduced 2 11 by the following amount: 2 12 ..... \$ 1,439,884 2 13 Sec. 4. LIMITATION OF STANDING APPROPRIATIONS. 2 14 Notwithstanding the standing appropriations in the following 2 15 designated sections for the fiscal year beginning July 1, 2 16 2008, and ending June 30, 2009, the amounts appropriated from 2 17 the general fund of the state pursuant to these sections for 2 18 the following designated purposes shall not exceed the 2 19 following amounts:

2 21 257.20:

CODE: Reduces the General Assembly's FY 2009 General Fund standing unlimited appropriation by \$1,439.884.

DETAIL: The General Assembly's budget for FY 2009 totals \$38,196,841. This Bill reduces the budget to \$36,756,957.

CODE: Limits the FY 2009 standing appropriation to the Department 2 20 1. For instructional support state aid under section of Education for Instructional Support. 2 22 ...... \$ 14,428,271

DETAIL: Maintains current level of funding. Funding is capped at the FY 1993 amount of \$14,798,227 unless the General Assembly appropriates a different amount. In FY 2008, the total amount needed to fully fund State aid for the Instructional Support Program was \$57,537,600.

2 23 If the total amount of instructional support state aid 2 24 appropriated in accordance with this subsection is 2 25 insufficient to pay the amount of instructional support state 2 26 aid to a district as determined under section 257.20, the 2 27 department of education shall prorate the amount of the 2 28 instructional support state aid provided to each district.	Requires the Department of Education to prorate payments for instructional support.
2 29 2. For payment for nonpublic school transportation under 2 30 section 285.2: 2 31\$ 8,604,714	CODE: Limits the FY 2009 standing appropriation to the Department of Education for nonpublic school transportation.  DETAIL: Maintains current level of funding. This is a standing unlimited appropriation that has been capped in recent years.
2 32 If total approved claims for reimbursement for nonpublic 2 33 school pupil transportation exceed the amount appropriated in 2 34 accordance with this subsection, the department of education 2 35 shall prorate the amount of each approved claim.	Requires the Department of Education to prorate payment of claims for nonpublic school transportation reimbursement, if the claims exceed the appropriated amount.
<ul> <li>3 1 3. For the educational excellence program under section</li> <li>3 2 294A.25, subsection 1:</li> <li>3 3\$ 55,469,053</li> </ul>	CODE: Limits the FY 2009 standing appropriation to the Department of Education for the Educational Excellence Program.  DETAIL: Maintains current level of funding. This is a standing limited appropriation of \$56,891,336 that has been reduced in recent years.
3 4 4. For the state's share of the cost of the peace 3 5 officers' retirement benefits under section 411.20: 3 6\$ 2,745,784	CODE: Limits the FY 2009 standing appropriation for the Peace Officers' Retirement System.  DETAIL: Maintains current level of funding. Funding is capped at the FY 1993 amount of \$2,842,726.

- 3 7 Sec. 5. PROPERTY TAX CREDIT FUND == PAYMENTS IN LIEU OF
- 3 8 GENERAL FUND REIMBURSEMENT.

- 3 9 1. a. Notwithstanding section 8.57, prior to the
- 3 10 appropriation and distribution to the senior living trust fund
- 3 11 and the cash reserve fund of the surplus existing in the
- 3 12 general fund of the state at the conclusion of the fiscal year
- 3 13 beginning July 1, 2007, and ending June 30, 2008, pursuant to
- 3 14 section 8.57, subsections 1 and 2, of that surplus,
- 3 15 \$99,849,544 is appropriated to the property tax credit fund
- 3 16 which shall be created in the office of the treasurer of state
- 3 17 to be used for the purposes of this section.
- 3 18 b. Notwithstanding any provision in section 8.57 to the
- 3 19 contrary in determining the amount of the appropriation to the
- 3 20 senior living trust fund pursuant to section 8.57, subsection
- 3 21 2, paragraph "a", the following shall apply:
- 3 22 (1) The surplus for the fiscal year beginning July 1,
- 3 23 2007, shall not include the amount appropriated to the
- 3 24 property tax credit fund pursuant to paragraph "a" of this
- 3 25 subsection.
- 3 26 (2) The remaining surplus after the operation of
- 3 27 subparagraph (1) shall be appropriated to the cash reserve
- 3 28 fund prior to any appropriation to the senior living trust
- 3 29 fund.
- 3 30 c. There is appropriated from the general fund of the
- 3 31 state to the property tax credit fund created in paragraph "a"
- 3 32 for the fiscal year beginning July 1, 2008, and ending June
- 3 33 30, 2009, the sum of \$44,400,000.
- 3 34 d. There is transferred from the surplus existing in the
- 3 35 salary adjustment fund at the conclusion of the fiscal year
- 4 1 beginning July 1, 2007, and ending June 30, 2008, to the
- 4 2 property tax credit fund created in paragraph "a", the sum of
- 4 3 \$13,937,263.
- 4 4 e. Notwithstanding section 8.33, the surplus existing in

CODE: General Fund appropriation of \$101,531,701 to the Property Tax Credit Fund established in the Office of the Treasurer from the FY 2008 General Fund surplus, prior to the appropriation and distribution to the Senior Living Trust Fund and the Cash Reserve Fund.

DETAIL: This Bill also appropriates \$44,400,000 from the General Fund and transfers \$13,937,263 from the Salary Adjustment Fund to the Property Tax Credit Fund. Total funding provided to the Property Tax Credit Fund is \$159,868,964.

General Fund appropriation of \$44,400,000 to the Property Tax Credit Fund.

DETAIL: This is an increase of \$16,400,000 compared to the FY 2008 General Fund appropriation to the Property Tax Credit Fund.

Transfers \$13,937,263 from the Salary Adjustment Fund to the Property Tax Credit Fund.

DETAIL: The \$13,937,263 represents the remaining funds from the FY 2008 salary adjustment appropriation that was not needed to fully fund the cost of collective bargaining increases for FY 2008.

CODE: Permits funds remaining in the Property Tax Credit Fund at

PG LN	LSB6618H	Explanation
4 6 Acts, chapte 4 7 year beginn	y tax credit fund created pursuant to 2007 lowa er 215, section 5, at the conclusion of the fiscal ning July 1, 2007, and ending June 30, 2008, is to the property tax credit fund created in this	the end of FY 2008 to be transferred to the Fund created for FY 2009.
4 11 appropriati 4 12 following d 4 13 conflicting 4 14 there is ap 4 15 lieu of the a 4 16 sections fo	hstanding the amount of the standing on from the general fund of the state in the esignated sections and notwithstanding any provisions or voting requirements of section 8.56, propriated from the property tax credit fund in appropriations in the following designated or the fiscal year beginning July 1, 2008, and the 30, 2009, the following amounts for the following designates:	CODE: Permits the appropriation of funds for selected property tax credits from the Property Tax Credit Fund.  DETAIL: This provision notwithstands current law that appropriates funds from the General Fund for certain the property tax credits.
4 20 under sect	imbursement for the homestead property tax credit ion 425.1:\$ 99,254,781	CODE: Property Tax Credit Fund appropriation for the Homestead Property Tax Credit.  DETAIL: Maintains current level of funding. The appropriation is approximately \$39,700,000 less than the amount needed to fully fund tax credit claims for FY 2009.
4 23 farm tax cr	imbursement for the agricultural land and family redits under sections 425A.1 and 426.1:\$ 34,610,183	CODE: Property Tax Credit Fund appropriation for the Agricultural Land and Family Farm Tax Credits.  DETAIL: Maintains current level of funding. The appropriation is approximately \$4,500,000 less than the amount needed to fully fund tax credit claims for FY 2009.
4 26 under sect	imbursement for the military service tax credit ion 426A.1A:\$ 2,800,000	CODE: Property Tax Credit Fund appropriation for the Military Service Tax Credit.  DETAIL: Maintains the current level of funding. The appropriation fully funds the projected tax credit claims for FY 2009.

4 28 d. For implementing the elderly and disabled tax credit

4 29 and reimbursement pursuant to sections 425.16 through 425.40:

4 30 ......\$ 23,204,000

4 31 If the director of revenue determines that the amount of

4 32 claims for credit for property taxes due pursuant to

4 33 paragraphs "a", "b", "c", and "d" plus the amount of claims

4 34 for reimbursement for rent constituting property taxes paid

4 35 which are to be paid during the fiscal year may exceed the

5 1 total amount appropriated, the director shall estimate the

5 2 percentage of the credits and reimbursements which will be

5 3 funded by the appropriation. The county treasurer shall

5 4 notify the director of the amount of property tax credits

5 5 claimed by June 8, 2008. The director shall estimate the

5 6 percentage of the property tax credits and rent reimbursement

5 7 claims that will be funded by the appropriation and notify the

5 8 county treasurer of the percentage estimate by June 15, 2008.

5 9 The estimated percentage shall be used in computing for each

5 10 claim the amount of property tax credit and reimbursement for

5 11 rent constituting property taxes paid for that fiscal year.

5 12 If the director overestimates the percentage of funding.

5 13 claims for reimbursement for rent constituting property taxes

5 14 paid shall be paid until they can no longer be paid at the

5 15 estimated percentage of funding. Rent reimbursement claims

5 16 filed after that point in time shall receive priority and

5 17 shall be paid in the following fiscal year.

5 18 3. Notwithstanding any other provision, if the

5 19 Eighty=second General Assembly, 2008 Session, enacts

5 20 legislation that also provides for the appropriation of the

5 21 surplus or any part of the surplus existing in the general

5 22 fund of the state at the conclusion of the fiscal year

5 23 beginning July 1, 2007, and ending June 30, 2008, the moneys

5 24 appropriated from such surplus pursuant to subsection 1 shall

CODE: Property Tax Credit Fund appropriation for the Elderly and Disabled Tax Credit.

DETAIL: Maintains the current level of funding. The appropriation fully funds the projected tax credit claims for FY 2009.

Requires the Director of the Department of Revenue to estimate the claims for property tax credits and reimbursement for rent constituting property taxes, using information the county treasurers are required to file by June 8, 2008, and identify the proration percentage if the claims are projected to exceed the appropriations. The Director is to notify the county treasurers of the proration percentage by June 15, 2008. If the Department's estimate is inadequate to pay the claims for rent reimbursement, the remaining claims are to receive priority and be paid in FY 2010. If there are excess funds after claims are paid, the remaining funds are carried forward to the next fiscal year.

CODE: Requires the appropriation to the Property Tax Credit Fund to have priority over any other appropriation made from the FY 2008 General Fund surplus.

- 5 25 have priority over all other such appropriations.
- 5 26 4. Notwithstanding the amount of the standing
- 5 27 appropriations from the general fund of the state from the
- 5 28 designated sections listed in subsection 2, unless otherwise
- 5 29 provided by law, for the fiscal year beginning July 1, 2009,
- 5 30 and ending June 30, 2010, the amounts of such standing
- 5 31 appropriations shall be the same as provided in subsection 2.
- 5 32 Sec. 6. CASH RESERVE APPROPRIATION FOR FY 2008=2009. For
- 5 33 the fiscal year beginning July 1, 2008, and ending June 30,
- 5 34 2009, the appropriation to the cash reserve fund provided in
- 5 35 section 8.57, subsection 1, paragraph "a", shall not be made.

- 6 1 Sec. 7. APRIL 4, 2008, REVENUE ESTIMATE. For use by the
- 6 2 general assembly in the budget process and the governor's
- 6 3 approval or disapproval of the appropriations bills for the
- 6 4 fiscal year beginning July 1, 2008, and for purposes of
- 6 5 calculating the state general fund expenditure limitation
- 6 6 pursuant to section 8.54 for the fiscal year beginning July 1,
- 6 7 2008, the revenue estimate for the fiscal year beginning July
- 6 8 1, 2008, that shall be used in the budget process and such
- 6 9 calculation shall be the revenue estimate determined by the
- 6 10 revenue estimating conference on April 4, 2008,
- 6 11 notwithstanding the provision in section 8.22A, subsection 3,
- $6\ 12\$  that disallows the use of a revenue estimate agreed to at a
- 6 13 later meeting that projects a greater amount than the initial

CODE: Specifies that standing appropriations for FY 2009 to the various property tax credits will be the same for FY 2010.

CODE: Notwithstands the requirement for FY 2008 that a General Fund appropriation to the Cash Reserve Fund be made in the event the Cash Reserve Fund does not maintain a balance equal to 7.50% of the FY 2008 adjusted revenue estimate.

DETAIL: Under current law, if the Cash Reserve Fund balance is less than 6.50% of the adjusted revenue estimate, an appropriation from the General Fund equal to 1.00% of the adjusted revenue estimate is required. If the Cash Reserve Fund balance is more than 6.50% and less than 7.50% of the adjusted revenue estimate, the appropriation is the amount required to bring the Cash Reserve Fund balance to 7.50% of the adjusted revenue estimate. The balance in the Cash Reserve Fund is estimated to be \$461,900,000 for FY 2009. This is 7.50% of the FY 2009 adjusted revenue estimate.

CODE: Provides that the Revenue Estimating Conference (REC) revenue estimate of April 4, 2008, is to be used to determine the expenditure limitation for FY 2009, instead of the December 11, 2007, estimate.

FISCAL IMPACT: Using the April 4, 2008, estimate will permit an additional \$48,600,000 to be appropriated for FY 2009.

- 6 14 estimated amount agreed to in December 2007. This section
- 6 15 also authorizes the use of the estimated revenue figures for
- 6 16 the purposes or sources designated in section 8.22A.
- 6 17 subsection 5.
- 6 18 Sec. 8. Section 257.35, Code Supplement 2007, is amended
- 6 19 by adding the following new subsection:
- 6 20 NEW SUBSECTION . 4A. Notwithstanding subsection 1, and in
- 6 21 addition to the reduction applicable pursuant to subsection 2,
- 6 22 the state aid for area education agencies and the portion of
- 6 23 the combined district cost calculated for these agencies for
- 6 24 the fiscal year beginning July 1, 2008, shall be reduced by
- 6 25 the department of management by two million five hundred
- 6 26 thousand dollars. The reduction for each area education
- 6 27 agency shall be prorated based on the reduction that the
- 6 28 agency received in the fiscal year beginning July 1, 2003.
- 6 29 Sec. 9. AREA EDUCATION AGENCY PAYMENTS. It is the intent
- 6 30 of the general assembly that for the fiscal year beginning
- 6 31 July 1, 2009, and subsequent fiscal years there shall be no
- 6 32 additional reduction in state aid to area education agencies
- 6 33 and the combined district cost calculated for those agencies
- 6 34 over the reduction applicable pursuant to section 257.35.
- 6 35 subsection 2.
- 7 1 Sec. 10. EFFECTIVE AND APPLICABILITY DATES.
- 7 2 1. The section of this division of this Act creating the
- 7 3 property tax credit fund, being deemed of immediate
- 7 4 importance, takes effect upon enactment.
- 7 5 2. The section of this division of this Act relating to
- 7 6 the use of the April 4, 2008, revenue estimate, being deemed
- 7 7 of immediate importance, takes effect upon enactment and
- 7 8 applies retroactively to January 14, 2008.

CODE: Reduces State Aid funding for Area Education Agency (AEA) by \$2,500,000 in addition to the \$7,500,000 reduction in current law.

DETAIL: The total reduction in FY 2009 State Aid for AEA's is \$10,000,000. For FY 2008, the reduction was \$12,750,000. The reduction for each AEA will be prorated based on the FY 2004 reductions.

Specifies that it is the intent of the General Assembly that the State aid reduction to the AEAs will remain at \$7,500,000 for FY 2010 and future fiscal years.

The Section related to the Property Tax Credit Fund is effective on enactment. The Section related to use of the April 4, 2008, revenue estimate is retroactive to January 14, 2008.

### 7 10 SALARIES, COMPENSATION, AND RELATED MATTERS

7	11	Sec. 11. STATE COURT == JUSTICES, JUDGES, AND MAGISTRATES.
7	12	1. The salary rates specified in subsection 2 are for the
7	13	fiscal year beginning July 1, 2008, effective for the pay
		period beginning June 27, 2008, and for subsequent fiscal
		years until otherwise provided by the general assembly. The
		salaries provided for in this section shall be paid from funds
7	17	allocated to the judicial branch from the salary adjustment
7	18	fund or if the allocation is not sufficient, from funds
7	19	appropriated to the judicial branch pursuant to any Act of the
7	20	general assembly.
7	21	2. The following annual salary rates shall be paid to the
7	22	persons holding the judicial positions indicated during the
7	23	fiscal year beginning July 1, 2008, effective with the pay
7	24	period beginning June 27, 2008, and for subsequent pay
		periods.
		a. Chief justice of the supreme court:
		\$ 170,850
		b. Each justice of the supreme court:
7	29	\$ 163,200
		c. Chief judge of the court of appeals:
		\$ 153,000
7	32	d. Each associate judge of the court of appeals:
		\$ 147,900
7	34	e. Each chief judge of a judicial district:
		\$ 142,800
		f. Each district judge except the chief judge of a
		judicial district:
8		\$ 137,700 g. Each district associate judge:
8		g. Each district associate judge. \$ 122,400
		h. Each associate juvenile judge:
		\$ 122,400
		i. Each associate probate judge:
8		\$ 122,400
		i. Fach judicial magistrate:

DETAIL: Provides salary increases for Justices, Judges, and Magistrates to fund the Third Phase of the Blue Ribbon Commission Report. The percentage increase per position is as follows:

- Supreme Court Chief Justice 11.59%
- Supreme Court Justices 11.10%
- Court of Appeals Chief Judge 7.95%
- Court of Appeals Judges 8.16%
- District Court Chief Judges 6.87%
- District Court Judges 7.12%
- District Associate Judges 8.11%
- Juvenile Associate Judges 8.11%
- Probate Associate Judges 8.11%
- Magistrates 8.19%
- Senior Judges 12.74%

- 8 17 Sec. 12. ELECTIVE EXECUTIVE OFFICIALS.
- 8 18 1. The annual salary rates specified in this section are
- 8 19 effective for the fiscal year beginning July 1, 2008, with the
- 8 20 pay period beginning June 27, 2008, and for subsequent fiscal
- 8 21 years until otherwise provided by the general assembly.
- 8 22 The salaries provided for in this section shall be paid
- 8 23 from funds allocated to the office, department, or agency of
- 8 24 the elected official specified in subsections 2, 3, and 4 from
- 8 25 the salary adjustment fund, if the allocation is not
- 8 26 sufficient, from funds appropriated to the office, department,
- 8 27 or agency.
- 8 28 2. The annual salary rates paid to the person holding the
- 8 29 following elected offices shall be equal to 82.65 percent of
- 8 30 the maximum of range 7 of the salary ranges specified in this
- 8 31 division of this Act for appointed state officers, rounded to
- 8 32 the nearest \$10: secretary of agriculture, auditor of state,
- 8 33 secretary of state, treasurer of state, and lieutenant
- 8 34 governor.
- 8 35 3. The annual salary rate paid to the attorney general
- 9 1 shall be equal to 89 percent of the maximum of range 7 of the
- 9 2 salary ranges specified in this division of this Act for
- 9 3 appointed state officers, rounded to the nearest \$10.
- 9 4 4. The annual salary rate paid to the governor shall be
- 9 5 equal to 92.4 percent of the maximum of range 7 of the salary
- 9 6 ranges specified in this division of this Act for appointed
- 9 7 state officers, rounded to the nearest \$10.

- Establishes the following salary rates for elected officials based upon the maximum of salary range 7 (\$154,300) beginning July 1, 2008:
- Secretary of Agriculture \$127, 530 (current salary is \$103,212).
- Attorney General \$137,330 (current salary is \$123,926).
- Auditor of State \$127,530 (current salary is \$103,212).
- Secretary of State \$127,530 (current salary is \$103,212).
- Treasurer of State \$127,530 (current salary is \$103,212).
- Lt. Governor \$127,530 (current salary is \$103,212)>
- Governor \$142,570 (current salary is \$130,000).

9 8 Sec. 13. APPOINTED STATE OFFICERS. The governor shall

9 9 establish a salary for appointed nonelected persons in the

Requires the Governor to set the salary for most nonelected State officials within the ranges authorized in Section 14. The salaries for the Consumer Advocate, State Court Administrator, Secretary of the

- 9 10 executive branch of state government holding a position
- 9 11 enumerated in the section of this division of this Act that
- 9 12 addresses the salary ranges of state officers within the range
- 9 13 provided, by considering, among other items, the experience of
- 9 14 the individual in the position, changes in the duties of the
- 9 15 position, the incumbent's performance of assigned duties, and
- 9 16 subordinates' salaries. However, the attorney general shall
- 9 17 establish the salary for the consumer advocate, the chief
- 9 18 justice of the supreme court shall establish the salary for
- 9 19 the state court administrator, the ethics and campaign
- 9 20 disclosure board shall establish the salary of the executive
- 9 21 director, the state fair board shall establish the salary of
- 9 22 the secretary of the lowa state fair board, and the lowa
- 9 23 public broadcasting board shall establish the salary of the
- 9 24 administrator of the public broadcasting division of the
- 9 25 department of education, each within the salary range provided
- 9 26 in the section of this division of this Act that addresses the
- 9 27 salary ranges of state officers.
- 9 28 The governor, in establishing salaries as provided in the
- 9 29 section of this division of this Act that addresses the salary
- 9 30 ranges of state officers, shall take into consideration other
- 9 31 employee benefits which may be provided for an individual
- 9 32 including but not limited to housing.
- A person whose salary is established pursuant to the
- 9 34 section of this division of this Act that addresses the salary
- 9 35 ranges of state officers and who is a full=time, year=round
- 10 1 employee of the state shall not receive any other remuneration
- 10 2 from the state or from any other source for the performance of
- 10 3 that person's duties unless the additional remuneration is
- 10 4 first approved by the governor or authorized by law. However,
- 10 5 this provision does not exclude the reimbursement for
- 10 6 necessary travel and expenses incurred in the performance of
- 10 7 duties or fringe benefits normally provided to employees of
- 10 8 the state.

State Fair Board, and the Administrator of the Public Broadcasting Division of the Department of Education are set by the appropriate directors or boards.

DETAIL: These salary range adjustments will have an unknown fiscal impact for FY 2009. The cost will be determined by placement of each appointed officer in their salary range.

Prohibits appointed nonelected State officials from receiving other State remuneration unless authorized by the Governor or by law. This does not apply to travel or expense reimbursements or fringe benefits.

10	10	annual	salary	ranges	are	effectiv	ve tor	the	posi	tions	speci	tied
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- 10 11 in this section for the fiscal year beginning July 1, 2008,
- 10 12 and for subsequent fiscal years until otherwise provided by
- 10 13 the general assembly. The governor or other person designated
- 10 14 in the section of this division of this Act relating to
- 10 15 appointed state officers shall determine the salary to be paid
- 10 16 to the person indicated at a rate within this salary range
- 10 17 from funds appropriated by the general assembly for that
- 10 18 purpose.
- 10 19 1. The following are salary ranges for appointed state
- 10 20 officers for the fiscal year beginning July 1, 2008, effective
- 10 21 with the pay period beginning June 27, 2008:
- 10 22 SALARY RANGE Minimum Maximum
- 10 23 a. Range 2 ...... \$ 48.160 \$ 73.700
- 10 24 b. Range 3 ...... \$ 55,380 \$ 84,750
- 10 25 c. Range 4 ...... \$ 63,690 \$ 97,460
- 10 26 d. Range 5 ...... \$ 73,250 \$112,070
- 10 27 e. Range 6 ...... \$ 84,240 \$128,890
- 10 28 f. Range 7 ...... \$100,840 \$154,300
- 10 29 2. The following are range 2 positions: administrator of
- 10 30 the arts division of the department of cultural affairs,
- 10 31 administrators of the division of persons with disabilities,
- 10 32 the division on the status of women, the division on the
- 10 33 status of Iowans of Asian and Pacific Islander heritage, the
- 10 34 division on the status of African=Americans, the division of
- 10 35 deaf services, and the division of Latino affairs of the
- 11 1 department of human rights.

effective for FY 2009.

Sets the salary rates and ranges for State officials and specifies that the ranges are effective with the pay period beginning June 27, 2008.

DETAIL: The maximum salary for any State official is increased by \$4,498 (3.00%). Salary range 1 was removed since no State official had been placed in range 1.

Establishes the following State officials in salary range 2 (\$48,160 - \$73,700).

DETAIL: The positions are as follows:

- Administrator of the Arts Division of the Department of Cultural Affairs.
- Administrator of the Division of Persons with Disabilities of the Department of Human Rights.
- Administrator of the Division on the Status of Women of the Department of Human Rights.
- Administrator of the Division on the Status of Asian and Pacific Islander Heritage of the Department of Human Rights.
- Administrator of the Division on the Status of African-Americans of the Department of Human Rights.
- Administrator of the Division of Deaf Services of the Department

- 11 2 3. The following are range 3 positions: administrator of
- 11 3 the division of criminal and juvenile justice planning of the
- 11 4 department of human rights, administrator of the division of
- 11 5 community action agencies of the department of human rights,
- 11 6 executive director of the department of veterans affairs, and
- 11 7 chairperson and members of the employment appeal board of the
- 11 8 department of inspections and appeals.

- 11 9 4. The following are range 4 positions: director of the
- 11 10 department of human rights, director of the lowa state civil
- 11 11 rights commission, executive director of the college student
- 11 12 aid commission, director of the department for the blind,
- 11 13 executive director of the ethics and campaign disclosure
- 11 14 board, members of the public employment relations board, and
- 11 15 chairperson, vice chairperson, and members of the board of
- 11 16 parole.

- 11 17 5. The following are range 5 positions: administrator of
- 11 18 the division of homeland security and emergency management of
- 11 19 the department of public defense, state public defender, drug
- 11 20 policy coordinator, labor commissioner, workers' compensation
- 11 21 commissioner, director of the department of cultural affairs,

of Human Rights.

 Administrator of the Division of Latino Affairs of the Department of Human Rights.

Establishes the following State officials in salary range 3 (\$55,380 - \$84,750).

DETAIL: The positions are as follows:

- Administrator of the Division of Criminal and Juvenile Justice Planning of the Department of Human Rights.
- Administrator of the Division of Community Action Agencies of the Department of Human Rights.
- Executive Director of the Department of Veterans Affairs.
- Chairperson and two members of the Employment Appeal Board of the Department of Inspections and Appeals.

Establishes the following State officials in salary range 4 (\$63,690 - \$97,460).

DETAIL: The positions are as follows:

- Director of the Department of Human Rights.
- Director of the Iowa State Civil Rights Commission.
- Executive Director of the College Student Aid Commission.
- Director of the Department for the Blind.
- Executive Director of the Ethics and Campaign Disclosure Board.
- Three members of the Public Employment Relations Board.
- Board of Parole Chairperson, Vice Chairperson, and three members.

Establishes the following State officials in salary range 5 (\$73,250 - \$112,070).

DETAIL: The positions are as follows:

Administrator of the Division of Homeland Security and

- 11 22 director of the department of elder affairs, director of the
- 11 23 law enforcement academy, and administrator of the historical
- 11 24 division of the department of cultural affairs.

- 11 25 6. The following are range 6 positions: director of the
- 11 26 office of energy independence, superintendent of banking,
- 11 27 superintendent of credit unions, administrator of the
- 11 28 alcoholic beverages division of the department of commerce,
- 11 29 director of the department of inspections and appeals,
- 11 30 commandant of the lowa veterans home, commissioner of public
- 11 31 safety, commissioner of insurance, executive director of the
- 11 32 Iowa finance authority, director of the department of natural
- 11 33 resources, consumer advocate, and chairperson of the utilities
- 11 34 board. The other members of the utilities board shall receive
- 11 35 an annual salary within a range of not less than 90 percent
- 12 1 but not more than 95 percent of the annual salary of the
- 12 2 chairperson of the utilities board.

Emergency Management of the Department of Public Defense.

- State Public Defender.
- Drug Policy Coordinator.
- Labor Commissioner (Workforce Development).
- Workers' Compensation Commissioner (Workforce Development).
- Director of the Department of Cultural Affairs.
- Director of the Department of Elder Affairs.
- Director of the Iowa Law Enforcement Academy.
- Administrator of the Historical Division of the Department of Cultural Affairs.

Establishes the following State officials in salary range 6 (\$84,240 - \$128,890).

DETAIL: The positions include:

- Director of the Office of Energy Independence.
- Superintendent of Banking (Department of Commerce).
- Superintendent of Credit Unions (Department of Commerce).
- Administrator of the Alcoholic Beverages Division (Department of Commerce).
- Director of the Department of Inspections and Appeals.
- Commandant of the Veterans Home.
- Commissioner of the Department of Public Safety.
- Commissioner of Insurance (Department of Commerce).
- Executive Director of the Iowa Finance Authority.
- Director of the Department of Natural Resources.
- Consumer Advocate.
- Chairperson of the Utilities Board (Department of Commerce).
- Two members of the Utilities Board receive not less than 90.00% and not more than 95.00% of the annual salary of the Chairperson.

12 3 7. The following are range 7 positions: administrator of

12 4 the public broadcasting division of the department of

Establishes the following State officials in salary range 7 (\$100,840 - \$154,300).

- 12 5 education, director of the department of corrections, director
- 12 6 of the department of education, director of human services,
- 12 7 director of the department of economic development, executive
- 12 8 director of the lowa telecommunications and technology
- 12 9 commission, executive director of the state board of regents,
- 12 10 director of transportation, director of the department of
- 12 11 workforce development, director of revenue, director of public
- 12 12 health, state court administrator, secretary of the lowa state
- 12 13 fair board, director of the department of management, and
- 12 14 director of the department of administrative services.

DETAIL: The positions include:

- Administrator of the Public Broadcasting Division (Department of Education).
- Director of the Department of Corrections.
- Director of the Department of Education.
- Director of the Department of Human Services.
- Director of the Department of Economic Development.
- Executive Director of the Iowa Telecommunications and Technology Commission (ICN).
- Executive Director of the State Board of Regents.
- Director of the Department of Transportation.
- Director of the Department of Workforce Development.
- Director of the Department of Revenue.
- Director of the Department of Public Health.
- State Court Administrator.
- Secretary of the State Fair Board.
- Director of the Department of Management.
- Director of the Department of Administrative Services.

- 12 15 Sec. 15. COLLECTIVE BARGAINING AGREEMENTS FUNDED ==
- 12 16 GENERAL FUND. There is appropriated from the general fund of
- 12 17 the state to the salary adjustment fund for distribution by
- 12 18 the department of management to the various state departments,
- 12 19 boards, commissions, councils, and agencies, including the
- 12 20 state board of regents and the judicial branch, for the fiscal
- 12 21 year beginning July 1, 2008, and ending June 30, 2009, the
- 12 22 amount of \$88,100,000, or so much thereof as may be necessary,
- 12 23 to fully fund annual pay adjustments, expense reimbursements,
- 12 24 and related benefits implemented pursuant to the following:
- 12 25 1. The collective bargaining agreement negotiated pursuant
- 12 26 to chapter 20 for employees in the blue collar bargaining
- 12 27 unit.
- 12 28 2. The collective bargaining agreement negotiated pursuant

General Fund appropriation of \$88,100,000 to the Salary Adjustment Fund for FY 2009 to be distributed by the Department of Management (DOM) to the various State departments, boards, commissions, councils, and agencies, including the State Board of Regents, to pay salary increases negotiated by the bargaining units as listed, with an allocation of \$7,647,352 for Judicial Branch employees.

DETAIL: The funding represents approximately 89.4% of the identified salary increase need. The appropriation funds the collective bargaining agreements for contract-covered employees in all collective bargaining units. These include:

American Federation of State, County, and Municipal Employees (AFSCME - Central and Community Based Corrections (CBCs)):

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- 12 29 to chapter 20 for employees in the public safety bargaining 12 30 unit.
- 12 31 3. The collective bargaining agreement negotiated pursuant
- 12 32 to chapter 20 for employees in the security bargaining unit.
- 12 33 4. The collective bargaining agreement negotiated pursuant
- 12 34 to chapter 20 for employees in the technical bargaining unit.
- 12 35 5. The collective bargaining agreement negotiated pursuant
- 13 1 to chapter 20 for employees in the professional fiscal and
- 13 2 staff bargaining unit.
- 13 3 6. The collective bargaining agreement negotiated pursuant
- 13 4 to chapter 20 for employees in the clerical bargaining unit.
- 13 5 7. The collective bargaining agreement negotiated pursuant
- 13 6 to chapter 20 for employees in the professional social
- 13 7 services bargaining unit.
- 13 8 8. The collective bargaining agreement negotiated pursuant
- 13 9 to chapter 20 for employees in the community=based corrections
- 13 10 bargaining unit.
- 13 11 9. The collective bargaining agreements negotiated
- 13 12 pursuant to chapter 20 for employees in the judicial branch of
- 13 13 government bargaining units.
- 13 14 10. The collective bargaining agreement negotiated
- 13 15 pursuant to chapter 20 for employees in the patient care
- 13 16 bargaining unit.
- 13 17 11. The collective bargaining agreement negotiated
- 13 18 pursuant to chapter 20 for employees in the science bargaining 13 19 unit.
- 13 20 12. The collective bargaining agreement negotiated
- 13 21 pursuant to chapter 20 for employees in the university of
- 13 22 northern lowa faculty bargaining unit.
- 13 23 13. The collective bargaining agreement negotiated
- 13 24 pursuant to chapter 20 for employees in the state university
- 13 25 of lowa graduate student bargaining unit.
- 13 26 14. The collective bargaining agreement negotiated
- 13 27 pursuant to chapter 20 for employees in the state university
- 13 28 of lowa hospital and clinics tertiary health care bargaining
- 13 29 unit.
- 13 30 15. The annual pay adjustments, related benefits, and
- 13 31 expense reimbursements referred to in the sections of this

- 3.00% across-the-board pay increase on June 27, 2008.
- Step increases of 4.50% for eligible employees during FY 2009.

**Explanation** 

Iowa United Professionals (IUP) - Social Services and Science:

- 3.00% across-the-board pay increase on June 27, 2008.
- Step increases of 4.50% for eligible employees during FY 2009.

State Police Officer's Council (SPOC):

- 2.00% across-the-board pay increase on June 27, 2008.
- Continuation of 3.50% merit step increases for employees that are not at the top step of the pay range.

Judicial Public, Professional, and Maintenance Employees (PPME):

- 2.00% across-the-board pay increase on June 27, 2008.
- Step increases of 4.50% for eligible employees during FY 2009.

#### Judicial AFSCME:

- 2.00% across-the-board pay increase on June 27, 2008.
- Step increases of 4.50% for eligible employees during FY 2009.

- 13 32 division of this Act addressing noncontract state and board of
- 13 33 regents employees who are not covered by a collective
- 13 34 bargaining agreement.
- 13 35 Of the amount appropriated in this section, \$7,647,352
- 14 1 shall be allocated to the judicial branch for the purposes of
- 14 2 funding annual pay adjustments, expense reimbursements, and
- 14 3 related benefits implemented for judicial branch employees.
- 14 4 Sec. 16. NONCONTRACT STATE EMPLOYEES == GENERAL.
- 14 5 1. a. For the fiscal year beginning July 1, 2008, the
- 14 6 maximum and minimum salary levels of all pay plans provided
- 14 7 for in section 8A.413, subsection 2, as they exist for the
- 14 8 fiscal year ending June 30, 2008, shall be increased by 3
- 14 9 percent for the pay period beginning June 27, 2008, and any
- 14 10 additional changes in the pay plans shall be approved by the
- 14 11 governor.
- 14 12 b. For the fiscal year beginning July 1, 2008, employees
- 14 13 may receive a step increase or the equivalent of a step
- 14 14 increase.
- 14 15 c. Notwithstanding the increase in paragraph "a",
- 14 16 noncontract judicial branch employees shall receive increases
- 14 17 similar to those employees covered by collective bargaining
- 14 18 agreements negotiated by the judicial branch.
- 14 19 2. The pay plans for state employees who are exempt from
- 14 20 chapter 8A, subchapter IV, and who are included in the
- 14 21 department of administrative service's centralized payroll
- 14 22 system shall be increased in the same manner as provided in
- 14 23 subsection 1, and any additional changes in any executive
- 14 24 branch pay plans shall be approved by the governor.
- 14 25 3. This section does not apply to members of the general
- 14 26 assembly, board members, commission members, salaries of
- 14 27 persons set by the general assembly pursuant to this division
- 14 28 of this Act or set by the governor, or other persons
- 14 29 designated in the section of this division of this Act
- 14 30 addressing appointed state officers, employees designated
- 14 31 under section 8A.412, subsection 5, and employees covered by
- 14 32 11 IAC 53.6(3).

Provides noncontract State employees, excluding the judicial noncontract employees, with an increase of 3.00% on June 27, 2008, and continuation of merit step increases for employees that are not at the top of the pay range.

Specifies that noncontract State employee increases do not apply to:

- Members of the General Assembly.
- Board or commission members.
- Salaries set by the General Assembly.
- Salaries set by the Governor.
- Employees under Section 8A.412(5), Code of Iowa, (presidents, deans, directors, teachers, professional and scientific personnel, and student employees of the Board of Regents).
- Employees of the Board of Regents (except Board Office employees).
- Employees that exceed the pay for the top of the range.

DETAIL: The appropriation in this Section providing funding for collective bargaining agreements provides funds for noncontract-covered employees including:

### Judicial Exempt:

- 2.00% across-the-board pay increase on June 27, 2008.
- Step increases of 4.50% for eligible employees during FY 2009.

#### Non-Contract:

• 3.00% across-the-board pay increase on June 27, 2008.

PG	LN	LSB6618H	Explanation
14 14 15 15 15	34 the 35 su 1 bra 2 in t 3 em	4. The pay plans for the bargaining eligible employees of the state shall be increased in the same manner as provided in subsection 1, and any additional changes in such executive anch pay plans shall be approved by the governor. As used this section, "bargaining eligible employee" means an apployee who is eligible to organize under chapter 20, but has the total done so.	Step increases of 4.50% for eligible employees during FY 2009.
15 15		5. The policies for implementation of this section shall approved by the governor.	Requires the Governor to approve the policies for implementation of this Section.
15 15 15 15 15 15 15 15 15 15 15 15 15	8 fro 9 in 1 10 fur 11 to 12 inc 13 se 14 re 15 ag 16 17 su 18 co 19 en 20 21 en 22 co	Sec. 17. STATE EMPLOYEES == STATE BOARD OF REGENTS. Funds of the appropriation made from the general fund of the state the section of this division of this Act providing for anding of collective bargaining agreements shall be allocated the state board of regents for the purposes of providing creases for state board of regents employees covered by such ection of this division of this Act and for state board of regents employees not covered by a collective bargaining greement as follows:  1. For regents merit system employees and merit upervisory employees to fund for the fiscal year increases omparable to those provided for similar contract=covered employees in this division of this Act.  2. For faculty members and professional and scientific employees to fund for the fiscal year percentage increases omparable to those provided for contract=covered employees in the university of northern lowa faculty bargaining unit.	Allocates a portion of the \$88,100,000 appropriated in Section 15 to the Board of Regents for contract and noncontract employee salary increases.  DETAIL: Board of Regents merit system employees receive an increase comparable to other contract-covered employees.  AFSCME Regents  Step increases of 4.50% for eligible employees during FY 2009.  3.00% across-the-board pay increase on July 1, 2008.  FISCAL IMPACT: The identified need for FY 2009 salary increases for Board of Regents employees is \$46,590,006.
15	24	Sec. 18. APPROPRIATIONS FROM ROAD FUNDS.	
15 15	26 sa 27 20	1. There is appropriated from the road use tax fund to the alary adjustment fund for the fiscal year beginning July 1, 008, and ending June 30, 2009, the following amount, or so such thereof as may be necessary, to be used for the purpose	Road Use Tax Fund appropriation to the Salary Adjustment Fund.  DETAIL: This is a decrease of \$808,903 compared to the estimated FY 2008 appropriation.

PG LN	LSB6618H	Explanation
15 30 15 31 as	esignated: To supplement other funds appropriated by the general ssembly:\$ 1,485,911	
15 34 sa 15 35 20 16 1 mu 16 2 de 16 3	2. There is appropriated from the primary road fund to the alary adjustment fund, for the fiscal year beginning July 1, 008, and ending June 30, 2009, the following amount, or so uch thereof as may be necessary, to be used for the purpose esignated:  To supplement other funds appropriated by the general esembly:  \$8,335,688	Primary Road Fund appropriation to the Salary Adjustment Fund.  DETAIL: This is a decrease of \$3,452,578 compared to the estimated FY 2008 appropriation.
16 7 Ac 16 8 us 16 9 rei	3. Except as otherwise provided in this division of this ct, the amounts appropriated in subsections 1 and 2 shall be sed to fund the annual pay adjustments, expense imbursements, and related benefits for public employees as rovided in this division of this Act.	Requires appropriations from the Road Use Tax Fund and the Primary Road Fund to be used as provided in this Bill.
16 12 re 16 13 ro 16 14 as 16 15 ex 16 16 pr	Sec. 19. SPECIAL FUNDS == AUTHORIZATION. To departmental evolving, trust, or special funds, except for the primary pad fund or the road use tax fund, for which the general essembly has established an operating budget, a supplemental expenditure authorization is provided, unless otherwise rovided, in an amount necessary to fund salary adjustments as therwise provided in this division of this Act.	Provides supplemental expenditure authorization for revolving trust funds or other special funds, except the Road Use Tax Fund and the Primary Road Fund, to be used to fund salary adjustments.
16 19 fro 16 20 sa 16 21 Ao 16 22 re 16 23 ap	Sec. 20. GENERAL FUND SALARY MONEYS. Funds appropriated om the general fund of the state for distribution from the alary adjustment fund in the section of this division of this ct providing for funding of collective bargaining agreements elate only to salaries supported from general fund ppropriations of the state. Funds appropriated from the eneral fund of the state for employees of the state board of	Requires that the General Fund appropriation made in this Bill be used only to support salaries funded from the General Fund.  DETAIL: Salaries supported by tuition have now been added for consideration for salary distribution funding to the State Board of Regents.

PG LN	LSB6618H	Explanation
16 26 16 27	regents relate only to salaries supported by tuition or from general fund appropriations of the state and shall exclude general university indirect costs and general university federal funds.	
16 31 16 32 16 33	Sec. 21. FEDERAL FUNDS APPROPRIATED. All federal grants to and the federal receipts of the agencies affected by this division of Act which are received and may be expended for purposes of this division of this Act are appropriated for those purposes and as set forth in the federal grants or receipts.	Requires eligible federal funds received to be expended for salary adjustments where appropriate.
17 2 17 3 17 4 17 5	Sec. 22. STATE TROOPER MEAL ALLOWANCE. The sworn peace officers in the department of public safety who are not covered by a collective bargaining agreement negotiated pursuant to chapter 20 shall receive the same per diem meal allowance as the sworn peace officers in the department of public safety who are covered by a collective bargaining agreement negotiated pursuant to chapter 20.	Permits sworn peace officers in the Department of Public Safety, not covered by a collective bargaining agreement, to receive the same per diem meal allowance as covered sworn peace officers.
17 9 17 10 17 11 17 12	Sec. 23. SALARY MODEL ADMINISTRATOR. The salary model administrator shall work in conjunction with the legislative services agency to maintain the state's salary model used for analyzing, comparing, and projecting state employee salary and benefit information, including information relating to employees of the state board of regents. The department of	Requires the Department of Management (DOM) salary model administrator to work in conjunction with the Legislative Services Agency (LSA) in maintaining the State's salary model.  Requires the following departments or entities to provide salary data to the DOM and the LSA:
17 14 17 15 17 16 17 17 17 18	revenue, the department of administrative services, the five institutions under the jurisdiction of the state board of regents, the judicial district departments of correctional services, and the state department of transportation shall provide salary data to the department of management and the legislative services agency to operate the state's salary	<ul> <li>Revenue</li> <li>Administrative Services</li> <li>Five institutions of the Board of Regents</li> <li>Eight judicial district departments of community-based corrections</li> <li>Transportation</li> </ul>
17 20	model. The format and frequency of provision of the salary data shall be determined by the department of management and the legislative services agency. The information shall be	Permits a State employee organization to request information produced by the model, however, the information provided can not be individually identifiable.

PG LN	LSB6618H	Explanation
17 23 17 24 17 25 17 26 17 27	used in collective bargaining processes under chapter 20 and in calculating the funding needs contained within the annual salary adjustment legislation. A state employee organization as defined in section 20.3, subsection 4, may request information produced by the model, but the information provided shall not contain information attributable to individual employees.	
	DIVISION IV MISCELLANEOUS STATUTORY CHANGES == APPROPRIATIONS	
17 33 17 34 17 35 18 1 18 2	SUPPORT.  1. Commencing with the fiscal year beginning July 1, 2009, there is annually appropriated from the general fund of the state to the department one million dollars for the support of the world food prize award.  2. The lowa state capitol is designated as the primary location for the annual ceremony to award the world food	CODE: Establishes a standing General Fund appropriation of \$1,000,000 for the World Food Prize beginning in FY 2009.
18 7 18 8 18 9 18 10 18 11	Sec. 25. Section 16.92, subsection 5, paragraph c, Code Supplement 2007, is amended to read as follows:  c. In addition to any other remedy provided by law, if the division through an act of negligence wrongfully or erroneously records a certificate of release under this section, the division is liable to the mortgagee and mortgage servicer for actual damages sustained due to the recording of the certificate of release.	CODE: Adds statutory language regarding release of mortgage certificates by the Iowa Finance Authority.
18 15	is amended by adding the following new paragraph:	CODE: Permits public hospitals to have closed meetings under certain circumstances.

PG LN	LSB6618H	Explanation
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- 18 17 hospital or to discuss marketing and pricing strategies or
- 18 18 similar proprietary information in a meeting of a public
- 18 19 hospital, where public disclosure of such information would
- 18 20 harm such a hospital's competitive position when no public
- 18 21 purpose would be served by public disclosure. The minutes and
- 18 22 the audio recording of a closed session under this paragraph
- 18 23 shall be available for public inspection when the public
- 18 24 disclosure would no longer harm the hospital's competitive
- 18 25 position. For purposes of this paragraph, "public hospital"
- 18 26 means the same as defined in section 249J.3. This paragraph
- 18 27 does not apply to the information required to be disclosed
- 18 28 pursuant to section 347.13, subsection 14, or to any
- 18 29 discussions relating to terms or conditions of employment,
- 18 30 including but not limited to compensation of an officer or
- 18 31 employee or group of officers or employees.
- 18 32 Sec. 27. Section 22.7, Code Supplement 2007, is amended by
- 18 33 adding the following new subsection:
- 18 34 NEW SUBSECTION . 60. CLOSED SESSION RECORDS. Information
- 18 35 in a record that would permit a governmental body subject to
- 19 1 chapter 21 to hold a closed session pursuant to section 21.5
- 19 2 in order to avoid public disclosure of that information, until
- 19 3 such time as final action is taken on the subject matter of
- 19 4 that information. Any portion of such a record not subject to
- 19 5 this subsection shall be made available to the public. After
- 19 6 the governmental body has taken final action on the subject
- 19 7 matter pertaining to the information in that record, this
- 19 8 subsection shall no longer apply. This subsection shall not
- 19 9 apply more than ninety days after a record is known to exist
- 19 10 by the governmental body, unless it is not possible for the
- 19 11 governmental body to take final action within ninety days.
- 19 12 The burden shall be on the governmental body to prove that
- 19 13 final action was not possible within the ninety=day period.
- 19 14 Sec. 28. Section 35A.8, subsection 5, paragraph a, Code
- 19 15 Supplement 2007, is amended to read as follows:

CODE: Statutory changes related to closed session meeting records of governmental bodies.

CODE: Changes the statutory reference related to veterans bonuses from the Veterans Affairs Commission to the Department of Veterans

PG LN LSB6618H		Explanation
<ul><li>19 16 a. The executive director shall provide for</li><li>19 17 administration of the bonus authorized in the</li></ul>	his subsection.	Affairs.
19 18 The commission department shall adopt in	• •	
19 19 chapter 17A, as necessary to administer the		
19 20 including but not limited to application prod		
19 21 investigation, approval or disapproval, and	i payment of claims.	
19 22 Sec. 29. Section 35A.8, subsection 5, pa	•	CODE: Changes statutory language regarding the veterans service
<ul><li>19 23 subparagraph (1), Code Supplement 2007</li><li>19 24 follows:</li></ul>	', is amended to read as p	period for purposes of qualifying for veterans bonuses.
19 25 (1) A person who served on active duty f	for not less than	
19 26 one hundred twenty days in the armed for		
19 27 States , and who served on active duty at		
19 28 1, 1973, and May 31, 1975, both dates inc		
19 29 the time of entering into active duty service 19 30 resident of the state of lowa, and who had		
19 31 person's residence in this state for a perio		
19 32 months immediately before entering into a		
19 33 and was honorably discharged or separate		
19 34 service, or is still in active service in an ho	norable status,	
19 35 or has been retired, or has been furloughe		
20 1 has been placed on inactive status is entitle		
20 2 moneys appropriated for that purpose the s		
<ul><li>20 3 dollars and fifty cents for each month that t</li><li>20 4 active duty service in the Vietnam service a</li></ul>	•	
20 5 dates specified in this subparagraph, if the		
20 6 either a Vietnam service medal or an arme		
20 7 expeditionary medal=Vietnam or can other		
20 8 in the Vietnam service area during that per		
20 9 under this subparagraph shall not exceed a		
20 10 hundred dollars. Compensation for a fracti		
20 11 not be considered unless the fraction is six	· · · · · · · · · · · · · · · · · · ·	
20 12 in which case the fraction shall be comput	ed as a tuli montn.	

20 13 Sec. 30. <u>NEW SECTION</u>. 68A.401A REPORTING OF 20 14 CONTRIBUTIONS AND EXPENDITURES RELATING TO ISSUE ADVOCACY.

CODE: Requires certain political organizations to file reports with the Ethics and Campaign Disclosure Board if the organization creates or disseminates a communication of issue advocacy in Iowa or expects

20 15 1. A political organization that is required to file

- 20 16 reports with the internal revenue service, pursuant to 26
- 20 17 U.S.C. 527, shall file a report with the board if that
- 20 18 organization does both of the following:
- 20 19 a. Creates or disseminates a communication of issue
- 20 20 advocacy in this state.
- 20 21 b. Receives or expects to receive twenty=five thousand
- 20 22 dollars or more in gross receipts in any taxable year.
- 20 23 2. A report required under this section shall contain the
- 20 24 following information:
- 20 25 a. The amount, date, and purpose of each expenditure made
- 20 26 to a person if the aggregate amount of expenditures to such
- 20 27 person during the calendar year equals or exceeds five hundred
- 20 28 dollars and the name and address of the person, and, in the
- 20 29 case of an individual, the occupation and name of employer of
- 20 30 the individual.
- 20 31 b. The name and address, and, in the case of an
- 20 32 individual, the occupation and name of employer of such
- 20 33 individual, of all contributors which contributed an aggregate
- 20 34 amount of two hundred dollars or more to the organization
- 20 35 during the calendar year and the amount and date of the
- 21 1 contribution.
- 21 2 3. The board shall by rule establish a procedure for the
- 21 3 filing of reports required by this section. To the extent
- 21 4 practicable the reporting periods and filing due dates shall
- 21 5 be the same as set out in 26 U.S.C. 527(j)(2).
- 21 6 4. The term "issue advocacy" means any print, radio,
- 21 7 televised, telephonic, or electronic communication in any form
- 21 8 or content, which is disseminated to the general public or a
- 21 9 segment of the general public, that refers to a clearly
- 21 10 identified candidate for the general assembly or statewide
- 21 11 office.
- 21 12 5. The penalty set out in section 68A.701 does not apply
- 21 13 to a violation of this section. The penalties for a violation
- 21 14 of this section are as set out in section 68B.32D.

to receive \$25,000 or more per year.

- 21 16 follows:
- 21 17 135B.5 ISSUANCE AND RENEWAL OF LICENSE.
- 21 18 1. Upon receipt of an application for license and the
- 21 19 license fee, the department shall issue a license if the
- 21 20 applicant and hospital facilities comply with this chapter and
- 21 21 the rules of the department. Each licensee shall receive
- 21 22 annual reapproval upon payment of ten one thousand dollars and
- 21 23 upon filing of an application form which is available from the
- 21 24 department. Licenses shall be either general or restricted in
- 21 25 form. Each license shall be issued only for the premises and
- 21 26 persons or governmental units named in the application and is
- 21 27 not transferable or assignable except with the written
- 21 28 approval of the department. Licenses shall be posted in a
- 21 29 conspicuous place on the licensed premises as prescribed by
- 21 30 rule of the department.
- 21 31 2. Provided, however, that the The provisions of this
- 21 32 section shall not in any way affect, change, deny or nullify
- 21 33 any rights set forth in, or arising from the provisions of
- 21 34 this chapter and particularly section 135B.7, arising before
- 21 35 or after December 31, 1960.
- 22 1 Sec. 32. Section 135B.7, unnumbered paragraph 1, Code
- 22 2 2007, is amended to read as follows:
- 22 3 The department, with the advice and approval of the
- 22 4 hospital licensing board and approval of the state board of
- 22 5 health, shall adopt rules setting out the standards for the
- 22 6 different types of hospitals to be licensed under this
- 22 7 chapter. The department shall enforce the rules. Rules or
- 22 8 standards shall not be adopted or enforced which would have
- 22 9 the effect of denying a license to a hospital or other
- 22 10 institution required to be licensed, solely by reason of the
- 22 11 school or system of practice employed or permitted to be
- 22 12 employed by physicians in the hospital, if the school or
- 22 13 system of practice is recognized by the laws of this state.

PG LN	LSB6618H	Explanation
22 17 22 18 fc 22 19 d 22 20 s 22 21 g 22 22 g 22 23 p 22 24	136.1 COMPOSITION OF BOARD.  1. The state board of health shall consist of the ollowing members: Five members learned in health=related lisciplines, two members who have direct experience with substance abuse treatment or prevention, two members who possess a recognized ability in the field of hospital administration, and four members representing the general	
22 27 fc 22 28 22 29 22 30 a 22 31 s 22 32 22 33 ‡ 22 34 o	Sec. 34. Section 136.2, Code 2007, is amended to read as follows:  136.2 APPOINTMENT.  1. All members of the state board of health shall be appointed by the governor to three=year staggered terms which hall expire on June 30.  2. The governor shall appoint annually successors to the attree board members whose terms expire that year. A vacancy occurring on the board shall be filled by the governor for the enexpired term of the vacancy.	CODE: Changes to State Board of Health.
23 2 20 23 3 23 4 <u>a</u> 23 5 <u>e</u> 23 6 <u>e</u> 23 7 <u>e</u> 23 8 <u>d</u> 23 9 <u>a</u> 23 10 <u>v</u> 23 11 <u>l</u> 23 12	Sec. 35. Section 175.2, subsection 1, paragraph m, Code 207, is amended to read as follows: m. (1) "Low or moderate net worth" means a person's aggregate net worth calculated as a designated amount established pursuant to rules adopted by the authority and affective for one year. The designated amount shall be astablished by January 1 of each year by adjusting the designated amount effective on the previous December 31. The authority shall establish the designated amount in accordance with the prices paid by farmers index as compiled by the United States department of agriculture.  (2) "Low or moderate net worth" as applied to the following persons means:	CODE: Defines net worth and makes other statutory changes related to certain agricultural loans.

PG LN	LSB6618H	Explanation
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- (1) (a) For an individual, an aggregate net worth of the 23 15 individual and the individual's spouse and minor children of 23 16 less than three hundred thousand dollars the designated 23 17 amount. (2) (b) For a partnership, an aggregate net worth of all 23 18 23 19 partners, including each partner's net capital in the 23 20 partnership, and each partner's spouse and minor children of 23 21 less than six hundred thousand dollars twice the designated 23 22 amount . However, the aggregate net worth of each partner and 23 23 that partner's spouse and minor children shall not exceed 23 24 three hundred thousand dollars the designated amount. (3) (c) For a family farm corporation, an aggregate net 23 26 worth of all shareholders, including the value of each 23 27 shareholder's share in the family farm corporation, and each 23 28 shareholder's spouse and minor children of less than six 23 29 hundred thousand dollars twice the designated amount. 23 30 However, the aggregate net worth of each shareholder and that 23 31 shareholder's spouse and minor children shall not exceed three 23 32 hundred thousand dollars the designated amount. (4) (d) For a family farm limited liability company, an 23 34 aggregate net worth of all members, including each member's 23 35 ownership interest in the family farm limited liability 24 1 company, and each member's spouse and minor children of less 24 2 than six hundred thousand dollars twice the designated amount. 24 3 However, the aggregate net worth of each member and that 24 4 member's spouse and minor children shall not exceed three 24 5 hundred thousand dollars the designated amount. Sec. 36. NEW SECTION . 279.67 COMPETITIVE LIVING WAGE. 24 6
- It is the goal of this state that every employee of a
- 24 8 public school corporation be provided with a competitive
- 24 9 living wage.
- Sec. 37. Section 321J.13, subsection 6, Code 2007, is
- 24 11 amended to read as follows:
- 6. a. The department shall grant a request for a hearing

CODE: States intent of the State to provide public school employees with a competitive living wage.

CODE: Permits a person that holds a commercial driver's license and has been disqualified from operating a commercial motor vehicle to seek a hearing to rescind the disqualification in the same manner and

24 13 to rescind the revocation or disqualification if the person

- 24 14 whose motor vehicle license, commercial drivers license, or
- 24 15 operating privilege has been or is being revoked or
- 24 16 disgualified under section 321.208, 321J.9, or 321J.12 submits
- 24 17 a petition containing information relating to the discovery of
- 24 18 new evidence that provides grounds for recision of the
- 24 19 revocation or disqualification.
- 24 20 b. The person shall prevail at the hearing if, in the
- 24 21 criminal action on the charge of violation of section 321J.2
- 24 22 or 321J.2A resulting from the same circumstances that resulted
- 24 23 in the administrative revocation or disqualification being
- 24 24 challenged, the court held one of the following:
- 24 25 (1) That the peace officer did not have reasonable grounds
- 24 26 to believe that a violation of section 321J.2 or 321J.2A had
- 24 27 occurred to support a request for or to administer a chemical
- 24 28 test.
- 24 29 (2) That the chemical test was otherwise inadmissible or
- 24 30 invalid.
- 24 31 c. Such a holding by the court in the criminal action is
- 24 32 binding on the department, and the department shall rescind
- 24 33 the revocation or disqualification.
- 24 34 Sec. 38. Section 331.304, subsection 10, Code Supplement
- 24 35 2007, is amended to read as follows:
- 25 1 10. A county shall not adopt or enforce any ordinance
- 25 2 imposing any registration or licensing system or registration
- 25 3 or license fees for or relating to owner=occupied manufactured
- 25 4 or mobile homes including the lots, or lands, or manufactured
- 25 5 home community or mobile home park upon or in which they are
- 25 6 located. A county shall not adopt or enforce any ordinance
- 25 7 imposing any registration or licensing system, or registration
- 25 8 or license fees, or safety or sanitary standards for rental
- 25 9 manufactured or mobile homes unless similar registration or
- 25 10 licensing system, or registration or license fees, or safety
- 25 11 or sanitary standards are required for other rental properties
- 25 12 intended for human habitation. This subsection does not
- 25 13 preclude the investigation and abatement of a nuisance or the

under the same circumstances as those with regular drivers licenses that have been revoked.

CODE: Prohibits a county from adopting or enforcing any ordinance imposing a registration or licensing system or fees relating to owner-occupied manufactured or mobile homes, including those located in a manufactured home community or mobile home park.

- 25 14 enforcement of a tiedown system, or the enforcement of any
- 25 15 regulations of the state or local board of health if those
- 25 16 regulations apply to other rental properties or to
- 25 17 owner=occupied housing intended for human habitation.
- 25 18 Sec. 39. Section 364.3, subsection 5, Code 2007, is
- 25 19 amended to read as follows:
- 25 20 5. A city shall not adopt or enforce any ordinance
- 25 21 imposing any registration or licensing system or registration
- 25 22 or license fees for or relating to owner=occupied manufactured
- 25 23 or mobile homes including the lots, or manufactured
- 25 24 home community or mobile home park upon or in which they are
- 25 25 located. A city shall not adopt or enforce any ordinance
- 25 26 imposing any registration or licensing system, or registration
- 25 27 or license fees, or safety or sanitary standards for rental
- 25 28 manufactured or mobile homes unless a similar registration or
- 25 29 licensing system, or registration or license fees, or safety
- 25 30 or sanitary standards are required for other rental properties
- 25 31 intended for human habitation. This subsection does not
- 25 32 preclude the investigation and abatement of a nuisance or the
- 25 33 enforcement of a tiedown system, or the enforcement of any
- 25 34 regulations of the state or local board of health if those
- 25 35 regulations apply to other rental properties or to
- 26 1 owner=occupied housing intended for human habitation.
- 26 2 Sec. 40. Section 423.6, subsection 14, Code 2007, is
- 26 3 amended to read as follows:
- 26 4 14. Mobile homes to the extent of the portion of the
- 26 5 purchase price of the mobile home which is not attributable to
- 26 6 the cost of the tangible personal property used in the
- 26 7 processing of the mobile home, and manufactured housing to the
- 26 8 extent of the purchase price or the installed purchase price
- 26 9 of the manufactured housing which is not attributable to the
- 26 10 cost of the tangible personal property used in the processing
- 26 11 of the manufactured housing. For purposes of this exemption,
- 26 12 the portion of the purchase price which is not attributable to

CODE: Provides that a city is not to adopt or enforce any ordinance imposing a registration or licensing system or fees relating to owner-occupied manufactured or mobile homes, including those located in a manufactured home community or mobile home park.

CODE: Provides that the portion of the purchase price of a mobile home or of the installed purchase price of a manufactured home, that is not attributable to the cost of the tangible personal property used in the processing of the home, is increased from 40.0% to 80.0%. This change results in the increase in the exemption from the use tax of the purchase price or installed purchase price from 40.0% to 80.0%.

DETAIL: Under current law, the use tax on mobile homes and manufactured homes is 5.0% of 60.0% (or 3.0%) of the portion of the purchase price of a mobile home or of the installed purchase price of a manufactured home that is not attributable to the cost of the tangible personal property used in the processing of the home. The revenues

26 13 the cost of the tangible personal property used in the

- 26 14 processing of the mobile home is forty eighty percent and the
- 26 15 portion of the purchase price or installed purchase price
- 26 16 which is not attributable to the cost of the tangible personal
- 26 17 property used in the processing of the manufactured housing is
- 26 18 forty eighty percent.

Sec. 41. Section 423F.2, subsection 1, as enacted by 2008

26 20 Iowa Acts, House File 2663, section 28, if enacted, is amended

26 21 by adding the following new paragraph:

NEW PARAGRAPH . bb. In the case of school districts 26 22

26 23 located in whole or in part in a county that had not

26 24 previously imposed the local sales and services tax for school

- 26 25 infrastructure purposes prior to January 1, 2007, and which
- 26 26 voted on and approved such tax after January 1, 2007, and
- 26 27 before July 1, 2007, if the percent change in the amount of
- 26 28 state sales tax revenues collected in that county to be
- 26 29 deposited in the general fund of the state for the fiscal year
- 26 30 compared to the amount of such revenues collected in that
- 26 31 county for the previous fiscal year as estimated by the
- 26 32 department of revenue is greater than the revenue factor as
- 26 33 determined pursuant to section 423E.4, subsection 8, paragraph
- 26 34 "a", the director of revenue shall base the amount of moneys
- 26 35 to be distributed to such school districts on the greater
- 27 1 percentage increase. This paragraph is repealed June 30,
- 27 2 2012.
- Sec. 42. Section 441.37A, subsection 1, unnumbered
- 27 4 paragraph 1, Code 2007, is amended to read as follows:
- 27 5 For the assessment year beginning January 1, 2007, and all

generated are deposited into the Road Use Tax Fund.

Under the Bill, the use tax on mobile homes and manufactured homes will be 5.0% of 20.0% (or 1.0%) of the portion of the purchase price, etc. Senate File 2420 (TIME-21 Transportation Funding Act), enacted during the 2008 Legislative Session, established a Statutory Allocations Fund (SAF). The Act provides that the revenues collected from the use tax on mobile homes and manufactured homes be deposited into the SAF.

FISCAL IMPACT: The estimated fiscal impact is an annual decrease of \$467,000 to the Statutory Allocations Fund (SAF).

CODE: Specifies that if the percentage growth in State sales tax collected in an eligible county for a fiscal year is greater than the revenue factor, the Department of Revenue will use the sales tax percentage growth to calculate the sales tax capacity per pupil. Eligible counties include any county that approved the School Infrastructure Local Option (SILO) sales tax for the first time after January 1, 2007. This provision is repealed on June 30, 2012.

DETAIL: Pending enactment of HF 2663 (Statewide Sales and Use Tax Increase for School Infrastructure Bill), if sales tax growth in Johnson or Linn county is greater than the revenue factor as determined by the Revenue Estimating Conference (REC) sales and use tax growth projection, the Department of Revenue will use the sales tax growth rate to determine the sales tax capacity per pupil for Linn or Johnson county.

CODE: Technical clarification related to the Property Assessment Appeal Board.

- 27 6 subsequent assessment years, appeals may be taken from the
- 27 7 action of the board of review with reference to protests of
- 27 8 assessment, valuation, or application of an equalization order
- 27 9 to the property assessment appeal board created in section
- 27 10 421.1A. However, a property owner or aggrieved taxpayer or an
- 27 11 appellant described in section 441.42 may bypass the property
- 27 12 assessment appeal board and appeal the decision of the local
- 27 13 board of review to the district court pursuant to section
- 27 14 441.38. For an appeal to the property assessment appeal board
- 27 15 to be valid, written notice must be filed by the party
- 27 16 appealing the decision with the secretary of the property
- 27 17 assessment appeal board within twenty days after the date the
- 27 18 board of review's letter of disposition of the appeal is
- 27 19 postmarked to the party making the protest. The written
- 27 20 notice of appeal shall include a petition setting forth the
- 27 21 basis of the appeal and the relief sought. No new grounds in
- 27 22 addition to those set out in the protest to the local board of
- 27 23 review as provided in section 441.37 can be pleaded, but
- 27 24 additional evidence to sustain those grounds may be
- 27 25 introduced. The assessor shall have the same right to appeal
- 27 26 to the assessment appeal board as an individual taxpayer,
- 27 27 public body, or other public officer as provided in section
- 27 28 441.42. An appeal to the board is a contested case under
- 27 20 44 1.42. All appear to the board is a contested case under
- 27 29 chapter 17A.
- 27 30 Sec. 43. Section 441.37A, subsection 2, unnumbered
- 27 31 paragraph 2, Code 2007, is amended to read as follows:
- 7 32 An appeal may be considered by less than a majority of the
- 27 33 members of the board, and the chairperson of the board may
- 27 34 assign members to consider appeals. If a hearing is
- 27 35 requested, it shall be open to the public and shall be
- 28 1 conducted in accordance with the rules of practice and
- 28 2 procedure adopted by the board. However, any deliberation of
- 28 3 a board member considering the appeal in reaching a decision
- 28 4 on any appeal shall be confidential. A meeting of the board
- 28 5 to rule on procedural motions in a pending appeal or to
- 28 6 deliberate on the decision to be reached in an appeal is

CODE: Technical clarification. Exempts meetings of the Property Assessment Appeal Board to determine rulings on procedural motions and deliberate appeal decisions from open meetings requirements.

- 28 7 exempt from the provisions of chapter 21. The property
- 28 8 assessment appeal board or any member of the board may require
- 28 9 the production of any books, records, papers, or documents as
- 28 10 evidence in any matter pending before the board that may be
- 28 11 material, relevant, or necessary for the making of a just
- 28 12 decision. Any books, records, papers, or documents produced
- 28 13 as evidence shall become part of the record of the appeal.
- 28 14 Any testimony given relating to the appeal shall be
- 28 15 transcribed and made a part of the record of the appeal.
- 28 16 Sec. 44. Section 441.38, subsection 1, Code 2007, is
- 28 17 amended to read as follows:
- 28 18 1. Appeals may be taken from the action of the local board
- 28 19 of review with reference to protests of assessment, to the
- 28 20 district court of the county in which the board holds its
- 28 21 sessions within twenty days after its adjournment or May 31,
- 28 22 whichever date is later. Appeals may be taken from the action
- 28 23 of the property assessment appeal board to the district court
- 28 24 of the county where the property which is the subject of the
- 28 25 appeal is located or to the district court of Polk county
- 28 26 within twenty days after the letter of disposition of the
- 28 27 appeal by the property assessment appeal board is postmarked
- 28 28 to the appellant. No new grounds in addition to those set out
- 28 29 in the protest to the local board of review as provided in
- 28 30 section 441.37, or in addition to those set out in the appeal
- 28 31 to the property assessment appeal board, if applicable, can be
- 28 32 pleaded , but additional . Additional evidence to sustain those
- 28 33 grounds may be introduced in an appeal from the local board of
- 28 34 review to the district court. However, no new evidence to
- 28 35 sustain those grounds may be introduced in an appeal from the
- 29 1 property assessment appeal board to the district court. The
- 29 2 assessor shall have the same right to appeal and in the same
- 29 3 manner as an individual taxpayer, public body, or other public
- 29 4 officer as provided in section 441.42. Appeals shall be taken
- 29 5 by filing a written notice of appeal with the clerk of
- 29 6 district court. Filing of the written notice of appeal shall
- 29 7 preserve all rights of appeal of the appellant.

CODE: Permits appeals of decisions by the Property Assessment and Appeal Board to the district court in Polk County. Specifies when new evidence may be introduced.

PG LN LSB6618H	Explanation
29 8 Sec. 45. NEW SECTION . 441.38B APPEAL TO DISTRICT COURT 29 9 FROM PROPERTY ASSESSMENT APPEAL BOARD. 29 10 A person or party who is aggrieved or adversely affected by 29 11 a decision of the property assessment appeal board may seek 29 12 judicial review of the decision as provided in chapter 17A and 29 13 section 441.38.	CODE: Permits those affected adversely to appeal the decision of the Property Assessment Appeal Board to District Court.
29 14 Sec. 46. Section 441.43, Code 2007, is amended to read as 29 15 follows: 29 16 441.43 POWER OF COURT. 29 17 Upon trial of any appeal from the action of the board of 29 18 review or of the property assessment appeal board fixing the 29 19 amount of assessment upon any property concerning which 29 20 complaint is made, the court may increase, decrease, or affirm 29 21 the amount of the assessment appealed from.	CODE: Technical correction related to Property Assessment Appeal Board.
Sec. 47. NEW SECTION . 455C.17 GRANTS FOR INDEPENDENT REDEMPTION CENTERS.  1. An independent redemption center grant program shall be established by the department to award grants for improvements to independent redemption centers. An "independent redemption center" is a redemption center that is also a nonprofit or a for=profit facility that has existed prior to July 1, 2008, and that is not affiliated with or in any way a subsidiary of a dealer, a distributor, or a manufacturer.  2. a. An independent redemption center grant fund is established in the state treasury under the authority of the department. The fund shall consist of moneys appropriated to the fund or appropriated to the department for purposes of the grant program. Moneys in the fund are appropriated to the department to be used for the grant program.  b. Notwithstanding section 8.33, moneys in the fund at the close of any fiscal year shall not revert to any other fund the subsequent fiscal year to be used for purposes of the fund.  3. a. Moneys in the grant fund shall be used by the	CODE: Provides for grants for independent redemption centers.

30 7 department to provide grants to independent redemption centers

- 30 8 for purposes of making improvements to such centers. The
- 30 9 department shall not award grants in a fiscal year in an
- 30 10 aggregate of more than one million dollars. A grant shall not
- 30 11 exceed fifteen thousand dollars for any independent redemption
- 30 12 center.
- 30 13 b. The department shall not pay administrative costs
- 30 14 relating to the management of the grant program in excess of
- 30 15 three and one=half percent of the moneys in the fund in a
- 30 16 fiscal year.
- 30 17 Sec. 48. Section 535.8, subsection 1, Code 2007, is
- 30 18 amended by striking the subsection and inserting in lieu
- 30 19 thereof the following:
- 30 20 1. DEFINITIONS. For purposes of this section, unless the
- 30 21 context otherwise requires:
- 30 22 a. "Lender" means a person who makes or originates a loan;
- 30 23 a person who is identified as a lender on the loan documents;
- 30 24 a person who arranges, negotiates, or brokers a loan; and a
- 30 25 person who provides any goods or services as an incident to or
- 30 26 as a condition required for the making or closing of the loan.
- 30 27 "Lender" does not include a licensed attorney admitted to
- 30 28 practice in this state acting solely as an incident to the
- 30 29 practice of law.
- 30 30 b. "Loan" means a loan of money which is wholly or in part
- 30 31 to be used for the purpose of purchasing real property which
- 30 32 is a single=family or two=family dwelling occupied or to be
- 30 33 occupied by the borrower. A loan includes the refinancing of
- 30 34 a contract of sale, and the refinancing of a prior loan,
- 30 35 whether or not the borrower also was the borrower under the
- 31 1 prior loan, and the assumption of a prior loan.
- 31 2 Sec. 49. Section 535.8, subsection 2, paragraphs a and b,
- 31 3 Code 2007, are amended to read as follows:
- 31 4 a. A lender may collect borrower may be charged by a
- 31 5 <u>lender</u>, in connection with a loan made pursuant to a written

CODE: Provides definitions for lender and loan as it relates to designated real estate loans.

CODE: Makes changes related to fees and other charges incurred by a borrower in connection with designated real estate loans.

31 6 agreement executed by the borrower on or after July 1, 1983,
31 7 or in connection with a loan made pursuant to a written
31 8 commitment by the lender mailed or delivered to the borrower
31 9 on or after that date, a loan <u>origination or processing fee</u> , a
31 10 <u>broker fee, or both,</u> which <del>does</del> <u>together do</u> not exceed two
31 11 percent of an amount which is equal to the loan principal;
31 12 except that to the extent of an assumption by a new borrower
31 13 of the obligation to make payments under a prior loan, or to
31 14 the extent that the loan principal is used to refinance a
31 15 prior loan between the same borrower and the same lender, the
31 16 lender may collect borrower may be charged by a lender a loan
31 17 <u>origination or processing fee, a broker fee, or both,</u> which
31 18 does together do not exceed an amount which is a reasonable
31 19 estimate of the expenses of processing the loan assumption or
31 20 refinancing but which does not exceed one percent of the
31 21 unpaid balance of the loan that is assumed or refinanced. In
31 22 addition, a lender may collect from a borrower, a seller of
31 23 property, another lender, or any other person, or from any
31 24 combination of these persons borrower may be charged by a
31 25 <u>lender</u> , in contemplation of or in connection with a loan, a
31 26 commitment fee, closing fee, or both, that is agreed to in
31 27 writing by the lender and the persons from whom the charges
31 28 are to be collected borrower. A loan fee collected paid by a
31 29 <u>borrower to a lender under this paragraph is compensation to</u>
31 30 the lender solely for the use of money, notwithstanding any
31 31 provision of the agreement to the contrary. However, a loan
31 32 fee collected under this paragraph shall be disregarded for
31 33 purposes of determining the maximum charge permitted by
31 34 section 535.2 or 535.9, subsection 2. The collection A lender
31 35 is prohibited from charging a borrower in connection with a
32 1 loan of a loan origination or processing fee, broker fee,
32 2 closing fee, commitment fee, or similar charge is prohibited
32 3 other than expressly authorized by this paragraph or a payment
32 4 reduction fee authorized by subsection 3.
32 5 b. A lender may collect borrower may be charged by a
32 6 lender in connection with a loan any of the following costs
32 7 which are incurred by the lender in connection with the loan
32 8 and which are disclosed to the borrower:

32	9	(1) Credit reports.
32	10	(2) Appraisal fees paid to a third party, or when the
32	11	appraisal is performed by the lender, a fee which is a
32	12	reasonable estimate of the expense incurred by the lender in
32	13	performing the appraisal.
32	14	(3) Attorney's opinions.
32	15	(4) Abstracting fees paid to a third party, or when the
32	16	abstracting is performed by the lender, a fee which is a
32	17	reasonable estimate of the expense incurred by the lender in
32	18	performing the abstracting.
32	19	(5) County recorder's fees.
32	20	(6) Inspection fees.
32	21	(7) Mortgage guarantee insurance charge.
32	22	(8) Surveying of property.

- S.
- nsurance charge.
- 32 23 (9) Termite inspection.
- (10) The cost of a title guaranty issued by the Iowa 32 24
- 32 25 finance authority pursuant to chapter 16.
- (11) A bona fide and reasonable settlement or closing fee 32 26
- 32 27 which is paid to a third party to settle or close the loan.
- The lender shall not charge the borrower for the cost of
- 32 29 revenue stamps or real estate commissions which are paid by 32 30 the seller.
- The collection of A lender shall not charge the borrower
- 32 32 any costs other than as expressly permitted by this paragraph
- 32 33 "b" is prohibited. However, additional costs incurred in
- 32 34 connection with a loan under this paragraph "b", if bona fide
- 32 35 and reasonable, may be collected by a state=chartered
- 33 1 financial institution licensed under chapter 524, 533, or 534,
- 33 2 to the extent permitted under applicable federal law as
- 33 3 determined by the office of the comptroller of the currency of
- 33 4 the United States department of treasury, the national credit
- 33 5 union administration, or the office of thrift supervision of
- 33 6 the United States department of treasury. Such costs shall
- 33 7 apply only to the same type of state=chartered entity as the
- 33 8 federally chartered entity affected and shall apply to and may
- 33 9 be collected by an insurer organized under chapter 508 or 515,
- 33 10 or otherwise authorized to conduct the business of insurance
- 33 11 in this state.

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33	12	Nothing in this section shall be construed to change the	
33	13	prohibition against the sale of title insurance or sale of	
33	14	insurance against loss or damage by reason of defective title	
33	15	or encumbrances as provided in section 515.48, subsection 10.	
33	16	Sec. 50. NEW SECTION . 537.3312 GIFT CERTIFICATES == FEES	CODE: Prohibits the issuer of a gift certific
33	17	EXPIRATION DATES == VIOLATIONS.	expiration date on a gift certificate and from
33	18	A gift certificate shall be redeemable for its full	deducting a fee from the face value of a gif
		value. A seller, issuer, or holder of a gift certificate	that violations of this provision are subject t
		shall not do any of the following:	penalties and provides for certain remedies
33	21	a. Assess, charge, or deduct a fee or other charge from or	
33	22	with respect to a gift certificate.	
33	23	b. Sell or issue a gift certificate that includes, bears,	
33	24	or is otherwise subject to an expiration date.	
33	25	c. Impose any other term or condition on a gift	
		certificate that would limit the ability of the owner to	
33	27	redeem the gift certificate for its full value.	
33	28	A violation of this section is an unfair practice under	
		section 714.16, and is additionally subject to the penalty	
33	30	provisions of section 537.5201.	
22	21	Soc. 51. Section 556.1. Code Supplement 2007, is amended	CODE: Provides a definition of a gift certifi

a gift certificate from placing an cate and from assessing a charge or value of a gift certificate. Also provides are subject to consumer fraud tain remedies.

CODE: Provides a definition of a gift certificate.

- Sec. 51. Section 556.1, Code Supplement 2007, is amended
- 33 32 by adding the following new subsection:
- NEW SUBSECTION . 4A. "Gift certificate" means a writing,
- 33 34 instrument, record, or other tangible medium of expression
- 33 35 generally purchased by a buyer for use by a person other than
- 34 1 the buyer, or for use by the buyer at a later date, for the
- 34 2 purchase of goods, property, services, or other consideration
- 34 3 sold or provided by the seller or issuer and includes but is
- 34 4 not limited to any of the following:
- 34 5 a. An electronic card with a stored or banked dollar
- 34 6 value.
- 34 7 b. A merchandise credit.
- 34 8 c. A certificate or card exchangeable for the full face
- 34 9 value of a future purchase or delivery of goods, property,
- 34 10 services, or any other consideration.

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- 34 11 d. Any other medium that evidences a grant of
- 34 12 consideration in exchange for the right to redeem the
- 34 13 certificate for goods, property, services, credit, or money of
- 34 14 at least an equal value as that of the certificate.
- 34 15 Sec. 52. Section 556.9, subsection 2, Code 2007, is
- 34 16 amended to read as follows:
- 34 17 2. An issuer of a gift certificate shall not deduct from
- 34 18 the face value of the gift certificate any charge imposed due
- 34 19 to the failure of the owner of the gift certificate to present
- 34 20 the gift certificate in a timely manner, unless a valid and
- 34 21 enforceable written contract exists between the issuer and the
- 34 22 owner of the gift certificate pursuant to which the issuer
- 34 23 regularly imposes such charges and does not regularly reverse
- 34 24 or otherwise cancel them . For purposes of this subsection,
- 34 25 "gift certificate" means a merchandise certificate or
- 34 26 electronic gift card conspicuously designated as a gift
- 34 27 certificate or electronic gift card, and generally purchased
- 34 28 by a buyer for use by a person other than the buyer.
- 34 29 Sec. 53. Section 622.10, subsection 3, paragraphs a, d,
- 34 30 and e, Code Supplement 2007, are amended to read as follows:
- 34 31 a. In a civil action in which the condition of the
- 34 32 plaintiff in whose favor the prohibition is made is an element
- 34 33 or factor of the claim or defense of the adverse party or of
- 34 34 any party claiming through or under the adverse party, the
- 34 35 adverse party shall make a written request for records
- 35 1 relating to the condition alleged upon the plaintiff's counsel
- 35 2 attorney for a legally sufficient patient's waiver under
- 35 3 federal and state law. Upon receipt of a written request, the
- 35 4 plaintiff shall execute the a legally sufficient patient's
- 35 5 waiver and release it to the adverse party making the request
- 35 6 within sixty days of receipt of the written request. The
- 35 7 patient's waiver may require a physician or surgeon, physician
- 35 8 assistant, advanced registered nurse practitioner, or mental
- 35 9 health professional to do all of the following:

CODE: Changes an unclaimed property provision to prohibit an issuer of a gift certificate to deduct fees or assess costs against the face value of a gift certificate.

FISCAL IMPACT: Changes in related to gift certificates in this Bill will result in an estimated net increase of \$3,000,000 in unclaimed property revenue collections to the General Fund for FY 2009. The issuer of a gift certificate will be required to remit unused gift certificate proceeds to the State under the Unclaimed Property statute.

CODE: Changes statutory language relating to communications made in professional confidence concerning health care and health care records, including patient access to the patient's medical records.

(1) Provide a complete copy of the patient's records 35 10 35 11 including, but not limited to, any reports or diagnostic 35 12 imaging relating to the condition alleged. (2) Consult with the attorney for the adverse party prior 35 14 to providing testimony regarding the plaintiff's medical 35 15 history and the condition alleged and opinions regarding 35 16 health etiology and prognosis for the condition alleged 35 17 subject to the limitations in paragraph paragraphs "c" and 35 18 "e". d. Any physician or surgeon, physician assistant, advanced 35 19 35 20 registered nurse practitioner, or mental health professional 35 21 who provides records or consults with the counsel attorney for 35 22 the adverse any party shall be entitled to charge a reasonable 35 23 fee for production of the records, diagnostic imaging, and 35 24 consultation. Any party seeking consultation shall be 35 25 responsible for payment of all charges. The fee fees for 35 26 copies of any records shall be based upon actual cost of 35 27 production be as specified in subsection 4A. e. Defendant's counsel shall provide a written notice to 35 29 plaintiff's counsel attorney in a manner consistent with the 35 30 lowa rules of civil procedure providing for notice of 35 31 deposition at least ten days prior to any meeting with 35 32 plaintiff's physician or surgeon, physician assistant, 35 33 advanced registered nurse practitioner, or mental health 35 34 professional. Plaintiff's counsel attorney has the right to 35 35 be present at all such meetings, or participate in telephonic 36 1 communication with the physician or surgeon, physician 36 2 assistant, advanced registered nurse practitioner, or mental 36 3 health professional and counsel attorney for the defendant. 36 4 Prior to scheduling any meeting or engaging in any 36 5 communication with the physician or surgeon, physician 36 6 assistant, advanced registered nurse practitioner, or mental 36 7 health professional, attorney for the defendant shall confer 36 8 with plaintiff's attorney to determine a mutually convenient 36 9 date and time for such meeting or telephonic communication.

36 10 Plaintiff's counsel attorney may seek a protective order 36 11 structuring all communication by making application to the

36 12 court at any time.

36 13 Sec. 54. Section 622.10, subsection 4, Code Supplement 36 14 2007, is amended to read as follows:

36 15 4. If an adverse party desires the oral deposition, either

36 16 discovery or evidentiary, of a physician or surgeon, physician

36 17 assistant, advanced registered nurse practitioner, or mental

36 18 health professional to which the prohibition would otherwise

36 19 apply or the stenographer or confidential clerk of a physician

36 20 or surgeon, physician assistant, advanced registered nurse

36 21 practitioner, or mental health professional or desires to call

36 22 a physician or surgeon, physician assistant, advanced

36 23 registered nurse practitioner, or mental health professional

36 24 to which the prohibition would otherwise apply or the

36 25 stenographer or confidential clerk of a physician or surgeon,

36 26 physician assistant, advanced registered nurse practitioner,

36 27 or mental health professional as a witness at the trial of the

36 28 action, the adverse party shall file an application with the

36 29 court for permission to do so. The court upon hearing, which

36 30 shall not be ex parte, shall grant permission unless the court

36 31 finds that the evidence sought does not relate to the

36 32 condition alleged and . At the request of any party or at the

36 33 request of the deponent, the court shall fix a reasonable fee

36 34 to be paid to the  $\underline{a}$  physician or surgeon, physician assistant,

36 35 advanced registered nurse practitioner, or mental health

37 1 professional by the party taking the deposition or calling the

37 2 witness.

37 3 Sec. 55. Section 622.10, Code Supplement 2007, is amended

37 4 by adding the following new subsection:

37 5 <u>NEW SUBSECTION</u> . 4A. At any time, upon a written request

37 6 from a patient, a patient's legal representative or attorney,

37 7 or an adverse party pursuant to subsection 3, any provider

37 8 shall provide copies of the requested records or images to the

37 9 requester within thirty days of receipt of the written

37 10 request. The written request shall be accompanied by a

37 11 legally sufficient patient's waiver unless the request is made

37 12 by the patient or the patient's legal representative or

37 13 attorney. The provider shall also produce copies of patient

CODE: Changes statutory language relating to procedures for fees charged by certain medical providers for the production of certain health care records and consulting costs.

CODE: Adds statutory language relating to communications between certain medical providers and attorneys in a civil action when the condition of the plaintiff is at issue and relates to procedures for fees charged by certain medical providers for the production of certain health care records and consulting costs.

- 37 14 records or images contained in the provider's files generated 37 15 by another provider.
- 37 16 a. The fee charged for the cost of producing the requested
- 37 17 records or images shall be based upon the actual cost of
- 37 18 production. If the written request and accompanying patient's
- 37 19 waiver, if required, authorizes the release of all of the
- 37 20 patient's records for the requested time period, including
- 37 21 records relating to the patient's mental health, substance
- 37 22 abuse, and acquired immune deficiency syndrome=related
- 37 23 conditions, the amount charged shall not exceed the rates
- 37 24 established by the workers' compensation commissioner for
- 37 25 copies of records in workers' compensation cases. If
- 37 26 requested, the provider shall include an affidavit certifying
- 37 27 that the records or images produced are true and accurate
- 37 28 copies of the originals for an additional fee not to exceed
- 37 29 ten dollars.
- 37 30 b. A patient or a patient's legal representative or a
- 37 31 patient's attorney is entitled to one copy free of charge of
- 37 32 the patient's complete billing statement, subject only to a
- 37 33 charge for the actual costs of postage or delivery charges
- 37 34 incurred in providing the statement. If requested, the
- 37 35 provider or custodian of the record shall include an affidavit
- 38 1 certifying the billing statements produced to be true and
- 38 2 accurate copies of the originals for an additional fee not to
- 38 3 exceed ten dollars.
- 38 4 c. Fees charged pursuant to this subsection are not
- 38 5 subject to a sales or use tax. A provider providing the
- 38 6 records or images may require payment in advance if an
- 38 7 itemized statement demanding such is provided to the
- 38 8 requesting party within fifteen days of the request. Upon a
- 38 9 timely request for payment in advance, the time for providing
- 38 10 the records or images shall be extended until the greater of
- 38 11 thirty days from the date of the original request or ten days
- 38 12 from the receipt of payment.
- 38 13 d. If a provider does not provide to the requester all
- 38 14 records or images encompassed by the request or does not allow
- 38 15 a patient access to all of the patient's medical records
- 38 16 encompassed by the patient's request to examine the patient's

- 38 17 records, the provider shall give written notice to the
- 38 18 requester or the patient that providing the requested records
- 38 19 or images would be a violation of the federal Health Insurance
- 38 20 Portability and Accountability Act of 1996, Pub. L. No.
- 38 21 104=191.
- 38 22 e. As used in this subsection:
- 38 23 (1) "Records" and "images" include electronic media and
- 38 24 data containing a patient's health or billing information and
- 38 25 "copies" includes patient records or images provided in
- 38 26 electronic form, regardless of the form of the originals. If
- 38 27 consented to by the requesting party, records and images
- 38 28 produced pursuant to this subsection may be produced on
- 38 29 electronic media.
- 38 30 (2) "Provider" means any physician or surgeon, physician
- 38 31 assistant, advanced registered nurse practitioner, mental
- 38 32 health professional, hospital, nursing home, or other person,
- 38 33 entity, facility, or organization that furnishes, bills, or is
- 38 34 paid for health care in the normal course of business.
- 38 35 Sec. 56. NEW SECTION . 692A.3B PRESENCE ON THE REAL
- 39 1 PROPERTY COMPRISING A CHILD CARE FACILITY OR CHILD CARE HOME
- 39 2 == RESTRICTION.
- 39 3 1. As used in this section, "child care provider" includes
- 39 4 a "child care center", "child care home", "child development
- 39 5 home", and "preschool" as those terms are defined in section
- 39 6 237A.1, and a "child care program" as defined in section
- 39 7 279.49 and authorized in section 280.3A.
- 39 8 2. A person required to register under this chapter who
- 39 9 has been convicted of a criminal offense against a minor, or
- 39 10 an offense involving a minor that is an aggravated offense,
- 39 11 sexually violent offense, or other relevant offense, shall not
- 39 12 be knowingly present on the real property comprising a child
- 39 13 care provider, except under one of the following
- 39 14 circumstances:
- 39 15 a. The person is transporting a minor who is a child of
- 39 16 the person to or from the child care provider.
- 39 17 b. The person is responding to a health or behavioral

CODE: Statutory language regarding child care facilities or homes.

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39 18 emergency regarding a minor who is the class of the person has been summoned to di 20 developmental activity or social progress of 21 child of the person. 39 22 d. The person is voting in the building in 23 care provider is located during the hours of 24 d. The child care provider's owner or adr 39 25 provide notice to the parents, guardians, of 25 children receiving child care from the child 39 27 about the presence of a person on the read 39 28 the child care provider, as authorized in acc 39 29 subsection 2. 39 30 d. A person required to register under third 39 31 commits a violation of this section commits 39 32 misdemeanor.	scuss the f a minor who is a which the child esignated to vote. ninistrator shall r custodians of the care provider property comprising cordance with	
39 33 Sec. 57. REAL ESTATE EDUCATION P 39 34 appropriated from the general fund of the s 39 35 board of regents for the fiscal year beginni 40 1 and ending June 30, 2009, the following an 40 2 thereof as is necessary, to be used for the 40 3 designated: 40 4 For allocation to the university of northerr 40 5 real estate education program: 40 6	state to the state ng July 1, 2008, nount, or so much ourposes	General Fund appropriation to the Board of Regents for the Real Estate Education Program at the University of Northern Iowa (UNI).
40 7 Notwithstanding section 8.33, moneys ap 40 8 section that remain unencumbered or unob 40 9 of the fiscal year shall not revert but shall re 40 10 for expenditure for the purposes designate 40 11 the succeeding fiscal year.	ligated at the close emain available	CODE: Requires nonreversion of funds appropriated for the Real Estate Education Program at UNI.
40 12 Sec. 58. Sections 135B.10 and 135B.11, 40 13 repealed.	Code 2007, are	CODE: Repeals membership and compensation for the Hospital Licensing Board.
40 14 Sec. 59. APPLICABILITY. The sections	of this division of	Specifies that the sections amending closed meeting sessions of

PG LN LSB6618H	Explanation
40 15 this Act amending section 21.5, subsection 1, and section 40 16 22.7, do not apply to any litigation before any court of this 40 17 state filed prior to July 1, 2008.	public hospitals and other governmental bodies do not apply to a litigation filed prior to July 1, 2008.
Sec. 60. INCOME TAXATION == ACTIVE DUTY MILITARY PAY.  Notwithstanding section 422.7, subsection 40, the net income  of a member of the national guard who served from August 1,  2004, to January 31, 2006, on full=time military duty as a  mobilization augmenter in a rear detachment support assignment  for a national guard unit deployed pursuant to orders related  to Operation Iraqi Freedom, shall be calculated for those tax  years as provided in section 422.7 by subtracting, to the  extent included, the amount of full=time national guard duty  pay received.	CODE: Exempts active duty military pay as specified from lowa income tax.
Sec. 61. LOW OR MODERATE NET WORTH == DESIGNATED AMOUNT ESTABLISHED. For the period beginning July 1, 2008, and ending December 31, 2008, the designated amount used to determine a person's aggregate net worth as provided in section 175.2, subsection 1, as amended in this division of this Act, is five hundred thousand dollars.	Specifies that for purposes of certain agricultural loans, the upper limit for low or moderate net worth for the period of July 1, 2008, through December 31, 2008, will be set at \$500,000.
40 34 Sec. 62. CHARTER AGENCY GRANT FUND. Notwithstanding 40 35 sections 7J.2 and 8.33 or any other provision of law, moneys 41 appropriated to the department of management from the charter 41 agency grant fund that remain unencumbered or unobligated at 41 the close of the fiscal year beginning July 1, 2007, shall not 41 revert but shall remain available for expenditure for the 41 purposes designated in section 7J.2, Code 2007, until the 41 close of the succeeding fiscal year. At the close of the 41 succeeding fiscal year, such moneys that remain unencumbered 41 or unobligated shall revert to the general fund of the state.	CODE: Requires nonreversion of FY 2008 funds in the Charter Agency Grant Fund. Funds will revert at the end of FY 2009.  DETAIL: As of April 208, the Charter Agency Grant Fund had a balance of \$138,000.
41 9 Sec. 63. EFFECTIVE DATE. The section of this division of 41 10 this Act addressing sections 7J.2 and 8.33 and the charter	Changes to the Charter Agency Grant Fund are effective on enactment.

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- 41 11 agency grant fund, being deemed of immediate importance, takes
- 41 12 effect upon enactment.

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- 41 13 Sec. 64. EFFECTIVE DATE == RETROACTIVE APPLICABILITY. The
- 41 14 section of this division of this Act relating to the
- 41 15 computation of net income for individual income tax purposes
- 41 16 of a member of the national guard who served on full=time
- 41 17 military duty as a mobilization augmenter in a rear detachment
- 41 18 support assignment for a national guard unit deployed pursuant
- 41 19 to orders related to Operation Iragi Freedom, being deemed of
- 41 20 immediate importance, takes effect upon enactment, and applies
- 41 21 retroactively to January 1, 2004, for tax years beginning on
- 41 22 or after that date but before January 1, 2007.
- 41 23 Sec. 65. EFFECTIVE DATE == RETROACTIVE APPLICABILITY. The
- 41 24 sections of this division of this Act amending section 35A.8,
- 41 25 being deemed of immediate importance, take effect upon
- 41 26 enactment and are retroactively applicable to July 1, 2007,
- 41 27 and are applicable on and after that date.
- 41 28 DIVISION V
- 41 29 STATE AID FOR SCHOOLS == ENROLLMENT
- 41 30 Sec. 66. Section 257.6, subsection 1, paragraph a,
- 41 31 subparagraph (5), Code Supplement 2007, is amended to read as
- 41 32 follows:
- 41 33 (5) Resident pupils receiving competent private
- 41 34 instruction from a licensed practitioner provided through a
- 41 35 public school district pursuant to chapter 299A shall be
- 42 1 counted as six=tenths three=tenths of one pupil. School
- 42 2 districts shall not spend less than the amount expended for
- 42 3 the delivery of home school assistance programming during the
- 42 4 fiscal year beginning July 1, 2007, unless there is a decline
- 42 5 in enrollment in the program. If a school district offered a
- 42 6 home school assistance program in the fiscal year beginning

Changes related to the exclusion of active duty military pay are retroactive to January 1, 2004.

The change in authority of bonuses for veterans from the Veterans Affairs Commission to the Veterans Affairs Department is effective retroactively to July 1, 2007.

CODE: Reduces the weight generated by resident students receiving competent private instruction from licensed staff provided by the public school district from 0.6 to 0.3. Requires school districts to provide the same amount of funding for home school assistance programs in FY 2009 as in FY 2008, unless the enrollment in the program decreased. Requires school districts that offered home school assistance programs in FY 2008 continue to offer the program in future years.

DETAIL: The weighting reduction will reduce school district budget enrollments statewide by 1,446 for FY 2009.

FISCAL IMPACT: The estimated FY 2009 impact will be a reduction

PG LN	LSB6618H	Explanation
42 8 assista	2007, it shall continue to offer a home school nnce program in the fiscal year beginning July 1, 2008, bsequent fiscal years.	in State aid to local school districts of approximately \$7,300,000.
42 11 the get 42 12 for the 42 13 30, 200 42 14 necess 42 15 For 0 42 16 determ 42 17 with pr 42 18 chapte 42 19 district 42 20 accord 42 21 subpar	67. WEIGHTED ENROLLMENT. There is appropriated from neral fund of the state to the department of education fiscal year beginning July 1, 2008, and ending June 09, the following amount, or so much thereof as is sary, to be used for the purposes designated: one=time distribution to those school districts sined by the department to have expenditures associated oviding competent private instruction pursuant to r 299A in excess of the revenue attributed to the school is weighted enrollment for such instruction in ance with section 257.6, subsection 1, paragraph "a", ragraph (5), as amended by this Act:  \$ 146,000	General Fund appropriation for FY 2009 for a one-time distribution to school districts that have expenditures associated with the home school assistance program in excess of the amount generated from the new home school assistance weight established in the previous Section. The Department of Education will determine which school districts will receive the funds.
42 24 this Ac	68. EFFECTIVE DATE. The section of this division of tamending section 257.6, being deemed of immediate ance, takes effect upon enactment.	The statutory change to weighted enrollment for purposes of school aid in this Division is effective on enactment.
42 26 DIVISI 42 27 CAMP	ON VI AIGN FINANCE	
42 29 Supple 42 30 Durir 42 31 office of 42 32 prohib 42 33 site. N	69. Section 53.10, unnumbered paragraph 3, Code ement 2007, is amended to read as follows: ng the hours when absentee ballots are available in the of the commissioner, the posting of political signs is nited within three hundred feet of the absentee voting the electioneering shall not be allowed within the sight ring of voters at the absentee voting site.	CODE: Prohibits electioneering within the sight or hearing of voters near absentee voting sites
42 35 Sec.	70. Section 53.11, subsection 4, Code Supplement	CODE: Prohibits electioneering within the sight or hearing of voters

PG LN	LSB6618H	Explanation
43 2 4. Durin 43 3 a satellite 43 4 signs is p 43 5 absentee 43 6 not be allo	imended to read as follows:  ig the hours when absentee ballots are available at absentee voting station, the posting of political prohibited within three hundred feet of the satellite e voting station. Electioneering electioneering shall powed within the sight or hearing of voters at the bsentee voting station.	near satellite absentee voting stations.
43 9 amended 43 10 1. As use 43 11 means of 43 12 fifty one 43 13 that expres 43 14 of a clear 43 15 a ballot is	. Section 68A.404, subsection 1, Code 2007, is to read as follows: sed in this section, "independent expenditure" ne or more expenditures in excess of seven hundred hundred dollars in the aggregate for a communication essly advocates the nomination, election, or defeat rly identified candidate or the passage or defeat of such that is made without the prior approval or tion with a candidate, candidate's committee, or a ue committee.	CODE: Lowers the reporting threshold for independent expenditures from \$750 to \$100 for certain campaign or advocacy communications.
43 19 2007, is a 43 20 a. An ir 43 21 within for	2. Section 68A.404, subsection 3, paragraph a, Code amended to read as follows: ndependent expenditure statement shall be filed ty=eight hours of the making of an independent ure in excess of seven hundred fifty one hundred the aggregate.	CODE: Lowers the reporting threshold for independent expenditures from \$750 to \$100 for certain campaign or advocacy communications.
43 25 to read at 43 26 68A.40 43 27 1. Cam 43 28 property 6 43 29 a. Resid 43 30 b. Agric	3. Section 68A.406, Code Supplement 2007, is amended s follows: 6 CAMPAIGN SIGNS == YARD SIGNS. 6 paign signs may be placed with the permission of the owner or lessee on any of the following: 6 dential property. 6 cultural land owned by individuals or by a family ration as defined in section 9H.1, subsections 8, 9,	CODE: Specifies restrictions on campaign yard signs.

- 43 33 c. Property leased for residential purposes including, but
- 43 34 not limited to, apartments, condominiums, college housing
- 43 35 <u>facilities</u>, and houses <u>if placed only on leased property space</u>
- 44 1 that is actually occupied.
- 44 2 d. Vacant lots owned by a private individual person who is
- 44 3 not a prohibited contributor under section 68A.503.
- 44 4 e. Property owned by an organization that is not a
- 44 5 prohibited contributor under section 68A.503.
- 44 6 f. Property leased by a candidate, committee, or an
- 44 7 organization established to advocate the nomination, election,
- 44 8 or defeat of a candidate or the passage or defeat of a ballot
- 44 9 issue that has not yet registered pursuant to section 68A.201,
- 44 10 when the property is used as campaign headquarters or a
- 44 11 campaign office and the placement of the sign is limited to
- 44 12 the space that is actually leased.
- 44 13 2. <u>a.</u> Campaign signs shall not be placed on any of the
- 44 14 following:
- 44 15 a. (1) Any property owned by the state or the governing
- 44 16 body of a county, city, or other political subdivision of the
- 44 17 state, including all property considered the public
- 44 18 right=of=way. Upon a determination by the board that a sign
- 44 19 has been improperly placed, the sign shall be removed by
- 44 20 highway authorities as provided in section 318.5, or by county
- 44 21 or city law enforcement authorities in a manner consistent
- 44 22 with section 318.5.
- 44 23 b. (2) Property owned , leased, or occupied by a
- 44 24 prohibited contributor under section 68A.503 unless the sign
- 44 25 advocates the passage or defeat of a ballot issue or is
- 44 26 exempted under subsection 1.
- 44 27 e. (3) On any property without the permission of the
- 44 28 property owner <u>or lessee</u> .
- 44 29 d. (4) On election day either on the premises of any
- 44 30 polling place or within three hundred feet of any outside door
- 44 31 of any building affording access to any room where the polls
- 44 32 are held, or of any outside door of any building affording
- 44 33 access to any hallway, corridor, stairway, or other means of
- 44 34 reaching the room where the polls are held.
- 44 35 e. (5) Within On the premises of or within three hundred

- 45 1 feet of any outside door of any building affording access to
- 45 2 an absentee voting site during the hours when absentee ballots
- 45 3 are available in the office of the county commissioner of
- 45 4 elections as provided in section 53.10.
- 45 5 f. (6) Within On the premises of or within three hundred
- 45 6 feet of any outside door of any building affording access to a
- 45 7 satellite absentee voting station during the hours when
- 45 8 absentee ballots are available at the satellite absentee
- 45 9 voting station as provided in section 53.11.
- 45 10 b. <del>Paragraphs "d", "e", and "f"</del> Paragraph "a",
- 45 11 subparagraphs (4), (5), and (6) shall not apply to the posting
- 45 12 of signs on private property not a polling place, except that
- 45 13 the placement of a sign on a motor vehicle, trailer, or
- 45 14 semitrailer, or any attachment to a motor vehicle, trailer, or
- 45 15 semitrailer parked on public property within three hundred
- 45 16 feet of any outside door of any building affording access to
- 45 17 any room serving as a polling place, which sign is more than
- 45 18 ninety square inches in size, is prohibited.
- 45 19 3. Campaign signs with dimensions of thirty=two square
- 45 20 feet or less are exempt from the attribution statement
- 45 21 requirement in section 68A.405. Campaign signs in excess of
- 45 22 thirty=two square feet, or signs that are affixed to buildings
- 45 23 or vehicles regardless of size except for bumper stickers, are
- 45 24 required to include the attribution statement required by
- 45 25 section 68A.405. The placement or erection of campaign signs
- 45 26 shall be exempt from the requirements of chapter 480 relating
- 45 27 to underground facilities information.
- 45 28 DIVISION VII
- 45 29 CORRECTIVE PROVISIONS
- 45 30 Sec. 74. Section 15.104, subsection 9, paragraph a, if
- 45 31 enacted by 2008 Iowa Acts, House File 2450, section 6, is
- 45 32 amended to read as follows:
- 45 33 a. FINANCIAL ASSISTANCE PROGRAMS. Data on all assistance
- 45 34 provided to business finance projects under the community

CODE: Corrective provision for HF 2450 (Economic Development Cleanup Bill).

PG L	N LSB6618H	Explanation
46 1 46 2 46 3	2 program described in section 15.326, and eligible facilities	
46 7 46 8 46 9 46 1 46 1	enacted by 2008 Iowa Acts, House File 2645, is amended to read as follows:	CODE: Corrective provision for HF 2645 (Collective Bargaining Corrective Changes).
46 1 46 1 46 1 46 1 46 2 46 2 46 2	4 as amended by 2008 lowa Acts, Senate File 2337, section 1, if 5 enacted, is amended to read as follows:	CODE: Corrective provision for SF 2337 (County Fairs, Liability Insurance Pool).
46 2	5 Sec. 77. Section 87.4, unnumbered paragraph 4, Code 2007,	CODE: Corrective provision for SF 2337 (County Fairs, Liability

Insurance Pool).

46 26 as amended by 2008 Iowa Acts, Senate File 2337, section 1, if

46 29 compensation benefits established by an association comprised 46 30 of cities or counties, or both, or the association of county 46 31 <u>lowa</u> fairs or a fair as defined in section 174.1, or community

46 28 A self=insured program for the payment of workers'

46 27 enacted, is amended to read as follows:

PG LN	LSB6618H	Explanation
46 33 subd 46 34 chap 46 35 regul 47 1 such 47 2 reliev 47 3 sectio 47 4 its pla 47 5 reviev 47 6 subje 47 7 to wo	ges, as defined in section 260C.2, or other political ivisions, which have entered into an agreement under ter 28E, is not insurance, and is not subject to ation under chapters 505 through 523C. Membership in an association together with payment of premiums due es the member from obtaining insurance as required in on 87.1. Such an association is not required to submit an or program to the commissioner of insurance for and approval prior to its implementation and is not ct to rules or rates adopted by the commissioner relating rivers' compensation group self=insurance programs. Such gram is deemed to be in compliance with this chapter.	
47 10 lowa 47 11 follow 47 12 4.7 47 13 <u>or el</u> 47 14 estak 47 15 progi 47 16 hosp 47 17 <del>of st</del>	A funeral director, <u>an attorney</u> , <u>or any agent</u> , <u>owner</u> , <u>mployee of a</u> funeral establishment, cremation plishment, cemetery, elder group home, assisted living fram facility, adult day services program, <u>or</u> licensed lice program, <u>or attorney</u> , <u>or any agent</u> , <u>owner</u> , <u>or employee</u> and to the declarant within the third degree of	CODE: Corrective provision for SF 473 (Human Remains Disposition).
	c. 79. Section 261.7, subsections 2 and 3, if enacted by lowa Acts, House File 2197, section 1, are amended to as follows:	CODE: Corrective provision for HF 2197 (Textbook Savings).

2. The general assembly recommends that every public and

47 24 private institution for of higher education in this state,
47 25 including those institutions referenced in chapters 260C and
47 26 262 and section 261.9, post the list of required and suggested
47 27 textbooks for all courses and the corresponding international
47 28 standard book numbers for such textbooks at least fourteen
47 29 days before the start of each semester or term, to the extent
47 30 possible, at the locations where textbooks are sold on campus

47 31 and on the web site for the respective institution for of

47 32 higher education.

3. The college student aid commission is directed to

47 34 convey the legislative intent and recommendation contained in

47 35 this section to every institution for of higher education in

48 1 the state registered pursuant to chapter 261B at least once a

48 2 year.

Sec. 80. Section 279.15A, subsection 2, if enacted by 2008

48 4 Iowa Acts, House File 2645, is amended to read as follows:

48 5 2. If the teacher requests a private meeting, the board

48 6 shall, within five days of the receipt of the request, deliver

48 7 to the teacher, in writing, notice of declination to meet with

48 8 the teacher, or notice of a time and place for the meeting

48 9 with the board which meeting shall be exempt from the

48 10 requirements of chapter 21. If the board declines to meet

48 11 with the teacher, the parties shall immediately proceed under

48 12 section 279.16. The private meeting, if agreed to by the

48 13 board, shall be held no later than fifteen days from receipt

48 14 of the request for the private meeting. At the meeting, the

48 15 superintendent shall have the opportunity to discuss with the

48 16 board the reasons for the issuance of the notice. The

48 17 teacher, or the teacher's representative, shall be given an

48 18 opportunity to respond. At the conclusion of the meeting, the

48 19 board of directors and the teacher may enter into a mutually

48 20 agreeable resolution to the recommendation of termination. If

48 21 no resolution is reached by the parties, the board shall

48 22 immediately meet in open session, and, by majority roll call

48 23 vote, either reject or support the superintendent's

48 24 recommendation. If the recommendation is rejected, the

48 25 teacher's continuing contract shall remain in force and

48 26 effect. If the recommendation is supported, the parties shall

48 27 immediately proceed under section 279.16.

Sec. 81. Section 321.23, subsection 3, Code 2007, as

48 29 amended by 2008 Iowa Acts, Senate File 2420, section 53, is

CODE: Corrective provision for HF 2645 (Collective Bargaining Corrective Changes).

CODE: Corrective provision for SF 2420 (TIME-21).

48 30 amended to read as follows:

48 31 3. In the event an applicant for registration of a foreign

48 32 vehicle for which a certificate of title has been issued is

48 33 able to furnish evidence of being the registered owner of the

48 34 vehicle to the county treasurer of the owner's residence.

48 35 although unable to surrender such certificate of title, the

49 1 county treasurer may issue a registration receipt and plates

49 2 upon receipt of the required annual registration fee and the

49 3 fee for new registration fee but shall not issue a certificate

49 4 of title thereto. Upon surrender of the certificate of title

49 5 from the foreign state, the county treasurer shall issue a

49 6 certificate of title to the owner, or person entitled thereto,

49 7 of such vehicle as provided in this chapter. The owner of a

49 8 vehicle registered under this subsection shall not be required

49 9 to obtain a certificate of title in this state and may

49 10 transfer ownership of the vehicle to a motor vehicle dealer

49 11 licensed under chapter 322 if, at the time of the transfer,

49 12 the certificate of title is held by a secured party and the

49 13 dealer has forwarded to the secured party the sum necessary to

49 14 discharge the security interest pursuant to section 321.48,

49 15 subsection 1.

49 16 Sec. 82. Section 321.105A, subsection 2, paragraph c.

49 17 subparagraph (27), as enacted by 2008 Iowa Acts, Senate File

49 18 2420, section 40, is amended to read as follows:

49 19 (27) A vehicle repossessed by a financial institution or

49 20 an individual by means of a foreclosure affidavit pursuant to

49 21 the uniform commercial code, chapter 554, provided there is a

49 22 valid lien on the vehicle and the foreclosure affidavit is

49 23 used for the sole purpose of retaining possession of the

49 24 vehicle until a new buyer is found. However, if the financial

49 25 institution or individual uses the foreclosure affidavit to

49 26 take title to the vehicle and register the vehicle, the fee

49 27 for new registration fee shall be due based on the outstanding

49 28 loan amount on the vehicle.

CODE: Corrective provision for SF 2420 (TIME-21).

PG LN	LSB6618H	Explanation
49 31 amende 49 32 i. Disci 49 33 brochure 49 34 national 49 35 brochure 50 1 approved 50 2 k. Follo 50 3 may be o 50 4 health sta 50 5 business 50 6 provided 50 7 once eve 50 8 of more t 50 9 insured h 50 10 contract 50 11 viatical s	d by 2008 lowa Acts, Senate File 2392, section 8, are d to read as follows: losure to a viator shall include distribution of a describing the process of viatical settlements. The association of insurance commissioners form for the eshall be used unless another form is developed or and by the commissioner. In wing execution of a viatical contract, the insured contacted for the purpose of determining the insured's residential or street address and telephone number, or as otherwise in this chapter. This contact shall be limited to early three months if the insured has a life expectancy than one year, and no more than once per month if the last a life expectancy of one year or less. All such the contacts shall be made only by a duly licensed settlement provider or by the authorized intative of a duly licensed viatical settlement.	Settlements Model Act).
50 15 Iowa Act 50 16 amende 50 17 633A.2 50 18 To the 50 19 spendth 50 20 633.230 50 21 assigned 50 22 interest	4. Section 633A.2301, Code 2007, as amended by 2008 ts, Senate File 2350, section 21, if enacted, is d to read as follows: 2301 RIGHTS OF BENEFICIARY, CREDITOR, AND ASSIGN extent a beneficiary's interest is not subject to a rift provision, and subject to sections 633A.2305 and 66 633A.2306, the court may authorize a creditor or e of the beneficiary to reach the beneficiary's by levy, attachment, or execution of present or stributions to or for the benefit of the beneficiary means.	CODE: Corrective provision for SF 2350 (Probate Omnibus).
50 26 Iowa Act 50 27 follows:	5. Section 670.7, subsection 4, if enacted by 2008 ts, Senate File 2337, section 3, is amended to read as association of county lowa fairs or a fair as	CODE: Corrective provision for SF 2337 (County Fairs).

PG LN	LSB6618H	Explanation
50 30 municip	in section 174.1, or a fair, shall be deemed to be a ality as defined in this chapter only for the purpose g a local government risk pool as provided in this	
50 34 Iowa Ad 50 35 follows: 51 1 2. The 51 2 point bol 51 3 foreclosi 51 4 notice of 51 5 714E.3: 51 6 NOTICE 51 7	36. Section 714E.2, subsection 2, if enacted by 2008 sts, House File 2653, section 2, is amended to read as following notice, printed in at least fourteen dface type and completed with the name of the are consultant, must be printed immediately above the cancellation statement required pursuant to section a REQUIRED BY IOWA LAW	CODE: Corrective provision for HF 2653 (Mortgage Foreclosure Rescue Scam).
51 16 amende 51 17 the follo 51 18 SECT 51 19 are ame 51 20 3. <u>a.</u> 5 51 21 appointe 51 22 with the 51 23 minority 51 24 nonvotir 51 25 of the y 51 26 4. <u>b.</u>	37. 2008 lowa Acts, House File 2103, section 1, is ed by striking the section and inserting in lieu thereofolionia:  ION 1. Section 261.1, subsections 3 and 4, Code 2007, ended to read as follows:  A member Two members of the senate, one to be ed by the president of the senate, after consultation a majority leader and one to be appointed by the releader of the senate, to serve as an ex officio, and member for a term of four years beginning on July 1 rear of appointment members.  A member Two members of the house of intatives, one to be appointed by the speaker of the	CODE: Corrective provision for HF 2103 (College Student Aid Commission).

PG LN	LSB6618H	Explanation
51 29 min 51 30 an 6 51 31 beg 51 32 c. 51 33 sha 51 34 tern 51 35 exp	se of representatives and one to be appointed by the ority leader of the house of representatives, to serve as ex officio, nonvoting member for a term of four years inning on July 1 of the year of appointment members.  The members of the senate and house of representatives Il serve at the pleasure of the appointing legislator for a beginning upon the convening of the general assembly and iring upon the convening of the following general assembly, then the appointee's successor is appointed, whichever urs later.	
52 4 amer 52 5 the for 52 6 SE 52 7 All 52 8 requi 52 9 cons	c. 88. 2008 lowa Acts, House File 2555, section 18, is nded by striking the section and inserting in lieu thereof collowing:  C. 18. NEW SECTION . 508E.20 PUBLIC RECORDS. information filed with the commissioner pursuant to the irements of this chapter and its implementing rules shall titute a public record that is open for public inspection ept as otherwise provided in this chapter.	CODE: Corrective provision for HF 2555 (Insurance Omnibus).
52 12 enac 52 13 SE 52 14 <u>1.</u> 52 15 321E 52 16 321E 52 17 167, 52 18 enac 52 19 <u>2.</u> 52 20 <u>sub</u>	ec. 89. 2008 lowa Acts, House File 2651, section 40, if cted, is amended to read as follows:  EC. 40. EFFECTIVE DATE DATES.  The sections of this Act amending sections 321E.8,  E.9, 321E.14, and 322.7A, the section enacting section  E.9B, and the section repealing 2007 lowa Acts, chapter being deemed of immediate importance, take effect upon extrement.  The section of this Act amending section 321.115, section 1, as enacted in 2007 lowa Acts, chapter 143, tion 12, takes effect January 1, 2009.	CODE: Corrective provision for HF 2651 (Highway Motor Vehicle Policy).
52 23 ame	ec. 90. 2008 lowa Acts, Senate File 2316, section 10, is ended to read as follows: EC. 10. Sections 540A.1, 540A.2, 540A.3, 540A.4, <u>540A.5</u> ,	CODE: Corrective provision for SF 2316 (Uniform Prudent Management of Institutional Funds).

PG LN LSB6618H

**Explanation** 52 25 540A.6, 540A.7, 540A.8, and 540A.9, Code 2007, are repealed. Sec. 91. 2008 Iowa Acts, Senate File 2347, section 9, is CODE: Corrective provision to SF 2347 (Optical Scan Voting). 52 27 amended to read as follows: SEC. 9. EMERGENCY RULES. The secretary of state may adopt 52 29 emergency rules under section <del>17A.1</del> 17A.4, subsection 2, and 52 30 section 17A.5, subsection 2, paragraph "b", to implement the 52 31 provisions of this Act relating to optical scan voting 52 32 systems, and the rules shall be effective immediately upon 52 33 filing unless a later date is specified in the rules. Any 52 34 rules adopted in accordance with this section shall also be 52 35 published as a notice of intended action as provided in 53 1 section 17A.4. CODE: Corrective provision to SF 2349 (Cemetery Clean-up). 53 2 Sec. 92. 2008 Iowa Acts, Senate File 2349, section 8, is 53 3 amended by striking the section and inserting in lieu thereof 53 4 the following: 53 5 SEC. 8. Section 523A.601, subsection 6, paragraph a, Code 53 6 Supplement 2007, is amended to read as follows: 53 7 a. A purchase agreement that is funded by a trust shall 53 8 include a conspicuous statement in language substantially 53 9 similar to the following language: "For your prearranged funeral agreement, we will deposit 53 11 not less than eighty percent of your payments in trust at 53 12 (name of financial institution), (street address), (city), 53 13 (state) (zip code) within fifteen days following receipt of 53 14 the funds. For your protection, you have the right to contact 53 15 will be notified within sixty days from the date of deposit 53 16 from the financial institution directly, if acting as a 53 17 trustee of trust funds under this chapter, to confirm that the 53 18 deposit of these funds occurred has been made establishing a 53 19 trust fund as required by law. If you are unable to confirm 53 20 the deposit of these funds in trust do not receive this 53 21 notification, you may contact the lowa insurance division for 53 22 assistance by calling the insurance division at (telephone

53 23 number) or by mail at (street address), (city), lowa (zip

53	24	code) , or you may contact the financial institution by calling
53	25	the financial institution at (telephone number) or by mail at
53	26	the address indicated above ."
	~~	EVELANATION
		EXPLANATION
		This bill makes, reduces, and transfers appropriations,
		provides for salaries and compensation of state employees, and
		covers other properly related matters. The bill is organized
		into divisions.
53		
		This division appropriates funding for the FY 2009=2010
		MH/MR/DD services allowed growth funding payments to counties.
53		
		limits the standing unlimited appropriations for FY 2008=2009
		made for the following purposes: instructional support state
54		aid, payment of nonpublic school transportation, the
54		educational excellence program to improve teacher salaries,
		and state share of peace officers' retirement benefits.
54		11 1 3
		assembly under Code section 2.12 are to be reduced by
		\$1,439,884.
54		,
		agencies are required to submit estimates and other
		expenditure information as called for by the director of the
		department of management after consultation with the director
		of management instead of the information required under Code
54	14	section 8.23.
54	_	5 p - p - 3
		credits are funded from the property tax credit fund created
		in the division instead of entirely funded from the general
54	18	fund of the state: homestead, agricultural land and family
54	19	farm, military service, and elderly and disabled tax credit
54	20	and reimbursement. The provision provides that such
54	21	appropriations are also limited to the same amounts for FY
		2009=2010. This provision takes effect upon enactment.
		The contingent appropriation under Code section 8.57,
54	24	subsection 1, of up to 1 percent of the adjusted revenue

- 54 25 estimate for FY 2008=2009 from the state general fund to the
- 54 26 cash reserve fund in the event the FY 2007=2008 ending balance
- 54 27 distribution was insufficient to bring the fund to the
- 54 28 designated level shall not be made for FY 2008=2009.
- For purposes of the budget process and calculation of the
- 54 30 state general fund expenditure limitation under Code section
- 54 31 8.54 for FY 2008=2009, the April 4, 2008, revenue estimating
- 54 32 conference's revenue estimate shall be used. This section
- 54 33 takes effect upon enactment and applies retroactively to
- 54 34 January 14, 2008.
- 54 35 Code section 257.35, relating to state aid to schools
- 55 1 provided for area education agencies, is amended to continue a
- 55 2 reduction in that funding for FY 2008=2009. The amount of the
- 55 3 reduction is limited to \$2.5 million in place of the \$5.25
- 55 4 million reduction applied for the previous fiscal year and the
- 55 5 reduction for each area education agency will be prorated
- 55 6 based upon the reduction in the state aid that the agency
- 55 7 received in FY 2003=2004. Intent language is included that
- 55 8 would eliminate this additional reduction effective with FY
- 55 9 2009=2010.
- 55 10 SALARIES, COMPENSATION, AND RELATED MATTERS. This division
- 55 11 relates to the funding for the fiscal year beginning July 1,
- 55 12 2008, of salary increases for state appointed nonelected
- 55 13 officers, justices, judges, magistrates, employees subject to
- 55 14 collective bargaining agreements, certain noncontract
- 55 15 employees, board of regents employees, and elected executive
- 55 16 branch officials.
- 55 17 The annual salaries of the justices, judges, and judicial
- 55 18 magistrates are increased approximately 6.9 percent to 12.7
- 55 19 percent.
- 55 20 The division increases the maximum and minimum salary
- 55 21 levels of all pay plans of noncontract state employees by 3
- 55 22 percent and authorizes a step increase or the equivalent of a
- 55 23 step increase. The pay levels of noncontract judicial branch
- 55 24 employees are required to be similar to the employees covered
- 55 25 by collective bargaining agreements negotiated by the judicial
- 55 26 branch.
- 55 27 The annual salaries of the state elected officials are to

55 28 b	e a percentage	of the	maximum	amount in	range 7	of the salary
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- 55 29 ranges for appointed state officers. Of that maximum amount,
- 55 30 the salaries of the secretary of agriculture, auditor of
- 55 31 state, state treasurer, and lieutenant governor are 82.65
- 55 32 percent, the attorney general is 89.0 percent, and the
- 55 33 governor is 92.4 percent.
- 55 34 The division provides supplemental authorization to fund
- 55 35 salaries from trust, revolving, and special funds for which
- 56 1 the general assembly has established a budget.
- The division provides for the salary model administrator to
- 56 3 work in conjunction with the department of management and the
- 56 4 legislative services agency to analyze, compare, and project
- 56 5 state salary and benefit information.
- MISCELLANEOUS STATUTORY CHANGES == APPROPRIATIONS. New
- 56 7 Code section 15.368 provides a standing \$1 million
- 56 8 appropriation beginning with FY 2009=2010 for the support of
- 56 9 the world food prize award.
- Code section 16.92 is amended to modify the standard for 56 10
- 56 11 imposing liability on the title guaranty division of the lowa
- 56 12 finance authority. Liability will be imposed if the division
- 56 13 through an act of negligence wrongfully or erroneously records
- 56 14 a certificate of release.
- Code sections 21.5 and 22.7 are amended to provide a new
- 56 16 exemption from the open meetings law relating to meetings of
- 56 17 public hospitals, as defined in Code section 249J.3. The
- 56 18 amendments provide that a meeting of such a public hospital
- 56 19 may be closed to discuss patient care quality and process
- 56 20 improvement initiatives or to discuss marketing and pricing
- 56 21 strategies or similar proprietary information where public
- 56 22 disclosure of such information would harm such a hospital's
- 56 23 competitive position. The minutes and the audio recording of
- 56 24 such a closed session shall be available for public inspection
- 56 25 when the public disclosure would no longer harm the hospital's
- 56 26 competitive position. This provision does not apply to
- 56 27 expenditures and terms or conditions of employment. Records
- 56 28 of these closed sessions are to be made available after final
- 56 29 action is taken on the subject matter.
- Code section 35A.8 is amended to provide that the

- 56 31 department of veterans affairs, not the commission of veterans
- 56 32 affairs, establish rules concerning the Vietnam veterans bonus
- 56 33 and also provides that the bonus is available to a person who
- 56 34 served on active duty for no less than 120 days and who
- 56 35 served, for any length of time, between July 1, 1973, and May
- 57 1 31, 1975. The amendments to Code section 35A.8 take effect
- 57 2 upon enactment and are retroactively applicable to July 1,
- 57 3 2007.
- 57 4 New Code section 68A.401A requires a political organization
- 57 5 that is required to file reports with the internal revenue
- 57 6 service to file a report with the lowa ethics and campaign
- 57 7 disclosure board if it creates or disseminates a communication
- 57 8 of issue advocacy in the state and receives or expects to
- 57 9 receive \$25,000 or more in gross receipts during the tax year.
- 57 10 Code section 135B.5 is amended to increase the annual
- 57 11 hospital license fee from \$10 to \$1,000.
- 57 12 Code section 135B.7 is amended to strike the reference to
- 57 13 the hospital licensing board and Code sections 135B.10 and
- 57 14 135B.11 are repealed as they relate to the establishment and
- 57 15 compensation of the hospital licensing board.
- 57 16 Code sections 136.1 and 136.2 are amended to increase the
- 57 17 state board of health membership by two members who possess
- 57 18 recognized abilities in hospital administration.
- 57 19 Code section 175.2 is amended to provide that the term "low
- 57 20 or moderate net worth" as it applies to beginning farmers for
- 57 21 purposes of financial assistance under the lowa agricultural
- 57 22 development Act is changed from a specific dollar amount to a
- 57 23 designated amount that is indexed on a calendar year basis
- 57 24 beginning January 1, 2009. The designated amount for July 1,
- 57 25 2008, through December 31, 2008, is set at \$500,000.
- 57 26 New Code section 279.67 provides that it is the goal of the
- 57 27 state that every employee of a public school corporation
- 57 28 receive a competitive living wage.
- 57 29 Code section 321J.13 is amended to permit a person who
- 57 30 holds a commercial driver's license and has been disqualified
- 57 31 from operating a commercial motor vehicle to seek a hearing to
- 57 32 rescind such disqualification in the same manner and under the
- 57 33 same circumstances as holders of regular driver's licenses who

- 57 34 have had their licenses revoked.
- 57 35 Code sections 331.304 and 364.3 are amended to provide that
- 58 1 a city or county shall not adopt or enforce any ordinance
- 58 2 imposing a registration or licensing system or fees relating
- 58 3 to owner=occupied manufactured or mobile homes including those
- 58 4 located in a manufactured home community or mobile home park.
- 58 5 Code section 423.6, subsection 14, is amended to provide
- 58 6 that the portion of the purchase price of a mobile home or of
- 58 7 the installed purchase price of a manufactured home which is
- 58 8 not attributable to the cost of the tangible personal property
- 58 9 used in the processing of such home is increased from 40
- 58 10 percent to 80 percent. This amendment results in the increase
- 58 11 in the exemption from the use tax of the purchase price or
- 58 12 installed purchase price from 40 percent to 80 percent.
- New Code section 423F.2, subsection 1, as enacted by 2008
- 58 14 Iowa Acts, House File 2663, is amended to provide that if
- 58 15 certain counties have a percentage increase in sales and use
- 58 16 tax revenues collected by the state which is greater than the
- 58 17 statewide percentage increase used by the other counties for
- 58 18 determining distribution of moneys to the school districts for
- 58 19 infrastructure purposes, then the school districts located in
- 58 20 those certain counties will receive distributions based on
- 58 21 their greater percentage increase.
- 58 22 Code section 441.37A, subsection 1, is amended to provide
- 58 23 that an appeal from the local board of review to the property
- 58 24 assessment appeal board is a contested case under the lowa
- 58 25 administrative procedure Act.
- 58 26 Code section 441.37A, subsection 2, is amended to provide
- 58 27 that meetings of the property assessment appeal board to rule
- 58 28 on procedural motions or to deliberate on a decision are
- 58 29 exempt from the open meetings law.
- 58 30 Code section 441.38 is amended to provide that appeals from
- 58 31 the property assessment appeal board may be made in the
- 58 32 district court in Polk county. In addition, the Code section
- 58 33 is amended to provide that additional evidence to sustain an
- 58 34 appeal may be introduced when appealing a decision of the
- 58 35 local board of review. However, no additional evidence is
- 59 1 permitted if the appeal is of a decision of the property

- 59 2 assessment appeal board.
- New Code section 441.38B provides that a person or party
- 59 4 that is aggrieved by a decision of the property assessment
- 59 5 appeal board may seek judicial review as provided in the lowa
  - 6 administrative procedure Act and Code section 441.38.
- Code section 441.43 is amended to eliminate the power of a
- 59 8 court that hears the appeal from the property assessment
- 9 appeal board to increase, decrease, or affirm the amount of
- 59 10 the assessment appealed from.
- New Code section 455C.17 provides for the department of
- 59 12 natural resources to establish an independent redemption
- 59 13 center grant program to provide grants of up to \$15,000 to
- 59 14 redemption centers where consumers may return empty beverage
- 59 15 containers which centers are not affiliated with or are not a
- 59 16 subsidiary of a dealer, distributor, or manufacturer. The new
- 59 17 Code section establishes a grant fund from which grants are to
- 59 18 be made to these independent redemption centers for purpose of
- 59 19 making improvements to the facilities at the centers.
- Code section 535.8 is amended to make specified changes
- 59 21 relating to permissible fees and charges which may be incurred
- 59 22 by a borrower in connection with designated real estate loans.
- 59 23 A definition of "lender" is added, terminology in Code section
- 59 24 535.8 is modified to reflect loan transactions between a
- 59 25 lender and a borrower, and origination and broker fees are
- 59 26 added to loan charges which may be imposed, subject to
- 59 27 existing limitations regarding the amount of the charge. The
- 59 28 amendment also adds a bona fide and reasonable settlement or
- 59 29 closing fee incurred by a lender and paid to a third party to
- 59 30 settle or close a loan as an authorized charge to a borrower.
- The division enacts new Code section 537.3312, under the
- 59 32 consumer credit code, that provides that a seller or issuer of
- 59 33 a gift certificate shall redeem the gift certificate at full
- 59 34 value and shall not assess a fee with respect to the gift
- 59 35 certificate, include an expiration date, or impose any
- 60 1 condition on the ability of the owner to redeem the gift
- 60 2 certificate. A violation of this new section is an unfair
- 60 3 practice for purposes of consumer frauds and also subjects the
- 60 4 violator to the penalty provision of Code section 537.5201

- 60 5 under the consumer credit code.
- 60 6 Code section 556.9, subsection 2, concerning gift
- 60 7 certificates, is amended to eliminate the ability of an issuer
- 8 to deduct any charge from the value of the gift certificate
- 60 9 under a written contract.
- 60 10 Code section 622.10 is amended as it relates to
- 60 11 communications made in professional confidence concerning
- 60 12 health care and health care records including patient access
- 60 13 to the patient's medical records, provisions relating to
- 60 14 procedures for fees charged by certain medical providers for
- 60 15 the production of certain health care records and consulting
- 60 16 costs, and also to provisions relating to communications
- 60 17 between certain medical providers and attorneys in a civil
- 60 18 action in which the condition of the plaintiff is at issue.
- 60 19 New Code section 692A.3B provides that a registered sex
- 60 20 offender who has been convicted of a criminal offense against
- 60 21 a minor, or an offense involving a minor that is an aggravated
- 60 22 offense, sexually violent offense, or other relevant offense,
- 60 23 shall not be present on the real property comprising a child
- 60 24 care provider. However, the following exceptions are
- 60 25 provided: a sex offender may be present on child care
- 60 26 provider property if the sex offender is transporting the
- 60 27 offender's child to or from the child care provider, the
- 60 28 offender is responding to a health or behavioral emergency
- 60 29 regarding the offender's child, the sex offender is summoned
- 60 30 to discuss the developmental activity or social progress of
- 60 31 the offender's child, or the sex offender is voting in an
- 60 32 election during the designated hours to vote.
- The child care provider owner or administrator subject to
- 60 34 new Code section 692A.3B is required to provide notice to the
- 60 35 parents, guardians, or custodians of the children receiving
- 61 1 child care about the presence of a sex offender on the child
- 61 2 care provider's premises.
- 61 3 A sex offender who violates new Code section 692A.3B
- 61 4 commits an aggravated misdemeanor. An aggravated misdemeanor
- 61 5 is punishable by confinement for no more than two years and a
- 61 6 fine of at least \$625 but not more than \$6.250.
- 61 7 An appropriation of \$160,000 from the state general fund

- 8 for FY 2008=2009 is made to the state board of regents for the
- 61 9 real estate education program at the university of northern
- 61 10 lowa.
- 61 11 The division provides that a member of the national guard
- 61 12 that served on active duty in a rear detachment support
- 61 13 assignment for a national guard unit deployed in Iraq may
- 61 14 exclude the amount of full=time national guard duty pay for
- 61 15 purposes of the individual income tax. This provision takes
- 61 16 effect upon enactment and applies retroactively to January 1,
- 61 17 2004, for tax years beginning on or after that date but before
- 61 18 January 1, 2007.
- The division provides that the moneys from the
- 61 20 appropriation made from the charter agency grant fund to the
- 61 21 department of management that remain unencumbered or
- 61 22 unobligated at the close of FY 2007=2008 remain available to
- 61 23 be used for the purposes designated in the succeeding fiscal
- 61 24 year. These purposes include training, development of outcome
- 61 25 measurement systems, management system modifications, and
- 61 26 other modifications associated with transition of operations
- 61 27 to charter agency status. Under Code section 7J.3, the
- 61 28 charter agency chapter is repealed effective June 30, 2008.
- 61 29 The division provides that at the close of FY 2008=2009, any
- 61 30 remaining moneys revert to the general fund.
- 61 31 STATE AID FOR SCHOOLS == ENROLLMENT. Code section 257.6 is
- 61 32 amended to reduce the weighting for pupils receiving competent
- 61 33 private instruction from a licensed practitioner provided
- 61 34 through a school district from the current six=tenths of one
- 61 35 pupil to three=tenths of one pupil, to provide that a school
- 62 1 district shall not expend less than the amount expending
- 62 2 during FY 2007=2008 unless there is a decline in enrollment,
- 62 3 and to provide that a school district shall continue to offer
- 62 4 home schooling assistance in subsequent years if it offered
- 62 5 the program in FY 2007=2008. These provisions take effect
- 62 6 upon enactment. The division also appropriates \$146,000 for
- 62 7 one=time distribution to school districts having expenditures
- 62 8 associated with competent private instruction that are in
- 62 9 excess of revenue attributed to the district's weighted
- 62 10 enrollment because of the reduction in the weighted enrollment

- 62 11 provided in this division.
- 62 12 CAMPAIGN FINANCE. This division moves current restrictions
- 62 13 concerning campaign signs near absentee voting sites and
- 62 14 satellite absentee voting stations from Code chapter 53 to
- 62 15 Code chapter 68A, and specifies that the 300=foot restriction
- 62 16 is measured from the outside door of the voting premises.
- 62 17 Code chapter 53 provisions continue to prohibit electioneering
- 62 18 within the sight or hearing of voters.
- 62 19 The division lowers the reporting threshold for independent
- 62 20 expenditures from \$750 to \$100.
- 62 21 The division specifies restrictions on yard signs,
- 62 22 providing that signs may be placed on property leased for
- 62 23 college housing facilities on leased property space that is
- 62 24 actually occupied, and on vacant lots owned by a person who is
- 62 25 not a prohibited contributor.
- 62 26 CORRECTIVE PROVISIONS. Code section 15.104, as amended by
- 62 27 2008 Iowa Acts, House File 2450, relating to reports by the
- 62 28 economic development board to the general assembly and
- 62 29 governor, is amended to refer to eligible facilities under the
- 62 30 value=added agricultural products and processes financial
- 62 31 assistance program rather than to the program itself.
- 62 32 Code section 20.9, as amended by 2008 Iowa Acts, House File
- 62 33 2645, relating to collective bargaining, is amended to use the
- 62 34 singular form of the word "performances" in the phrase
- 62 35 "employee performance improvement plans".
- 63 1 Code sections 87.4 and 670.7, as amended by 2008 lowa Acts,
- 63 2 Senate File 2337, relating to the association of Iowa fairs
- 63 3 and liability insurance, are amended to correct the name of
- 63 4 the association in those Code sections.
- 63 5 Code section 144C.3, as enacted by 2008 lowa Acts, Senate
- 63 6 File 473, relating to designees authorized to dispose of an
- 63 7 adult's remains, is amended grammatically to restrict agents,
- 8 owners, and employees of certain funeral and elder care
- 63 9 businesses from serving as designees, as well as funeral
- 63 10 directors and attorneys themselves.
- 63 11 Code section 261.7, as enacted by 2008 Iowa Acts, House
- 63 12 File 2197, relating to textbook information at the
- 63 13 postsecondary level, is amended to correct references to

- 63 14 institutions of higher education.
- 63 15 Code section 279.15A, as enacted by 2008 lowa Acts, House
- 63 16 File 2645, relating to collective bargaining, is amended to
- 63 17 add the definite article "the" in the phrase "meet with the
- 63 18 teacher".
- 63 19 Code sections 321.23 and 321.105A, as amended and enacted
- 63 20 respectively by 2008 lowa Acts, Senate File 2420, relating to
- 63 21 vehicle registration fees, are amended to consistently refer
- 63 22 to a "fee for new registration" rather than a "new
- 63 23 registration fee".
- 63 24 Code section 508E.8, as enacted by 2008 Iowa Acts, Senate
- 63 25 File 2392, relating to the regulation of viatical settlement
- 63 26 contracts, is amended to include the conjunctive rather than
- 63 27 the disjunctive in the phrase "form is developed and approved
- 63 28 by the commissioner" to conform to two other references in the
- 63 29 Act with regard to viatical settlement forms prescribed by the
- 63 30 commissioner of insurance. Code section 508E.8 is also
- 63 31 amended to correct a reference to health status contacts
- 63 32 (rather than contracts) made by a viatical settlement
- 63 33 provider.
- 63 34 Code section 633A.2301, as amended by 2008 lowa Acts,
- 63 35 Senate File 2350, relating to beneficiaries of trusts and
- 64 1 creditors and assignees of such beneficiaries, is amended to
- 64 2 correct a reference to Code section 633A.2306 which relates to
- 64 3 a trustee's payments to beneficiaries.
- 64 4 Code section 714E.2, as enacted by 2008 Iowa Acts, House
- 5 File 2653, relating to foreclosure services protection, is
- 64 6 amended to delete usage of male and female pronouns.
- 64 7 2008 Iowa Acts, House File 2103, section 1, relating to
- 8 membership of the college student aid commission, is amended
- 9 to correctly represent current Code section 261.1(4) in the
- 64 10 bill by displaying the numeral "4." with strike=throughs.
- 64 11 2008 Iowa Acts, House File 2555, section 18, relating to
- 64 12 the public inspection of viatical settlement contract
- 64 13 information filed with the commissioner of insurance, is
- 64 14 amended to recognize that Code chapter 508E, as rewritten by
- 64 15 2008 Iowa Acts, Senate File 2392, contains provisions
- 64 16 requiring the commissioner of insurance to maintain the

64 17 confidentiality of ir	nformation such as	a viator's personal,
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- 64 18 financial, and medical information or other individual
- 64 19 identification data, a licensee's financial condition and
- 64 20 market conduct, and certain investigative or examination
- 64 21 information.
- 64 22 The amendment to 2008 Iowa Acts, House File 2651, section
- 64 23 40, conforms the effective date of the amendment to section
- 64 24 321.115, subsection 1, in House File 2651 to the effective
- 64 25 date of January 1, 2009, provided in House File 2651 for the
- 64 26 2007 enactment of section 321.115.
- 2008 Iowa Acts, Senate File 2316, section 10, relating to
- 64 28 the prudent management of charitable institution funds, is
- 64 29 amended to repeal one additional Code section of the old Code
- 64 30 chapter, which is entirely replaced by the Act. The failure
- 64 31 to repeal that Code section appears to be inadvertent.
- 64 32 2008 Iowa Acts, Senate File 2347, section 9, relating to
- 64 33 the authority of the secretary of state to adopt emergency
- 64 34 rules regarding voting systems, is amended to correct a
- 64 35 reference to Code section 17A.4 which provides a procedure for
- 65 1 rules to become effective on an emergency basis without public
- 65 2 participation.
- 65 3 2008 Iowa Acts, Senate File 2349, section 8, relating to
- 65 4 prearranged funeral arrangements, is amended to correctly
- 65 5 represent current Code section 523A.601(6)(a) in the bill by
- 65 6 displaying the word "are" with strike=throughs.
- 65 7 LSB 6618HC 82
- 65 8 mg/jp/24

## **Summary Data**

	House Approp FY 2009 (1)		ı	House Approp FY 2010	Page and Line #	
				(2)	(3)	
Economic Development	\$	0	\$	1,000,000		
Education		306,000		0		
Health and Human Services		50,000		69,949,069		
Unassigned Standing		119,467,877		0		
Grand Total	\$	119,823,877	\$	70,949,069		

## **Economic Development**

	House Approp FY 2009 (1)		House Approp FY 2010 (2)		Page and Line # (3)	
Economic Development, Dept. of						
Economic Development, Department of World Food Prize	\$	0	\$	1,000,000	PG 17 LN 31	
Total Economic Development, Dept. of	\$	0	\$	1,000,000		
Total Economic Development	\$	0	\$	1,000,000		

## **Education**

	House Approp FY 2009		House Approp FY 2010		Page and Line #	
		(1)		(2)	(3)	
Education, Department of						
Education, Department of Private Instruction	\$	146,000	\$	0	PG 42 LN 10	
Total Education, Department of	\$	146,000	\$	0		
Regents, Board of						
Regents, Board of UNI - Real Estate Program	\$	160,000	\$	0	PG 39 LN 33	
Total Regents, Board of	\$	160,000	\$	0		
Total Education	\$	306,000	\$	0		

### **Health and Human Services**

	House Approp FY 2009			ouse Approp FY 2010	Page and Line #	
(1)		(1)		(2)	(3)	
Human Services, Department of						
Human Services - Assistance MH/DD Growth Factor Health Insur. Study for Child Dev.	\$	0 50,000	\$	69,949,069 0	PG 1 LN 4	
Total Human Services, Department of	\$	50,000	\$	69,949,069		
Total Health and Human Services	\$	50,000	\$	69,949,069		

# Unassigned Standing General Fund

	House Approp FY 2009		House Approp FY 2010		Page and Line #	
		(1)	(2)		(3)	
Education, Department of						
Education, Department of						
AEA State Aid Reduction	\$	-2,500,000	\$	0	PG 6 LN 18	
Teacher Excellence Cap		-1,422,283		0	PG 3 LN 1	
Instructional Support Cap		-369,956		0	PG 2 LN 20	
Assistance for Private Instruction		-7,300,000		0	PG 41 LN 30	
Total Education, Department of	\$	-11,592,239	\$	0		
Legislative Branch						
Joint Expenses of Legislature						
General Assembly Reduction	\$	-1,439,884	\$	0	PG 2 LN 7	
Total Legislative Branch	\$	-1,439,884	\$	0		
Management, Department of						
Management, Department of						
Salary Adjustment Fund	\$	88,100,000	\$	0	PG 12 LN 15	
Property Tax Credit Fund		44,400,000		0	PG 3 LN 30	
Total Management, Department of	\$	132,500,000	\$	0		
Total Unassigned Standing	\$	119,467,877	\$	0		

# Summary Data Other Funds

	House Approp FY 2009		House Approp FY 2010		Page and Line #
		(1)		(2)	(3)
Unassigned Standing	\$	169,690,563	\$	0	
Grand Total	\$	169,690,563	\$	0	

# Unassigned Standing Other Funds

	House Approp FY 2009 (1)		House Approp FY 2010 (2)		Page and Line #
					(3)
Management, Department of					
Management, Department of					
Primary Road Salary Adjustment	\$	8,335,688	\$	0	PG 15 LN 33
Road Use Tax Salary Adjustment		1,485,911		0	PG 15 LN 25
Total Management, Department of	\$	9,821,599	\$	0	
Revenue, Dept. of					
Revenue, Department of					
Homestead Property Tax Credit - PTCF	\$	99,254,781	\$	0	PG 4 LN 19
Ag. Land/Family Farm Tax Credits-PTCF		34,610,183		0	PG 4 LN 22
Military Service Tax Credit - PTCF		2,800,000		0	PG 4 LN 25
Elderly & Disabled Tax Credit-PTCF		23,204,000		0	PG 4 LN 28
Total Revenue, Dept. of	\$	159,868,964	\$	0	
Total Unassigned Standing	\$	169,690,563	\$	0	