Last Action:

# FY 2010 Standing Appropriations Bill House File 2531

House Appropriations Committee

March 22, 2010

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 date and retroactive applicability provisions.



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# HOUSE FILE 2531 FY 2010 STANDING APPROPRIATIONS BILL

FUNDING SUMMARY	<ul> <li>FY 2011 General Fund</li> <li>For FY 2011, this Bill makes reductions to certain standing appropriations totaling \$495.6 million and appropriates a total of \$93.6 million from the General Fund. This results in a net reduction of \$402.0 million to FY 2011 General Fund appropriations.</li> </ul>	
	<ul> <li>FY 2011 Other Funds</li> <li>This Bill appropriates a total of \$404.4 million from non-General Fund sources for FY 2011. This includes: \$258.3 million from the Cash Reserve Fund and \$146.0 million from the Property Tax Credit Fund, and \$90,000 from the Underground Storage Tank Fund.</li> </ul>	
DIVISION I – MENTAL HEALTH ALLOWED GROWTH	• Requires the FY 2012 allowed growth appropriation adjustment for mental health services be established within the first 30 days of the 2011 Legislative Session.	
DIVISION II – STANDING APPROPRIATIONS AND RELATED MATTERS	Reduces the EV 2011 standing engranziation for the Legislative Drough by \$5.0 million	
GENERAL ASSEMBLY	• Reduces the FY 2011 standing appropriation for the Legislative Branch by \$5.9 million.	
STANDING APPROPRIATION LIMITS	• Limits the following FY 2011 General Fund standing appropriations to specified amounts.	
	<ul> <li>\$443,000 to the Department of Cultural Affairs for community cultural grants.</li> <li>\$862,000 to the Department of Economic Development for regional tourism marketing.</li> <li>\$182,000 to the Department of Public Health for the Center for Congenital and Inherited Disorders Central Registry.</li> <li>\$218,000 to the Department of Human Services for Child Abuse Prevention Programs.</li> <li>\$11.5 million to the Department of Education for Nonpublic school transportation.</li> <li>\$81.2 million to the Department of Human Services for the Property Tax Relief Fund.</li> </ul>	
STATE FOUNDATION AID	<ul> <li>\$19.6 million to the Office of Energy Independence for the Iowa Power Fund.</li> <li>Limits State Foundation Aid to \$2,494.1 million for FY 2011. House File 2519 (Block Grant Appropriations Bill) appropriates a total of \$47.9 million from federal stimulus funds in lieu of an equal amount of General Fund money appropriated in this Bill. The FY 2011 School Foundation Aid total appropriation is estimated to be \$167.1 million less than the amount needed to fully fund State Foundation Aid for FY 2011.</li> </ul>	

# HOUSE FILE 2531 FY 2010 STANDING APPROPRIATIONS BILL

INSTRUCTIONAL SUPPORT	• Eliminates the appropriation for FY 2011 for Instructional Support State Aid.
PROPERTY TAX CREDIT FUND	• Appropriates a total of \$146.0 million to the Property Tax Credit Fund, including: \$91.3 million from the General Fund and \$54.7 million from the Cash Reserve Fund.
	<ul> <li>Makes the following FY 2011 appropriations from the Property Tax Credit Fund in lieu of the General Fund standing appropriations:</li> <li>\$87.8 million for the Homestead Property Tax Credit.</li> </ul>
	• \$32.4 million for the Family Farm and Agricultural Land Tax Credits.
	• \$2.4 million for the Military Service Tax Credit.
	• \$23.4 million for the Elderly and Disabled Tax Credit.
PERFORMANCE OF DUTY	• Appropriates \$10.6 million from the Cash Reserve Fund to the Executive Council for Performance of Duty expenditures.
CASH RESERVE FUND REQUIREMENTS	• Notwithstands the requirement that a Cash Reserve Fund appropriation be used for nonrecurring emergency expenditures and that an appropriation not be made from the Cash Reserve Fund that would cause the Fund's balance to be less than 3.75% of the adjusted revenue estimate.
	• Specifies that the General Fund appropriation to the Cash Reserve Fund required in the event the Fund does not maintain a balance equal to 7.5% of the FY 2011 adjusted revenue estimate will not be made in FY 2011.
MENTAL HEALTH PROPERTY TAX RELIEF FUND	• Changes the General Fund standing appropriation for the Property Tax Relief Fund from \$95.0 million to \$88.4 million and eliminates a \$6.6 million standing appropriation from the Property Tax Relief Fund to the Department of Human Services for the Medical Assistance Program.
FY 2010 CASH RESERVE FUND APPROPRIATION	• Provides that the unobligated balance from the FY 2010 Cash Reserve Fund appropriation to the Executive Council carry forward to FY 2011. The estimated carryforward balance is \$19.4 million.
DIVISION III – SALARIES AND COMPENSATION	The identified need for FY 2011 salary and benefit increases for State employees is \$80.2 million from the General Fund and \$52.3 million from non-General Fund sources.
	• Requires State agencies and establishments to fully fund collective bargaining agreements from available resources. Specifies that pay plans for non-contract employees do not increase for FY 2011.

# HOUSE FILE 2531 FY 2010 STANDING APPROPRIATIONS BILL

### DIVISION III – SALARIES AND COMPENSATION (CONTINUED)

### DIVISION IV – APPROPRIATION REDUCTIONS

DOM CONTINGENT APPROPRIATION

DAS TECHNOLOGY APPROPRIATION

### DIVISION V – STATE FINANCIAL MANAGEMENT DUTIES

### DIVISION VI – CORRECTIVE PROVISIONS

**DIVISION VII – APPROPRIATIONS** 

**APPROPRIATIONS** 

DIVISION VII – MISCELLANEOUS PROVISIONS

- Prohibits bonus pay in FY 2011 for all Executive Branch, Judicial Branch, and Legislative Branch employees, unless permitted by law or required by a collective bargaining agreement.
- Requires the Department of Management to apply reductions totaling \$83.8 million to the General Fund operating appropriations of Executive Branch agencies for FY 2011, excluding the Board of Regents.
- Permits the Department of Management to transfer up to \$5.0 million from the Cash Reserve Fund to offset any appropriation reductions required in this Division.
- Appropriates \$2.3 million from the General Fund to the Department of Administrative Services for implementing the government information technology services provisions in SF 2088 (Government Reorganization and Efficiency Act).
- Amends provisions of SF 2088 (Government Reorganization and Efficiency Act) to maintain the State accounting functions in the Department of Administrative Services. Senate File 2088 transferred the responsibilities for the State accounting functions to the Department of Management.
- Makes technical corrections to various provisions of enacted or pending legislation including effective dates.
- Appropriates \$90,000 from the Underground Storage Tank Fund to the Department of Education for educational purposes on the Sac and Fox Indian Settlement.
- Appropriates \$187.8 million from the Cash Reserve Fund to the Department of Human Services for the Medical Assistance Program.
- Appropriates \$260,000 from the Cash Reserve Fund to the Department of Management for operational purposes.
- Transfers \$2.8 million in funding and 34.4 FTE positions appropriated in SF 2367 (Administration and Regulation Appropriations Bill) to accommodate moving the State accounting functions from the Department of Management to the Department of Administrative Services.
- Limits the liability of a railroad company relating to flood damage due to alteration of company structures and facilities.

# HOUSE FILE 2531 FY 2010 STANDING APPROPRIATIONS BILL

DIVISION VII – MISCELLANEOUS PROVISIONS (CONTINUED)	• Requires the Board of Regents to conduct a study of the Braille and Sight Saving School and to submit a report with recommendations to the Legislative Council by August 31, 2010.	
	• Requires the Plumbing and Mechanical System Board to allow a person that has not previously held a license to take the State master licensing examination if the Board deems the work experience to be equivalent to 48 months experience as a licensed master. This requirement is effective on enactment through September 30, 2010.	
	• Permits the Iowa Technology and Telecommunications Commission to determine the fiber optic cable capacity to be leased for Part III connections.	
	• Requires public members of the Council on Homelessness to be reimbursed for expenses by the Iowa Finance Authority instead of an appropriation for such purpose.	
	• Expands the use of the Housing Trust Fund to include the Iowa Mortgage Help Initiative.	
	• Requires that if a public employer is not subject to budget certification requirements, a collective bargaining agreement shall provide for implementation of certain impasse and mediation procedures.	
	• Permits a person to conduct bingo games without a license under certain conditions and removes the bingo license exemption for nonprofit organizations.	
	• Permits a person to purchase raffle tickets by check, money order, or debit card for one raffle conducted by an eligible qualified organization in a calendar year.	
	• Exempts pharmacy technicians and pharmacy technician trainees from meeting examination requirements under certain conditions.	
	• Modifies the criteria for an organization to be considered a Fair and the criteria that comprises a Fair Event.	
DIVISION VIII – BICYCLES	• Specifies that a person who steers a motor vehicle unreasonable close to a person riding a bicycle, or throws an object at a person riding a bicycle, commits a simple misdemeanor and establishes a scheduled fine of \$250.	
DIVISION IX – HOTEL AND MOTEL TAX	• Increases the maximum local hotel/motel tax rate from 7.0% to 9.0% for cities and from 7.0% to 8.0% for counties. Additionally, specifies that if a county imposes a hotel/motel tax rate of 8.0%, that one percentage point of the tax may be imposed in both the incorporated areas and unincorporated areas within that county. Requires a citizen advisory committee of at least five members to be appointed if a hotel/motel tax is imposed after the effective date of this Bill.	

# HOUSE FILE 2531 FY 2010 STANDING APPROPRIATIONS BILL

### EFFECTIVE DATES AND RETROACTIVE APPLICABILITY

- The section creating the Property Tax Credit Fund is effective on enactment.
- The provision that allows the carryforward of unobligated funds from the FY 2010 Cash Reserve Fund appropriation to the Executive Council is effective on enactment.
- The Section that deposits federal Veterans Affairs construction funding in the General Fund for the medical clinic expenditures is effective on enactment and applies retroactively to July 1, 2009.
- The Section relating to the licensing of pharmacy technicians is effective on enactment and applies retroactively to January 1, 2010.

PG	LN	House File 2531	Explanation
		DIVISION I MH/MR/DD SERVICES ALLOWED GROWTH FUNDING == FY 2011=2012	
1 1 1 1 1 1 1	4 F 5 C 6 F 7 S 9 C 10 11 12 13	Section 1. ADULT MH/MR/DD SERVICES ALLOWED GROWTH FUNDING == FY 2011=2012. Notwithstanding section 331.439, subsection 3, the allowed growth factor adjustment for county mental health, mental retardation, and developmental disabilities service expenditures for the fiscal year beginning July 1, 2011, shall be established by statute which shall be enacted within thirty calendar days of the convening of the Eighty=fourth General Assembly, 2011 Session, on January 10, 2011. The governor shall submit to the general assembly a recommendation for such allowed growth factor adjustment and the amounts of related appropriations to the general assembly on or before January 11, 2011.	CODE: Requires the FY 2012 allowed growth appropriation adjustment for mental health services be established within the first 30 days of the 2011 Legislative Session. Requires the Governor to submit a recommendation for the allowed growth factor adjustment to the General Assembly by January 11, 2011.
1	16	DIVISION II STANDING APPROPRIATIONS AND RELATED MATTERS	
1 1 1 1 1 1 1 1	21 22 23 24 25 26 27 28	Sec. 2. BUDGET PROCESS FOR FISCAL YEAR 2011=2012. 1. For the budget process applicable to the fiscal year beginning July 1, 2011, on or before October 1, 2010, in lieu of the information specified in section 8.23, subsection 1, unnumbered paragraph 1, and paragraph "a", all departments and establishments of the government shall transmit to the director of the department of management, on blanks to be furnished by the director, estimates of their expenditure requirements, including every proposed expenditure, for the ensuing fiscal year, together with supporting data and explanations as called for by the director of the department of management after consultation with the legislative services agency.	Requires State agencies to submit the FY 2012 budget information to the Department of Management (DOM) and include all proposed expenditures, supporting data, and explanations. Requires the Director of the DOM to consult with the Legislative Services Agency regarding supporting data. Requires expenditures to be prioritized by program or by results expected to be achieved. Requires performance measures to be included with the budget information.

- 29 consultation with the legislative services agency.
   30 2. The estimates of expenditure requirements shall be
   1 31 in a form specified by the director of the department of
   1 32 management, and the expenditure requirements shall include all

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House File 2531

Explanation

1 33 proposed expenditures and shall be prioritized by program or

1 34 the results to be achieved. The estimates shall be accompanied

1 35 by performance measures for evaluating the effectiveness of the

2 1 programs or results.

2 2 Sec. 3. GENERAL ASSEMBLY.

2 3 1. The appropriations made pursuant to section 2.12 for the

2 4 expenses of the general assembly and legislative agencies for

2 5 the fiscal year beginning July 1, 2010, and ending June 30,

2 6 2011, are reduced by the following amount:

2 7 .....\$5,939,790

2 8 2. The budgeted amounts for the general assembly for the

2 9 fiscal year beginning July 1, 2010, may be adjusted to reflect

2 10 unexpended budgeted amounts from the previous fiscal year.

2 11 Sec. 4. LIMITATION OF STANDING APPROPRIATIONS.
2 12 Notwithstanding the standing appropriations in the following
2 13 designated sections for the fiscal year beginning July 1, 2010,
2 14 and ending June 30, 2011, the amounts appropriated from the
2 15 general fund of the state pursuant to these sections for the
2 16 following designated purposes shall not exceed the following

2 17 amounts:

2 18 1. For operational support grants and community cultural

2 19 grants under section 99F.11, subsection 3, paragraph "d",

2 20 subparagraph (1):

2 21 .....\$ 443,300

2 22 2. For regional tourism marketing under section 99F.11,

2 23 subsection 3, paragraph "d", subparagraph (2):

Reduces the FY 2011 standing appropriation for the Legislative Branch by \$5,939,790. Permits the General Assembly to adjust the FY 2011 budget to reflect any unexpended funds from the FY 2010 budget.

DETAIL: The General Assembly's FY 2011 budget is estimated at \$36,009,827. This Bill reduces the FY 2011 budget to \$30,070,037 and represents no change compared to estimated net FY 2010.

CODE: Limits selected standing appropriations to specified amounts.

Limits the General Fund appropriation to the Department of Cultural Affairs for operational support grants and community cultural grants to \$443,300.

DETAIL: This represents no change compared to estimated net FY 2010 and a decrease of \$76,700 to the standing appropriation of \$520,000. Code Section 99F.11 funds this Program with wagering tax revenues that are deposited in the General Fund and then appropriated to the Department of Cultural Affairs.

Limits the General Fund appropriation to the Department of Economic Development for regional tourism marketing to \$862,028.

PG LN	House File 2531	Explanation
2 24	\$ 862,028	DETAIL: This represents no change compared to estimated net FY 2010 and a decrease of \$241,972 compared to the FY 2011 estimated standing appropriation of \$1,104,000. Code Section 99F.11 funds this Program with wagering tax revenues that are deposited in the General Fund and then appropriated to the Department of Economic Development for regional tourism marketing.
2 26 c 2 27 "	3. For the center for congenital and inherited disorders central registry under section 144.13A, subsection 4, paragraph a": 	Limits the FY 2011 General Fund appropriation to the Department of Public Health for the Center for Congenital and Inherited Disorders Central Registry to \$182,044. DETAIL: This is an increase of \$20,684 compared to estimated net FY 2010 and a decrease of \$50,456 compared to the FY 2011 estimated standing appropriation of \$232,500. The standing appropriation is based on an amount equal to \$10.00 of each birth certificate registration.
2 30 p	4. For primary and secondary child abuse prevention programs under section 144.13A, subsection 4, paragraph "a": \$ 217,772	Limits the FY 2011 General Fund appropriation to the Department of Human Services for Primary and Secondary Child Abuse Prevention Programs to \$217,772. DETAIL: This is an increase of \$43,696 compared to estimated net FY 2010 and a decrease of \$14,728 compared to the FY 2011 estimated standing appropriation of \$232,500. The standing appropriation is based on an amount equal to \$10.00 of each birth certificate registration.
2 33 2 34 2 35 p	5. For programs for at=risk children under section 279.51: 	Limits the FY 2011 General Fund appropriation to the Department of Education for Children At-Risk Programs to \$11,493,891. DETAIL: This is an increase of \$1,149,389 compared to estimated net FY 2010. This is a decrease of \$1,112,305 compared to the FY 2011 standing appropriation. The Child Development standing appropriation is established in Code Section 279.51 at \$12,606,196.
32	6. For payment for nonpublic school transportation under	Limits the FY 2011 General Fund appropriation to the Department of

PG LN House File 2531	Explanation
<ul> <li>3 3 section 285.2:</li> <li>3 4</li></ul>	Education for nonpublic school transportation to \$7,060,931. Requires the appropriation to be prorated if the claims exceed the appropriation. DETAIL: This represents no change compared to estimated net FY 2010 and is a decrease of \$2,139,069 compared to the FY 2011 estimated standing appropriation of \$9,200,000.
<ul> <li>3 9 7. For mental health, mental retardation, and developmental</li> <li>3 10 disabilities services property tax relief under section 426B.1,</li> <li>3 11 subsection 2, as amended in this division of this Act:</li> <li>3 12\$ 81,199,911</li> </ul>	Limits the FY 2011 General Fund appropriation for the Property Tax Relief Fund to \$81,199,911. DETAIL: The Property Tax Relief Fund provides State funding for county mental health, mental retardation, and developmental disabilities services. This is a decrease of \$13,800,089 compared to the FY 2011 standing appropriation of \$95,000,000. For FY 2010, the Property Tax Relief Fund received General Fund appropriations totaling \$83,879,911, including \$73,399,911 in HF 820 (FY 2010 Federal Funds Act) and \$10,480,000 in SF 2151 (FY 2010 Supplemental Appropriations Act).
<ul> <li>3 13 8. For the enforcement of chapter 453D relating to tobacco</li> <li>3 14 product manufacturers under section 453D.8:</li> <li>3 15\$ 19,591</li> </ul>	Limits the FY 2011 General Fund appropriation to the Department of Revenue for financial obligation enforcement of tobacco product manufacturers to \$19,591. DETAIL: This represents no change compared to estimated net FY 2010 and a decrease of \$5,409 compared to the standing appropriation of \$25,000.
<ul> <li>3 16 9. For the lowa power fund under section 469.10, subsection</li> <li>3 17 1:</li> <li>3 18\$ 19,600,000</li> </ul>	Limits the FY 2011 General Fund appropriation to the Office of Energy Independence for the Iowa Power Fund to \$19,600,000. DETAIL: This is a decrease of \$2,000,000 compared to estimated net FY 2010 and a decrease of \$5,400,000 compared to the standing appropriation of \$25,000,000.
3 19 Sec. 5. STATE FOUNDATION AID FOR SCHOOLS == FY 20	CODE: Limits the FY 2011 General Fund appropriation for State

PG LN	House File 2531	Explanation
<ul> <li>3 21 subsection</li> <li>3 22 beginning</li> <li>3 23 appropriate</li> <li>3 24 that section</li> <li>3 25 exceed the</li> <li>3 26 For state</li> </ul>	nding the standing appropriation in section 257.16, a 1, for state foundation aid for the fiscal year July 1, 2010, and ending June 30, 2011, the amount ed from the general fund of the state pursuant to n for the following designated purpose shall not e following amount: e foundation aid under section 257.16, subsection 1: 	<ul> <li>Foundation Aid.</li> <li>DETAIL: For FY 2010, State Foundation Aid received appropriations totaling \$2,349,004,670. This includes: \$2,146,457,965 from the General Fund, after the 10.00% across-the-board reduction, and \$202,546,705 from federal stimulus funds.</li> <li>For FY 2011, the State Foundation Aid appropriation is limited to \$2,494,057,875 and includes \$2,446,110,078 from the General Fund and \$47,947,797 from federal stimulus funds. The overall funding for State Foundation Aid in FY 2011 represents an increase of \$145,053,205 compared to the total appropriations for FY 2010.</li> <li>The FY 2011 School Foundation Aid total is estimated to be \$167,142,125 less than the amount needed to fully fund State Foundation Aid for FY 2011.</li> <li>NOTE: House File 2519 (FY 2011 Block Grant Bill) appropriates a total of \$47,947,797 from federal stimulus funds in lieu of an equal amount of General Fund money appropriated in this Bill.</li> </ul>
3 29 foundation 3 30 salary sup 3 31 and the ea	amount designated in this section for state aid, \$314,894,787 is allocated for the teacher plements, the professional development supplements, rly intervention supplement in accordance with 7.10, subsections 9 through 11, and section 257.37A.	<ul> <li>Allocates \$314,894,787 from the State Foundation Aid appropriation for teacher salary, professional development, and early intervention supplements.</li> <li>DETAIL: The LSA estimates for each of the State categorical supplements in FY 2011 is as follows:</li> <li>Teacher Salary Supplement: \$256,044,957</li> <li>Professional Development Supplement: \$29,041,992</li> <li>Early Intervention Supplement: \$29,807,838</li> </ul>
3 34 this section 3 35 less than t 4 1 foundation	remaining balance of the moneys designated in n, after the allocation made in subsection 1, is he amount required to pay the remainder of state aid pursuant to section 257.16, subsection 1, the shall be deducted from the payments to each school	Requires a proration to each school district of remaining funds from the appropriation, if it is not adequate to pay the remainder of the State Foundation Aid. Requires that the allocation made for the State categorical supplements not be reduced. DETAIL: The current LSA estimate is a State Foundation Aid shortfall

PG LN House File 2531	Explanation
<ul> <li>4 3 district and area education agency in the manner provided in</li> <li>4 4 section 257.16, subsection 4. The reduction for area education</li> <li>4 5 agencies shall be added to the reduction made pursuant to</li> <li>4 6 section 257.35, subsection 5.</li> </ul>	totaling \$167,142,125. Of this amount, approximately \$159,500,000 will be applied to school districts and \$7,600,000 will be applied to area education agencies.
<ul> <li>4 7 Sec. 6. INSTRUCTIONAL SUPPORT STATE AID. Notwithstanding</li> <li>4 8 the standing appropriation provided under section 257.20,</li> <li>4 9 an appropriation from the general fund of the state to the</li> <li>4 10 department of education for the fiscal year beginning July 1,</li> <li>4 11 2010, and ending June 30, 2011, shall not be made for purposes</li> <li>4 12 of paying instructional support state aid.</li> </ul>	CODE: Eliminates the standing appropriation for FY 2011 for Instructional Support State Aid. DETAIL: For FY 2010, Instructional Support State Aid received an appropriation of \$13,103,950 from the federal stimulus funds. The estimated FY 2011 standing appropriation for Instructional Support State Aid is \$14,800,000.
<ul> <li>4 13 Sec. 7. VETERANS HOME MEDICAL CLINIC. Of moneys received</li> <li>4 14 on or after July 1, 2009, by the lowa veterans home from</li> <li>4 15 the federal government relating to the costs to improve and</li> <li>4 16 renovate a medical clinic at the home in a previous fiscal</li> <li>4 17 year, the first \$727,000 shall be credited to the general fund</li> <li>4 18 of the state on or after July 1, 2010.</li> </ul>	Requires the first \$727,000 in matching funds received from the federal Veterans Administration for improvements to the Medical Clinic at the Iowa Veterans Home be credited to the State General Fund after July 1, 2009. DETAIL: The federal Veterans Administration matches 65.00% and the State portion is 35.00% of construction costs. The State funds 100.00% of the cost up front and is reimbursed by the federal Veterans Administration on completion of the project.
<ul> <li>4 19 Sec. 8. PROPERTY TAX CREDIT FUND == PAYMENTS IN LIEU OF</li> <li>4 20 GENERAL FUND REIMBURSEMENT.</li> </ul>	

4 21 1. a. A property tax credit fund shall be created in the4 22 office of the treasurer of state to be used for the purposes of4 23 this section.

4 24 b. There is appropriated from the general fund of the state

4 25 to the property tax credit fund created in paragraph "a" for

4 26 the fiscal year beginning July 1, 2010, and ending June 30,

4 27 2011, the sum of \$91,256,037.

Creates a Property Tax Credit Fund within the Office of the Treasurer of State for FY 2011.

Appropriates \$91,256,037 from the General Fund for FY 2011 to the Property Tax Credit Fund.

DETAIL: This Section is effective on enactment.

PG LN	N House File 2531	Explanation
4 30 4 31	c. Notwithstanding the requirements in section 8.56, subsections 3 and 4, there is appropriated from the cash reserve fund to the property tax credit fund created in paragraph "a" for the fiscal year beginning July 1, 2010, and ending June 30, 2011, the sum of \$54,684,481.	CODE: Appropriates \$54,684,481 from the Cash Reserve Fund for FY 2011 to the Property Tax Credit Fund.
	in the property tax credit fund created pursuant to 2009	CODE: Requires any unobligated funds remaining at the end of FY 2010 in the Property Tax Credit Fund to carry forward to FY 2011.
51 52	lowa Acts, chapter 179, section 9, at the conclusion of the fiscal year beginning July 1, 2009, and ending June 30, 2010, is transferred to the property tax credit fund created in paragraph "a".	DETAIL: The estimated ending balance in the Property Tax Credit Fund for FY 2010 is \$12,526.
56	2. In lieu of the appropriations in the following designated sections, for the fiscal year beginning July 1, 2010, and ending June 30, 2011, there is appropriated from the property tax credit fund the following amounts for the following	CODE: Provides appropriations from the Property Tax Credit Fund for FY 2011 in lieu of General Fund appropriations for the following tax credits:
	designated purposes:	<ul> <li>Homestead Tax Credit: The estimated General Fund standing appropriation to fully fund the Homestead Tax Credit is \$136,200,000.</li> </ul>
		<ul> <li>Agricultural Land and Family Farm Tax Credit: The General Fund standing appropriation to fully fund the Agricultural Land and Family Farm Tax Credit is \$39,100,000.</li> </ul>
		<ul> <li>Military Service Tax Credit: The estimated General Fund standing appropriation to fully fund the Military Service Tax Credit is \$2,400,000.</li> </ul>
		<ul> <li>Elderly and Disabled Tax Credit: The estimated General Fund standing appropriation to fully fund the Elderly and Disabled Tax Credit is \$23,400,000.</li> </ul>
59	a. For reimbursement for the homestead property tax credit	Property Tax Credit Fund appropriation for the Homestead Property

- 5 10 under section 425.1:
- 5 11 ...... \$ 87,757,913

Property Tax Credit Fund appropriation for the Homestead Property Tax Credit.

DETAIL: This is a decrease of \$6,458,706 compared to estimated net FY 2010. The FY 2011 demand is projected to exceed the appropriation by \$48,442,087.

PG LN	House File 2531	Explanation
<ul> <li>5 12 b. For reimbursement for the family farm and agricultural</li> <li>5 13 land tax credits under sections 425A.1 and 426.1:</li> <li>5 14</li></ul>	under sections 425A.1 and 426.1:	Property Tax Credit Fund appropriation for the Family Farm and Agricultural Land Tax Credits.
5 14	\$ 32,395,131	DETAIL: This represents no change compared to estimated net FY 2010. The FY 2011 demand is projected to exceed the appropriation by \$6,704,869.
5 16 under section 4		Property Tax Credit Fund appropriation for the Military Service Tax Credit.
5 17	\$ 2,400,000	DETAIL: This represents no change compared to estimated net FY 2010 and fully funds the projected demand for FY 2011.
5 19 reimbursement	pursuant to sections 425.16 through 425.39:	Property Tax Credit Fund appropriation for the Elderly and Disabled Tax Credit.
5 20	\$ 23,400,000	DETAIL: This is an increase of \$2,620,800 compared to estimated net FY 2010 and fully funds the projected demand for FY 2011.
<ul> <li>5 22 of claims for creating of the second state of the se</li></ul>	of revenue determines that the amount edit for property taxes due pursuant to "b", "c", and "d", plus the amount of claims ent for rent constituting property taxes paid paid during the fiscal year may exceed the propriated, the director shall estimate the he credits and reimbursements which will be ppropriation. The county treasurer shall notify he amount of property tax credits claimed by "he director shall estimate the percentage of a credits and rent reimbursement claims that by the appropriation and notify the county percentage estimate by June 15, 2010. The entage shall be used in computing for each claim property tax credit and reimbursement for rent perty taxes paid for that fiscal year. If restimates the percentage of funding, claims	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, 2010, and identify the proration percentage if the claims are projected to exceed the appropriations. Requires the Director to notify the county treasurers of the proration percentage by June 15, 2010. 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 2011. If there are excess funds after claims are paid, the remaining funds carry forward to FY 2012.

Explanation

House File 2531

6 3 for reimbursement for rent constituting property taxes paid

6 4 shall be paid until they can no longer be paid at the estimated

6 5 percentage of funding. Rent reimbursement claims filed after

6 6 that point in time shall receive priority and shall be paid in

6 7 the following fiscal year.

6 8 Sec. 9. PERFORMANCE OF DUTY. There is appropriated from

6 9 the cash reserve fund created in section 8.56 to the executive

6 10 council for the fiscal year beginning July 1, 2010, and ending

 $6\;\;11\;\;$  June 30, 2011, the following amount, or so much thereof as is

6 12 necessary, to be used for the purposes designated:

6 13 For performance of duty by the executive council in sections 6 14 7D.29 and 29C.20:

- 6 15 .....\$ 10,583,628
- 6 16 The funding from the appropriation made in this section

6 17 shall be utilized before any funding from the general fund of6 18 the state.

6 19 Sec. 10. CASH RESERVE FUND APPROPRIATION

6 20 REQUIREMENTS. Section 8.56, subsections 3 and 4, shall

6 21 not apply to any appropriation made in this division or any

- 6 22 other division of this Act from the cash reserve fund created
- 6 23 in section 8.56.

6 24 Sec. 11. CASH RESERVE FUND APPROPRIATION FOR FISCAL YEAR

6 25 2010=2011. For the fiscal year beginning July 1, 2010, and

6 26 ending June 30, 2011, the appropriation to the cash reserve

6 27 fund provided in section 8.57, subsection 1, paragraph "a",

Cash Reserve Fund appropriation of \$10,583,628 for FY 2011 to the Executive Council for Performance of Duty expenditures. Permits additional funds to be utilized from the General Fund if expenditures exceed the appropriation.

DETAIL: The Executive Council uses the Performance of Duty standing appropriation to fund emergency repairs of State agencies when the repairs exceed the amount of resources available in individual State agency budgets. The Contingent Fund is used by the Executive Council for funding disaster-related costs. The \$10,583,628 appropriation provides the funding for the State match requirements for Federal Emergency Management Agency (FEMA) funds that the State is receiving for the damages from the 2008 disasters.

CODE: Exempts the FY 2011 appropriations from the Cash Reserve Fund from certain statutory requirements.

DETAIL: Notwithstands statutory language that requires a Cash Reserve Fund appropriation to be used for nonrecurring emergency expenditures. Notwithstands a requirement that an appropriation not be made from the Fund that would cause the Fund's balance to be less than 3.75% of the adjusted revenue estimate for the year the appropriation is made, unless approved by vote of at least three-fifths of the members of both chambers of the General Assembly and is signed by the Governor.

CODE: Notwithstands the requirement for FY 2011 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 2010 adjusted revenue estimate.

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#### Explanation

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6 28 shall not be made.	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.
<ul> <li>6 29 Sec. 12. Section 426B.1, subsections 2 and 3, Code 2009, are</li> <li>6 30 amended to read as follows:</li> <li>6 31 2. There is appropriated on July 1 of each fiscal year</li> <li>6 32 to the property tax relief fund from the general fund of</li> <li>6 33 the state, ninety=five eighty=eight million four hundred</li> <li>6 34 thousand dollars.</li> <li>6 35 3. There is annually appropriated from the property tax</li> <li>7 1 relief fund to the department of human services to supplement</li> <li>7 2 the medical assistance appropriation for the fiscal year</li> <li>7 3 beginning July 1, 1997, and for succeeding fiscal years,</li> <li>7 4 six million six hundred thousand dollars to be used for the</li> <li>7 nonfederal share of the costs of services provided to minors</li> <li>7 with mental retardation under the medical assistance program</li> <li>7 to meet the requirements of section 249A.12, subsection 4.</li> <li>7 8 The appropriation in this subsection shall be charged to the</li> <li>7 9 property tax relief fund prior to the distribution of moneys</li> <li>7 10 from the fund under section 426B.2 and the amount of moneys</li> <li>7 11 available for distribution shall be reduced accordingly.</li> <li>7 12 However, the appropriation in this subsection shall be</li> <li>7 13 considered to be a property tax relief payment for purposes</li> <li>7 14 of the counties' base year expenditures as provided in</li> <li>7 16 section 426B.2, subsection 2.</li> </ul>	CODE: Reduces the General Fund standing appropriation for the Property Tax Relief Fund from \$95,000,000 to \$88,400,000. Eliminates a \$6,600,000 standing appropriation from the Property Tax Relief Fund to the Department of Human Services for the Medical Assistance Program. DETAIL: Section 4.7 of this Bill limits the General Fund appropriation to the Property Tax Relief Fund to \$81,199,911 for FY 2011.
7 17 CASH RESERVE FUND == PERFORMANCE OF DUTY	CODE: Requires nonreversion of the unobligated balance from the

- 7 18 Sec. 13. 2009 Iowa Acts, chapter 179, section 10, is amended
- 7 19 by adding the following new unnumbered paragraph:
- 7 20 NEW UNNUMBERED PARAGRAPH Notwithstanding section 8.33,

CODE: Requires nonreversion of the unobligated balance from the FY 2010 Cash Reserve Fund appropriation to the Executive Council.

DETAIL: The Executive Council was appropriated \$25,600,000 for

PG LN House File 2531	Explanation
<ul> <li>7 21 moneys appropriated in this section that remain unencumbered or</li> <li>7 22 unobligated at the close of the fiscal year shall not revert</li> <li>7 23 but shall remain available for expenditure for the purposes</li> <li>7 24 designated until the close of the succeeding fiscal year.</li> </ul>	Performance of Duty expenditures from the Cash Reserve Fund for FY 2010 in SF 278 (FY 2010 Standing Appropriations Act). It is estimated that \$5,300,000 of the FY 2010 appropriation will be obligated before the end of FY 2010, resulting in a carryforward balance of \$20,300,000. In addition, SF 2366 (FY 2010 Appropriations Adjustment Act) allocates \$883,628 from the unobligated balance for improvements at the Eldora Juvenile Home. This reduces the estimated carryforward balance to \$19,416,372
7 25 Sec. 14. EFFECTIVE DATES AND RETROACTIVE APPLICABILITY.	
<ul> <li>7 26 1. The section of this division of this Act providing for</li> <li>7 27 crediting of certain moneys received by the Iowa veterans home</li> <li>7 28 to the general fund of the state, being deemed of immediate</li> <li>7 29 importance, takes effect upon enactment and is retroactively</li> <li>7 30 applicable to July 1, 2009, and is applicable on and after that</li> <li>7 31 date.</li> </ul>	Specifies that the Section of this Bill requiring the deposit of federal Veterans Affairs construction funding to the General Fund for the medical clinic expenditures is effective on enactment and applies retroactively to July 1, 2009.
<ul> <li>7 32 2. The section of this division of this Act creating the</li> <li>7 33 property tax credit fund, being deemed of immediate importance,</li> <li>7 34 takes effect upon enactment.</li> </ul>	Specifies that the Section of this Bill creating the Property Tax Credit Fund is effective on enactment.
<ul> <li>7 35 3. The section of this division of this Act amending 2009</li> <li>8 1 Iowa Acts, chapter 179, section 10, being deemed of immediate</li> <li>8 2 importance, takes effect upon enactment.</li> </ul>	Specifies that the Section of this Bill that allows the carryforward of any unobligated funds from the FY 2010 Cash Reserve Fund appropriation to the Executive Council is effective on enactment.
8 3 DIVISION III 8 4 SALARIES, COMPENSATION, AND RELATED MATTERS	
<ul> <li>8 5 Sec. 15. APPOINTED STATE OFFICERS.</li> <li>8 6 1. The governor shall establish a salary for appointed</li> </ul>	Requires the Governor to determine the salary of most appointed nonelected persons in the Executive Branch. Permits the Governor to

- 8 6 1. The governor shall establish a salary for appointed8 7 nonelected persons in the executive branch of state government
- 8 8 holding a position enumerated in and within the salary

nonelected persons in the Executive Branch. Permits the Governor to consider various factors to determine salaries.

PG LN	House File 2531	Explanation
<ul> <li>8 10 by considering, a</li> <li>8 11 individual in the p</li> <li>8 12 position, the incur</li> <li>8 13 subordinates' sala</li> <li>8 14 establish the sala</li> <li>8 15 justice of the sup</li> <li>8 16 state court admin</li> <li>8 17 board shall estab</li> <li>8 18 the lowa public bit</li> <li>8 19 of the administrat</li> <li>8 20 department of ed</li> <li>8 21 in 2008 lowa Acts</li> <li>8 22 2. The governo</li> <li>8 23 this section, shall</li> </ul>	n 2008 lowa Acts, chapter 1191, section 14, mong other items, the experience of the osition, changes in the duties of the mbent's performance of assigned duties, and aries. However, the attorney general shall ry for the consumer advocate, the chief reme court shall establish the salary for the istrator, the ethics and campaign disclosure lish the salary of the executive director, and roadcasting board shall establish the salary or of the public broadcasting division of the ucation, each within the salary range provided s, chapter 1191, section 14. r, in establishing salaries as provided in take into consideration other employee ay be provided for an individual including but sing.	<ul> <li>In lieu of the Governor, the following entities are required to determine the salary within the FY 2009 salary range:</li> <li>The Attorney General for the salary of the Consumer Advocate.</li> <li>The Chief Justice of the Supreme Court for the salary of the State Court Administrator.</li> <li>The Ethics and Campaign Disclosure Board for the salary of the Executive Director.</li> <li>The lowa Public Broadcasting Board for the salary of the Administrator of the Public Broadcasting Division of the Department of Education.</li> <li>DETAIL: The salary ranges are maintained at the FY 2009 level. The cost will be determined by placement in the salary ranges. The minimum and maximum salary ranges for State officials are maintained at the FY 2009 levels. These include:</li> <li>Salary range 2 (\$48,160 - \$73,700)</li> <li>Salary range 3 (\$55,380 - \$84,750)</li> <li>Salary range 4 (\$63,690 - \$97,460)</li> <li>Salary range 5 (\$73,250 - \$112,070</li> <li>Salary range 6 (\$84,240 - \$128,890)</li> </ul>

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8 26 3. A person whose salary is established pursuant to this
8 27 section and who is a full=time, year=round employee of the
8 28 state shall not receive any other remuneration from the state
8 29 or from any other source for the performance of that person's
8 30 duties unless the additional remuneration is first approved by
8 31 the governor or authorized by law. However, this provision
8 32 does not exclude the reimbursement for necessary travel and
8 33 expenses incurred in the performance of duties or fringe
8 34 benefits normally provided to employees of the state.

8 35 Sec. 16. COLLECTIVE BARGAINING AGREEMENTS FUNDED. The
9 1 various state departments, boards, commissions, councils,

Specifies the pay adjustments, reimbursements, and benefits for collective bargaining agreements.

Prohibits appointed nonelected employees from receiving additional remuneration from the State unless approved by the Governor or authorized by law.

Salary range 7 (\$100,840 - \$154,300)

#### Explanation

House File 2531

9 2 and agencies, including the state board of regents, for

9 3 the fiscal year beginning July 1, 2010, and ending June 30,

9 4 2011, shall provide from available sources pay adjustments,

9 5 expense reimbursements, and related benefits to fully fund the

#### 9 6 following:

9 7 1. The collective bargaining agreement negotiated pursuant

9 8 to chapter 20 for employees in the blue collar bargaining unit.

9 9 2. The collective bargaining agreement negotiated pursuant

9 10 to chapter 20 for employees in the public safety bargaining9 11 unit.

9 12 3. The collective bargaining agreement negotiated pursuant

9 13 to chapter 20 for employees in the security bargaining unit.

- 9 14 4. The collective bargaining agreement negotiated pursuant9 15 to chapter 20 for employees in the technical bargaining unit.
- 9 16 5. The collective bargaining agreement negotiated pursuant

9 17 to chapter 20 for employees in the professional fiscal and9 18 staff bargaining unit.

9 19 6. The collective bargaining agreement negotiated pursuant

9 20 to chapter 20 for employees in the clerical bargaining unit.

9 21 7. The collective bargaining agreement negotiated pursuant

9 22 to chapter 20 for employees in the professional social services9 23 bargaining unit.

- 9 24 8. The collective bargaining agreement negotiated pursuant9 25 to chapter 20 for employees in the community=based corrections9 26 bargaining unit.
- 9 27 9. The collective bargaining agreements negotiated

9 28 pursuant to chapter 20 for employees in the judicial branch of9 29 government bargaining units.

- 9 30 10. The collective bargaining agreement negotiated pursuant
  9 31 to chapter 20 for employees in the patient care bargaining
  9 32 unit
- 9 32 unit.
- 9 33 11. The collective bargaining agreement negotiated pursuant9 34 to chapter 20 for employees in the science bargaining unit.

9 35 12. The collective bargaining agreement negotiated pursuant

10 1 to chapter 20 for employees in the university of northern Iowa10 2 faculty bargaining unit.

- 10 3 13. The collective bargaining agreement negotiated pursuant
- 10 4 to chapter 20 for employees in the state university of Iowa

DETAIL: The total estimated cost of FY 2011 salary and benefit increases is \$132,522,380. This includes \$80,174,662 from the General Fund and \$52,347,718 from other funds. This also includes an estimated \$3,951,073 from all funds, including \$2,313,566 from the General Fund, for vacant positions. Detail regarding the cost and negotiated settlements with each bargaining unit is outlined below.

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

- 2.00% across-the-board increase on June 25, 2010.
- 1.00% across-the-board increase on December 24, 2010.
- 4.50% step increases for eligible employees.

FISCAL IMPACT: The estimated cost of the FY 2011 salary and benefit increases for these employees is \$27,142,426 from the General Fund and a total of \$46,318,742 from all funds.

Iowa United Professionals (IUP) - Social Services and Science

- 2.00% across-the-board increase on June 25, 2010.
- 1.00% across-the-board increase on December 24, 2010.
- 4.50% step increases for eligible employees.

FISCAL IMPACT: The estimated cost of the FY 2011 salary and benefit increases for these employees is \$5,548,864 from the General Fund and a total of \$10,410,088 from all funds.

State Police Officer's Council (SPOC)

- 1.00% across-the-board increase on June 25, 2010.
- 1.00% across-the-board increase on December 24, 2010.
- 3.50% step increases for eligible employees.
- Increases the pay grades for selected position classes.

FISCAL IMPACT: The estimated cost of FY 2011 salary and benefit increases for these employees is \$2,086,646 from the General Fund and a total of \$2,545,006 from all funds.

Judicial Public, Professional, and Maintenance Employees (PPME)

- 0.00% across-the-board increase.
- 4.50% step increases for eligible employees.

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#### PG LN

#### House File 2531

- 10 5 graduate student bargaining unit.
- 10 6 14. The collective bargaining agreement negotiated pursuant
- 10 7 to chapter 20 for employees in the state university of Iowa
- 10 8 hospital and clinics tertiary health care bargaining unit.
- 10 9 15. The annual pay adjustments, related benefits, and
- 10 10 expense reimbursements referred to in the sections of this
- 10 11 division of this Act addressing noncontract state and state
- 10 12 board of regents employees who are not covered by a collective
- 10 13 bargaining agreement.

#### 10 14 Sec. 17. NONCONTRACT STATE EMPLOYEES == GENERAL.

- 10 15 1. For the fiscal year beginning July 1, 2010:
- 10 16 a. The maximum and minimum salary levels of all pay plans
- 10 17 provided for in section 8A.413, subsection 3, as they exist for
- 10 18 the fiscal year ending June 30, 2010, shall not increase.
- 10 19 b. Employees may receive a step increase or the equivalent10 20 of a step increase.
- 10 21 c. The pay plan for noncontract judicial branch employees10 22 shall not be increased.
- 10 23 d. The pay plans for state employees who are exempt
- 10 24 from chapter 8A, subchapter IV, and who are included in the
- 10 25 department of administrative services' centralized payroll
- 10 26 system shall not be increased, and any additional changes
- 10 27 in any executive branch pay plans shall be approved by the 10 28 governor.
- 10 29 2. This section does not apply to members of the general
- 10 30 assembly, board members, commission members, persons whose
- 10 31 salaries are set by the general assembly pursuant to this Act
- 10 32 or are set by the governor, or other persons designated in the
- 10 33 section of this division of this Act addressing appointed state

• Pay plan will be matched with the Executive Branch AFSCME pay plan.

FISCAL IMPACT: The estimated cost of the FY 2011 salary and benefit increases for these employees is \$285,626 from the General Fund.

#### Judicial AFSCME

- 0.00% across-the-board increase.
- 4.50% step increases for eligible employees.
- Pay plan will be matched with the Executive Branch AFSCME pay plan.

FISCAL IMPACT: The estimated cost of the FY 2011 salary and benefit increases for these employees is \$1,984,251 from the General Fund.

Specifies that the FY 2011 pay plans for noncontract employees of the Executive Branch, excluding the State Board of Regents, will not be increased. Requires any additional changes in the pay plans to be approved by the Governor.

Permits a step increase for State employees.

Specifies that the FY 2011 pay plans for noncontract employees of the Judicial Branch will not be increased.

Specifies the FY 2011 pay plans for State employees exempt from the merit process and included in the centralized payroll system will not be increased.

Specifies the salary changes specified in this Section do not apply to the following:

- Members of the General Assembly.
- Board or commission members.
- Salaries set by the General Assembly.
- Salaries set by the Governor.
- Employees under Code Section 8A.412(5), (presidents, deans,

#### Explanation

PG LN House File 2531	Explanation
<ul> <li>10 34 officers, employees designated under section 8A.412, subsection</li> <li>10 35 5, and employees covered by 11 IAC 53.6(3).</li> <li>11 1 3. The pay plans for the bargaining eligible employees of</li> <li>11 2 the state shall not be increased, and any additional changes</li> <li>11 3 in such executive branch pay plans shall be approved by the</li> <li>11 4 governor. As used in this section, "bargaining eligible</li> <li>15 employee" means an employee who is eligible to organize under</li> <li>16 chapter 20, but has not done so.</li> <li>17 4. The policies for implementation of this section shall be</li> <li>11 8 approved by the governor.</li> </ul>	<ul> <li>directors, teachers, professional and scientific personnel, and student employees of the Board of Regents).</li> <li>Employees that exceed the pay for the top of the range.</li> <li>Specifies the FY 2011 pay plans for bargaining eligible employees will not be increased.</li> <li>DETAIL: Estimated costs include:</li> <li>Judicial Exempt <ul> <li>0.00% across-the-board increase.</li> <li>4.50% step increases for eligible employees.</li> </ul> </li> <li>FISCAL IMPACT: The estimated cost of the FY 2011 salary and benefit increases for these employees is \$2,098,524 from the General Fund and a total of \$2,137,824 from all funds.</li> <li>Judicial Judges - No change.</li> <li>FISCAL IMPACT: The estimated cost of the FY 2011 benefit increases for these employees is \$277,828 from the General Fund and a total of \$285,268 from all funds.</li> </ul> <li>Non-Contract <ul> <li>0.00% across-the-board increase.</li> <li>4.50% step increases for eligible employees.</li> </ul> </li>
<ul> <li>9 Sec. 18. STATE EMPLOYEES == STATE BOARD OF REGENTS. For</li> <li>10 the fiscal year beginning July 1, 2010, and ending June 30,</li> <li>11 2011, funds shall be provided from available sources of the</li> <li>12 state board of regents for funding of collective bargaining</li> <li>13 agreements for state board of regents employees covered by</li> <li>14 such agreements and for the following state board of regents</li> <li>15 employees not covered by a collective bargaining agreement:</li> </ul>	Requires the Board of Regents to use FY 2011 funds for funding collective bargaining agreements and for Regent employees not covered by a collective bargaining agreement. DETAIL: Board of Regents merit system employees receive increases comparable to other contract-covered employees.

PG LN	House File 2531	Explanation
11 16 11 17 er	1. Regents merit system employees and merit supervisory	Estimated costs include:
	2. Faculty members and professional and scientific	<ul> <li>AFSCME Regents</li> <li>2.00% across-the-board increase on June 25, 2010.</li> <li>1.00% across-the-board increase on December 24, 2010.</li> <li>4.50% step increases for eligible employees.</li> </ul>
		<ul> <li>Committee to Organize Graduate Students - University of Iowa (COGS-SUI)</li> <li>An increase in minimum tuition scholarship in an amount approximately equal to 100.00% of the cost of tuition.</li> <li>0.00% increase in the average graduate assistant stipend.</li> </ul>
		<ul> <li>University of Northern Iowa (UNI) United Faculty</li> <li>3.00% across-the-board increase on June 25, 2010.</li> <li>Other cost items such as minimum salary guidelines, part-time salaries, travel expenditures, and summer salaries, were increased 3.00%.</li> </ul>
		<ul> <li>Service Employees' International Union (SEIU) - University of Iowa University of Iowa Hospital and Clinic (SUI/UIHC)</li> <li>2.00% across-the-board increase on June 25, 2010.</li> <li>2.00% across-the-board increase on December 24, 2010.</li> <li>Provides for participation in the University's Modified Flexible Benefit Plan System approved by the Board in September 2008.</li> </ul>
		FISCAL IMPACT: The estimated cost of the FY 2011 salary increases for all Board of Regents employees is \$36,409,361 from the General Fund and a total of \$60,273,584 from all funds.
11 21 1, 11 22 br 11 23 re 11 24 pu 11 25 1, 11 26 ag	Sec. 19. BONUS PAY. For the fiscal year beginning July 2010, and ending June 30, 2011, employees of the executive anch, judicial branch, and legislative branch shall not ceive bonus pay unless otherwise authorized by law, required ursuant to a contract of employment entered into before July 2010, or required pursuant to a collective bargaining greement. This section does not apply to employees of the ate board of regents. For purposes of this section, "bonus	Prohibits bonus pay in FY 2011 for all Executive Branch, Judicial Branch, and Legislative Branch employees, unless permitted by law or required by a collective bargaining agreement. Defines "bonus pay."

PG LN	House File 2531	Explanation
11 29 11 30 11 31 11 32 11 33	pay" means any additional remuneration provided an employee in the form of a bonus, including but not limited to a retention bonus, recruitment bonus, exceptional job performance pay, extraordinary job performance pay, exceptional performance pay, extraordinary duty pay, or extraordinary or special duty pay, and any extra benefit not otherwise provided to other similarly situated employees.	
12 1 12 2 12 3 12 4 12 5	Sec. 20. SPECIAL FUNDS. For the fiscal year beginning July 1, 2010, and ending June 30, 2011, salary adjustments otherwise provided for in this Act may be funded using departmental revolving, trust, or special funds for which the general assembly has established an operating budget, provided doing so does not exceed the operating budget established by the general assembly.	Permits FY 2011 supplemental expenditures from various revolving, trust, or special funds to be used for salary adjustments provided that the operating budget set by the General Assembly is not exceeded.
12 9 12 10 12 11	Sec. 21. FEDERAL FUNDS APPROPRIATED. For the fiscal year beginning July 1, 2010, all federal grants to and the federal receipts of the agencies affected by this division of this 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.	Permits FY 2011 federal funding to be expended for salary adjustments if permitted within a federal grant.
12 15 12 16 12 17 12 18 12 19	Sec. 22. STATE TROOPER MEAL ALLOWANCE. For the fiscal year beginning July 1, 2010, 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.	Requires Department of Public Safety sworn peace officers not covered by a collective bargaining agreement to receive the same per diem meal allowance as those officers covered by a negotiated bargaining agreement in FY 2011.
	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	Requires the salary model administrator to work with the Legislative Services Agency to maintain the State's salary model. Requires various departments to submit salary data.

PG LN	House File 2531	Explanation
12       25       and bene         12       26       employe         12       27       revenue,         12       28       institution         12       29       regents,         12       30       services         12       31       provide s         12       32       legislativ         12       33       model. T         12       34       data sha         12       35       the legis         13       1       used in c         13       2       in calcula         13       3       salary ad         13       4       as define         13       5       information	g, comparing, and projecting state employee salary efit information, including information relating to es of the state board of regents. The department of the department of administrative services, the five ns under the jurisdiction of the state board of the judicial district departments of correctional , and the state department of transportation shall salary data to the department of management and the e services agency to operate the state's salary The format and frequency of provision of the salary Il be determined by the department of management and lative services agency. The information shall be ollective bargaining processes under chapter 20 and ting the funding needs contained within the annual justment legislation. A state employee organization d in section 20.3, subsection 4, may request on produced by the model, but the information provided contain information attributable to individual as.	
13       9       subsection         13       10       7. The         13       11       of the put         13       12       education         13       12       education         13       13       of the detention         13       14       director of         13       15       director of         13       16       commission         13       17       director of         13       18       workford         13       19       health, s	A. 2008 Iowa Acts, chapter 1191, section 14, on 7, is amended to read as follows: following are range 7 positions: administrator blic broadcasting division of the department of n, director of the department of corrections, director epartment of education, director of human services, of the department of economic development, executive of the lowa telecommunications and technology sion, executive director of the state board of regents, of transportation, director of the department of e development, director of revenue, director of public tate court administrator, director of the department gement, <u>chief information officer</u> , and director of the	CODE: Adds the Chief Information Officer position to Pay Range 7. DETAIL: The Chief Information Officer position was created in Section 8 of SF 2088 (Government Reorganization and Efficiency Act) to manage the State Government Information Technology Services. This position requires appointment by the Governor and confirmation of the Senate.

13 21 department of administrative services.

#### 13 23 APPROPRIATION REDUCTIONS

13 24 Sec. 25. APPROPRIATION REDUCTIONS == REPORT.

13 25 1. The amounts appropriated from the general fund of 13 26 the state to the departments and establishments of the

13 27 executive branch, as defined in section 8.2, but not including

13 28 appropriations to the state board of regents, for operational

13 29 purposes in enactments made for the fiscal year beginning July

13 30 1, 2010, and ending June 30, 2011, are reduced by \$83,760,500.

13 31 For purposes of this section, "operational purposes"

13 32 means salary, support, administrative expenses, or other

13 33 personnel=related costs. The reductions in appropriations

13 34 required pursuant to this subsection shall be realized through

13 35 the implementation of 2010 Iowa Acts, Senate File 2062, 2010

14 1 Iowa Acts, Senate File 2088, executive order number 20 issued

14 2 December 16, 2009, and any other efficiency measure. The

14 3 reductions to operational appropriations required by this

14 4 subsection shall be applied by the department of management.

14 5 2. On or before December 1, 2010, the department of

14 6 management shall submit a report to the general assembly

14 7 and the legislative services agency regarding anticipated

14 8 reductions in appropriations for operational purposes and

14 9 anticipated reductions in full=time equivalent positions

14 10 for the fiscal year beginning July 1, 2010, and ending June

14 11 30, 2011, as required by this section. In the report, all

14 12 reductions shall be categorized in one of four categories. The

14 13 categories shall include the implementation of 2010 Iowa Acts,

14 14 Senate File 2062; the implementation of 2010 Iowa Acts, Senate

14 15 File 2088, section 65; the implementation of 2010 Iowa Acts,

14 16 Senate File 2088, sections 67 and 68; and the implementation of

14 17 both executive order number 20 issued December 16, 2009, and

14 18 any remaining provisions of 2010 Iowa Acts, Senate File 2088.

14 19 Sec. 26. CASH RESERVE TRANSFER. For the fiscal year

Requires the Department of Management to apply reductions totaling \$83,760,500 to Executive Branch agencies' General Fund operating appropriations for FY 2011, excluding the Board of Regents. Requires the reductions to be realized through the implementation of the following:

• Senate File 2062 (Early Retirement Act).

• Senate File 2088 (Government Reorganization and Efficiency Act).

• Executive Order Number 20 issued by the Governor on December 16, 2009.

Requires the Department of Management to submit a report to the General Assembly and the Legislative Services Agency by December 1, 2010, regarding the anticipated appropriation and FTE position reductions for FY 2011. Requires the report to group the reductions into the following categories:

- The early retirement provisions included in SF 2062 (Early Retirement Act).
- The requirement in Section 65 of SF 2088 relating to the reduction of FTE positions that are vacant for at least six months.
- The requirements in Sections 67 and 68 of SF 2088 relating to span of control.
- The requirements in the Governor's Executive Order Number 20 and any remaining provisions of SF 2088.

Permits the Department of Management to transfer up to \$5,000,000 from the Cash Reserve Fund to offset any appropriation reductions

PG LN

PG LN House File 2531	Explanation
<ul> <li>14 20 beginning July 1, 2010, and ending June 30, 2011, the</li> <li>14 21 department of management may transfer up to five million</li> <li>14 22 dollars from the cash reserve fund created in section 8.56</li> <li>14 23 to appropriations addressed by this division for purposes</li> <li>14 24 of offsetting the appropriation reductions required in this</li> <li>14 25 division. A transfer made pursuant to the authority granted in</li> <li>14 26 this section shall be subject to the reporting requirements in</li> <li>14 27 section 8.39, subsections 3 and 4.</li> </ul>	required in this Division. Requires the Department to report any transfers to the Chairpersons of the House and Senate Appropriation Committees and the Chairpersons of the appropriate subcommittees on appropriations.
<ul> <li>14 28 Sec. 27. DEPARTMENT OF ADMINISTRATIVE SERVICES ==</li> <li>14 29 INFORMATION TECHNOLOGY. There is appropriated from the gener</li> <li>14 30 fund of the state to the department of administrative services</li> <li>14 31 for the fiscal year beginning July 1, 2010, and ending June 30,</li> <li>14 32 2011, the following amount, or so much thereof as is necessary,</li> <li>14 33 to be used for the purposes designated:</li> <li>14 34 For implementing 2010 lowa Acts, Senate File 2088, division</li> <li>14 35 I, including salaries, support, maintenance, and miscellaneous</li> <li>15 1 purposes:</li> <li>15 2</li></ul>	General Fund appropriation to the Department of Administrative Services for implementing the government information technology services provisions in SF 2088 (Government Reorganization and Efficiency Act). DETAIL: It is estimated that the Department will save approximately \$3,300,000 in information technology costs through the implementation of SF 2088.
15 3 DIVISION V 15 4 STATE FINANCIAL MANAGEMENT DUTIES	This Division amends provisions of SF 2088 (Government Reorganization Act) in order to maintain the State accounting functions with the Department of Administrative Services. Senate File 2088 transfers the responsibilities for the accounting functions to the Department of Management. NOTE: Senate File 2088 was signed by the Governor on March 10, 2010.
<ol> <li>Sec. 28. Section 8A.502, subsection 1, Code 2009, is amended</li> <li>to read as follows:</li> <li>7 1. Centralized accounting <u>and payroll</u> system. To assume the</li> <li>8 responsibilities related to a centralized accounting system</li> <li>9 for state government <u>and to establish a centralized payroll</u></li> <li>10 <u>system for all state agencies</u>. <u>However, the state board of</u></li> <li>11 <u>regents and institutions under the control of the state board</u></li> </ol>	Requires the Department of Administrative Services to establish a centralized payroll system for all State agencies. Exempts the Board of Regents from using the centralized payroll system. DETAIL: This change was made in SF 2088 (Government Reorganization and Efficiency Act), but was applied to the Department of Management.

- 15 9 for state government and to establish a centralized payroll
  15 10 system for all state agencies. However, the state board of
  15 11 regents and institutions under the control of the state board

PG LN	House File 2531	Explanation
	of regents shall not be required to utilize the centralized payroll system.	
15 16	Sec. 29. Section 8A.502, Code 2009, is amended by adding the following new subsection: <u>NEW SUBSECTION</u> . 8A. Budget database. To develop and make available to the public a searchable budget database.	CODE: Requires the Department of Administrative Services to develop a searchable budget database that is available to the public. DETAIL: This change was made in SF 2088 (Government Reorganization and Efficiency Act), but was applied to the Department of Management.
15 19	Sec. 30. Section 11.5B, subsection 16, if enacted by 2010 lowa Acts, Senate File 2367, is amended by striking the subsection.	<ul> <li>CODE: Repeals a provision in SF 2367 (Administration and Regulation Appropriations Bill) that the Auditor of State to be reimbursed for auditing the State accounting functions within the Department of Management.</li> <li>DETAIL: This change is necessary to conform to the changes in this Bill that maintain the State accounting functions with the Department of Administrative Services.</li> </ul>
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Sec. 31. 2010 Iowa Acts, Senate File 2088, section 233, is amended to read as follows: SEC. 233. DEPARTMENT OF MANAGEMENT ADMINISTRATIVE SERVICES == CENTRALIZED PAYROLL SYSTEM. The department of management administrative services shall examine the possibility of merging all state payroll systems into the centralized payroll system operated by the department. The department shall consult with those entities of state government not utilizing the centralized payroll system, including but not limited to the state department of transportation, about strategies for encouraging utilization of the state's centralized payroll system and by identifying those barriers preventing merging of the payroll systems. The department shall provide information to the joint appropriations subcommittee on administration and regulation concerning efforts by the department to merge payroll systems and any recommendations for legislative action to encourage, or eliminate barriers to, the provision of payroll services by the	CODE: Requires the Department of Administrative Services to study the merging of all State payroll systems into a centralized system. Requires the Department to report to the Administration and Regulation Appropriations Subcommittee concerning the efforts taken to merge the payroll systems. DETAIL: This change was made in SF 2088 (Government Reorganization and Efficiency Act), but was applied to the Department of Management.

16 9 management administrative services shall implement to the 16 10 greatest extent possible a reduction in the frequency of paying 16 11 state employees by paying employees through the payroll system 16 12 on a semimonthly instead of a biweekly basis.	DETAIL: This change was made in SF 2088 (Government Reorganization and Efficiency Act), but was applied to the De of Management.
<ul> <li>16 13 Sec. 33. REPEALS. 2010 Iowa Acts, Senate File 2088,</li> <li>16 14 sections 175 through 232, are repealed.</li> </ul>	CODE: Repeals the provisions in SF 2088 (Government Reorganization and Efficiency Act) that transfer the State acco functions from the Department of Administrative Services to the Department of Management.
16 15 DIVISION VI 16 16 CORRECTIVE PROVISIONS	
16 17 Sec. 34. Section 2.69, subsection 3, as enacted by 2010 16 18 Iowa Acts, Senate File 2088, section 420, is amended to read 16 19 as follows: 16 20 3. The members of the committee shall be reimbursed for 16 21 actual and necessary expenses incurred in the performance of 16 22 their duties and shall be paid a per diem as specified in 16 23 section $7E.6$ 2.10 for each day in which they engaged in the 16 24 performance of their duties. However, per diem compensation 16 25 and expenses shall not be paid when the general assembly is 16 26 actually in session at the seat of government. Expenses and 16 27 per diem shall be paid from funds appropriated pursuant to 16 28 section 2.12.	CODE: Technical correction for language specified in SF 208 (Government Reorganization and Efficiency Act). NOTE: Senate File 2088 was signed by the Governor on Mar 2010.
16 29 Sec. 35. Section 97D.4, subsection 2, Code 2009, is amended	CODE: Technical correction.

16 4 department to other state agencies.

16 5 Sec. 32. 2010 Iowa Acts, Senate File 2088, section 234, is

16 6 amended to read as follows:

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16 7 SEC. 234. DEPARTMENT OF MANAGEMENT ADMINISTRATIVE

16 8 <u>SERVICES</u> == PAYROLL FREQUENCY. The department of

16 30 to read as follows:

CODE: Requires the Department of Administrative Services to implement, to the greatest extent possible, paying State employees on a semimonthly basis instead of biweekly.

. . . . . . . . . . . . Department

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House File 2531

Explanation

PG LN	House File 2531	Explanation
16 32 actual ar 16 33 their duti 16 34 section 7 16 35 performa 17 1 and expe 17 2 actually ir	members of the committee shall be reimbursed for ad necessary expenses incurred in the performance of es and shall be paid a per diem as specified in $\frac{2.6}{2.10}$ for each day in which they engaged in the ance of their duties. However, per diem compensation nses shall not be paid when the general assembly is a session at the seat of government. Expenses and shall be paid from funds appropriated pursuant to 12.	
17 6 paragrap 17 7 section 8 17 8 For the	<ul> <li>Section 123.43A, subsection 1, unnumbered</li> <li>h 1, as enacted by 2010 lowa Acts, Senate File 2088,</li> <li>4, is amended to read as follows:</li> <li>purposes of this section, unless the context</li> <li>nerwise requires:</li> </ul>	CODE: Technical correction for language specified in SF 2088 (Government Reorganization and Efficiency Act).
<ul> <li>17 11 Iowa Act</li> <li>17 12 follows:</li> <li>17 13 2. The</li> <li>17 14 employe</li> <li>17 15 action ur</li> <li>17 16 program</li> <li>17 17 This sec</li> </ul>	7. Section 162.10D, subsection 2, as enacted by 2010 s, House File 2280, section 18, is amended to read as department may require that an owner, operator, or e of a commercial establishment subject to disciplinary inder subsection 1 to complete a continuing education as a condition for retaining an authorization. tion does not prevent a person from voluntarily ting in a continuing education program.	CODE: Technical correction to language in HF 2280 (Commercial Animal Establishments Act). NOTE: House File 2280 was signed by the Governor on March 9, 2010.
<ul> <li>17 20 Iowa Act</li> <li>17 21 as follow</li> <li>17 22 1. The</li> <li>17 23 establish</li> <li>17 24 appointe</li> <li>17 25 senate p</li> <li>17 26 shall incl</li> <li>17 27 hear hundi</li> </ul>	8. Section 216A.113, subsection 1, as enacted by 2010 s, Senate File 2088, section 139, is amended to read s: commission on the deaf of deaf services is red, and shall consist of seven voting members d by the governor, subject to confirmation by the ursuant to section 2.32. Membership of the commission ude at least four members who are deaf and who cannot nan speech with or without use of amplification and at e member who is hard of hearing. All members shall	CODE: Technical correction for language specified in SF 2088 (Government Reorganization and Efficiency Act).

Sec. 39. Section 216C.9, subsection 1, Code 2009, as amended CODE: Technical correction to language in SF 2202 (Rights of 17 30 17 31 by 2010 Iowa Acts, Senate File 2202, section 7, if enacted, is Persons with Disabilities Act). 17 32 amended to read as follows: 17 33 1. If a street, road, or highway in this state is newly February 22, 2010. 17 34 built or reconstructed, a curb ramp or sloped area shall be 17 35 constructed or installed at each intersection of the street. 18 1 road, or highway with a sidewalk or path. If a sidewalk or path 18 2 in this state is newly built or altered reconstructed, a curb 18 3 ramp or sloped area shall be constructed or installed at each 18 4 intersection of the sidewalk or path with a street, highway, 18 5 or road. CODE: Technical correction for language specified in SF 2088 18 6 Sec. 40. Section 256.51, subsection 1, paragraph a, Code (Government Reorganization and Efficiency Act). 18 7 2009, as amended by 2010 Iowa Acts, Senate File 2088, section 18 8 316, is amended to read as follows: 18 9 a. Determine policy for providing information service to 18 10 the three branches of state government and to the legal and 18 11 medical community in this state. CODE: Technical correction to SF 2033 (Race to the Top Education 18 12 Sec. 41. Section 256F.3, subsection 1, Code 2009, as amended Programs Act). 18 13 by 2010 Iowa Acts, Senate File 2033, section 10, is amended to 18 14 read as follows: NOTE: Senate File 2033 was signed by the Governor on January 15, 18 15 1. The state board of education shall apply for a federal 2010. 18 16 grant under Pub. L. No. 107=110, cited as the federal No Child 18 17 Left Behind Act of 2001, Tit. V, Pt. B, Subpt. 1, for purposes 18 18 of providing financial assistance for the planning, program 18 19 design, and initial implementation of public charter schools. 18 20 The department shall monitor the effectiveness of charter 18 21 schools and innovation zone schools and shall implement the

18 22 applicable provisions of this chapter.

Sec. 42. Section 256F.6, subsection 3, Code 2009, is amended 18 23 18 24 to read as follows:

CODE: Technical correction.

NOTE: Senate File 2202 was approved by the General Assembly on

17 29 reside in Iowa.

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House File 2531

Explanation

PG LN House File 2531	Explanation
18 25 3. The state board of education shall provide by rule for	
18 26 the ongoing review of a school board's each party's compliance	
18 27 with a contract entered into in accordance with this chapter.	
18 28 Sec. 43. Section 260C.44, Code 2009, as amended by 2010 lowa	CODE: Technical correction to SF 2340 (Code Corrections Act).
18 29 Acts, Senate File 2340, section 35, if enacted, is amended to	NOTE: Original Elle 0040 uses since diverting Original and Marsh 40
18 30 read as follows:	NOTE: Senate File 2340 was signed by the Governor on March 19,
18 31 260C.44 Apprenticeship programs.	2010.
18 32 1. Each community college is authorized to establish or	
18 33 contract for the establishment of apprenticeship programs	
18 34 for apprenticeable occupations. Any apprenticeship program	
18 35 established under this section shall comply with requirements	
19 1 established by the United States department of labor,	
<ul> <li>19 2 bureau office of apprenticeship and training . Participation</li> <li>19 3 in an apprenticeship program or apprenticeship agreement by an</li> </ul>	
19 4 apprenticeship sponsor shall be on a voluntary basis.	
19 5 2. For purposes of this section:	
19 6 a. "Apprentice" means a person who is at least sixteen	
19 7 years of age, except where a higher minimum age is required by	
19 8 law, who is employed in an apprenticeable occupation, and is	
19 9 registered with the United States department of labor, office	
19 10 of apprenticeship.	
19 11 b. "Apprenticeable occupation" means an occupation approved	
19 12 for apprenticeship by the United States department of labor,	
19 13 office of apprenticeship and training.	
19 14 c. "Apprenticeship program" means a plan, registered with	
19 15 the United States office of apprenticeship which contains	
19 16 the terms and conditions for the qualification, recruitment,	
19 17 selection, employment, and training of apprentices, including	
19 18 the requirement for a written apprenticeship agreement.	
19 19 d. "Apprenticeship sponsor" means a person operating an	
19 20 apprenticeship program or in whose name an apprenticeship	
19 21 program is being operated, registered, or approved.	
19 22 Sec. 44. Section 298.4, subsection 2, if enacted by 2010	CODE: Technical correction to SF 2237 (Nonsubstantive Code

19 23 Iowa Acts, Senate File 2237, section 103, is amended to read

CODE: Technical correction to SF 2237 (Nonsubstantive Code Corrections Act).

PG LN	House File 2531	Explanation
19 25 19 26 19 27	as follows: 2. Unencumbered funds collected from the levies authorized in sections 96.31, 279.46, and 296.7 prior to July 1, 1991, may be expended for the purposes listed in subsections subsection 1, paragraphs "a", "c", and "e".	NOTE: Senate File 2237 was signed by the Governor on March 19, 2010.
19 31 19 32 19 33 19 34 19 35 20 1 20 2 20 3 20 4	Acts, Senate File 2340, section 86, if enacted, is amended to read as follows: 317.1 Definitions. As used in this chapter, unless the context otherwise requires: <u>a. 1.</u> "Book", "list", "record", or "schedule" kept by a county auditor, assessor, treasurer, recorder, sheriff, or other county officer means the county system as defined in section 445.1.	CODE: Technical correction to SF 2340 (Code Corrections Act). NOTE: Senate File 2340 was signed by the Governor on March 19, 2010.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	<ul> <li>Sec. 46. Section 321J.2, subsection 3, paragraph d, subparagraphs (1) and (2), if enacted by 2010 lowa Acts, Senate File 431, section 1, are amended to read as follows:</li> <li>(1) A defendant whose alcohol concentration is .08 or more but not more than .10 shall not be eligible for any temporary restricted license for at least thirty days if a test was obtained and an accident resulting in personal injury or property damage occurred. The <u>department shall require</u> <u>the</u> defendant shall be ordered to install an ignition interlock device of a type approved by the commissioner of public safety on all vehicles owned or operated by the defendant if the defendant seeks a temporary restricted license. There shall be no such period of ineligibility if no such accident occurred, and the defendant shall not be <del>ordered</del> <u>required</u> to install an ignition interlock device.</li> <li>(2) A defendant whose alcohol concentration is more than .10 shall not be eligible for any temporary restricted license for</li> </ul>	CODE: Technical correction to SF 431 (The Reorganization of Operating While Intoxicated Bill). NOTE: Senate File 431 was approved by the General Assembly on March 17, 2010.

PG LN House File 2531	Explanation
<ul> <li>20 23 at least thirty days if a test was obtained, and an accident</li> <li>20 24 resulting in personal injury or property damage occurred or the</li> <li>20 25 defendant's alcohol concentration exceeded .15. There shall be</li> <li>20 26 no such period of ineligibility if no such accident occurred</li> <li>20 27 and the defendant's alcohol concentration did not exceed .15.</li> <li>20 28 In either case, where a defendant's alcohol concentration is</li> <li>20 29 more than .10, the <u>department shall require the</u> defendant shall</li> <li>20 30 <u>be ordered</u> to install an ignition interlock device of a type</li> <li>20 31 approved by the commissioner of public safety on all vehicles</li> <li>20 32 owned or operated by the defendant if the defendant seeks a</li> <li>20 33 temporary restricted license.</li> </ul>	
<ul> <li>20 34 Sec. 47. Section 336.4, Code 2009, as amended by 2010 lowa</li> <li>20 35 Acts, Senate File 2088, section 323, is amended to read as</li> <li>21 1 follows:</li> <li>21 2 336.4 Library trustees.</li> <li>21 3 In any area in which a library district has been established</li> <li>21 4 in accordance with this chapter, a board of library</li> <li>21 5 trustees, consisting of five, seven, or nine members who</li> <li>21 6 resident reside within the library district, shall be appointed</li> <li>21 7 by the governing bodies of the jurisdictions comprising the</li> <li>21 8 library district.</li> </ul>	CODE: Technical correction for language specified in SF 2088 (Government Reorganization and Efficiency Act).
<ol> <li>9 Sec. 48. Section 435.26B, subsection 1, paragraph c, if</li> <li>10 enacted by 2010 lowa Acts, Senate File 2199, section 13, is</li> <li>11 amended to read as follows:</li> <li>12 c. A statement of the affiant's title or ownership interest</li> <li>13 and a statement of all liens, encumbrances, or security</li> <li>14 interest interests upon the manufactured or mobile home,</li> <li>15 including the names and mailing addresses of all persons having</li> <li>16 any such liens, encumbrances, or security interests.</li> </ol>	CODE: Technical correction for language specified in SF 2199 (Manufacturing Housing Titling Bill). NOTE: Senate File 2199 was approved by the General Assembly on March 9, 2010.
<ul> <li>21 17 Sec. 49. Section 455B.104, subsection 4, as enacted by 2010</li> <li>21 18 Iowa Acts, Senate File 2088, section 258, is amended to read</li> <li>21 19 as follows:</li> <li>21 20 4. By September 1 December 31 of each year, the department</li> </ul>	CODE: Technical correction for language specified in SF 2088 (Government Reorganization and Efficiency Act).

PG LN	House File 2531	Explanation
21 22 reg 21 23 the 21 24 em 21 25 file	all submit a report to the governor and the general assembly arding the greenhouse gas emissions in the state during previous calendar year and forecasting trends in such issions. The first submission by the department shall be d by September 1 December 31, 2011, for the calendar year ginning January 1, 2010.	
21 28 Iow	ec. 50. Section 489.116, subsection 4, as amended by 2010 a Acts, House File 2478, section 5, if enacted, is amended read as follows:	CODE: Technical correction for language specified in HF 2478 (Limited Liability Company Bill).
21 30 4 21 31 liat 21 32 pro 21 33 in s	H. <u>3.</u> A limited liability company or foreign limited oility company may be served pursuant to this section, as vided in another provision of this chapter, or as provided sections 617.3 through 617.6, unless the manner of service otherwise specifically provided for by another provision of	NOTE: House File 2478 was signed by the Governor on March 22, 2010.
22 2 ame 22 3 2. 22 4 con 22 5 enfo 22 6 con 22 7 orga 22 8 obli 22 9 that 22 10 bus 22 11 reg 22 12 enf 22 13 sub 22 14 sub	ec. 51. Section 489.1005, subsection 2, Code 2009, is ended to read as follows: A surviving organization that is a foreign organization sents to the jurisdiction of the courts of this state to orce any debt, obligation, or other liability owed by a stituent organization, if before the merger the constituent anization was subject to suit in this state on the debt, gation, or other liability. A surviving organization is a foreign organization and not authorized to transact siness in this state appoints the secretary of state as its istered agent for service of process for the purposes of forcing a debt, obligation, or other liability under this psection. Service on the secretary of state under this psection must be made in the same manner and has the same mean sequences as in section 489.116, subsections $\frac{3}{2}$ and $4$ $\frac{3}{2}$ .	CODE: Technical correction.
	ec. 52. Section 489.1009, subsection 3, Code 2009, is	CODE: Technical correction.

22 17 amended to read as follows:

PG LN	House File 2531	Explanation
22 19 consents 22 20 enforce 22 21 the conv 22 22 the conv 22 23 subject t 22 24 other lial 22 25 organiza 22 26 state ap 22 27 for servic 22 28 obligatio 22 29 on the se 22 30 in the set	onverted organization that is a foreign organization is to the jurisdiction of the courts of this state to any debt, obligation, or other liability for which erting limited liability company is liable if, before ersion, the converting limited liability company was o suit in this state on the debt, obligation, or oblity. A converted organization that is a foreign tion and not authorized to transact business in this points the secretary of state as its registered agent ce of process for purposes of enforcing a debt, n, or other liability under this subsection. Service ecretary of state under this subsection must be made me manner and has the same consequences as in section , subsections $\frac{3}{2}$ and $4$ $\frac{3}{2}$ .	
<ul> <li>22 33 amende</li> <li>22 34 2. A do</li> <li>22 35 liability of</li> <li>23 1 of this state</li> <li>23 2 liability of</li> <li>23 3 domestice</li> <li>23 4 in this state</li> <li>23 5 A domese</li> <li>23 6 company</li> <li>23 7 state app</li> <li>23 8 for service</li> <li>23 9 obligation</li> <li>23 10 on the set</li> <li>23 11 in the sate</li> </ul>	3. Section 489.1013, subsection 2, Code 2009, is d to read as follows: omesticated company that is a foreign limited ompany consents to the jurisdiction of the courts ate to enforce any debt, obligation, or other wed by the domesticating company, if, before the ation, the domesticating company was subject to suit ate on the debt, obligation, or other liability. ticated company that is a foreign limited liability and not authorized to transact business in this points the secretary of state as its registered agent are of process for purposes of enforcing a debt, n, or other liability under this subsection. Service eccretary of state under this subsection must be made me manner and has the same consequences as in section a subsections $3 \ 2 \ and 4 \ 3$ .	CODE: Technical correction.
23 14 subpara 23 15 amende	4. Section 508C.3, subsection 1, paragraph b, graph (2), subparagraph division (b), Code 2009, as d by 2010 Iowa Acts, Senate File 2272, section 1, if is amended to read as follows:	CODE: Technical correction to SF 2272 (Insurance Division Life and Guaranty Fund Benefits Act). NOTE: Senate File 2272 was signed by the Governor on March 19, 2010.

PG LN House File 2531	Explanation
<ul> <li>23 17 (b) The person is not eligible for coverage by an</li> <li>23 18 association described in subparagraph part <u>division</u> (a) in any</li> <li>23 19 other state due to the fact that the insurer was not licensed</li> <li>23 20 in the state at the time specified in that state's guaranty</li> <li>23 21 association law.</li> </ul>	
<ul> <li>23 22 Sec. 55. Section 514C.26, subsection 1, paragraph c,</li> <li>23 3 subparagraph (2), subparagraph division (j), as enacted by 2010</li> <li>23 24 Iowa Acts, House File 2075, section 1, is amended to read as</li> <li>23 25 follows:</li> <li>23 26 (j) Costs of extra treatments, services, procedures, tests,</li> <li>23 27 or drugs that would not be performed or administered except</li> <li>23 28 for participation in the cancer clinical trial. Nothing in</li> <li>29 this subparagraph subdivision division shall limit payment for</li> <li>23 30 treatments, services, procedures, tests, or drugs that are</li> <li>23 31 otherwise a covered benefit under subparagraph (1).</li> </ul>	CODE: Technical correction to HF 2075 (Cancer Clinical Trials, Insurance Coverage Act). NOTE: House File 2075 was signed by the Governor on February 23, 2010.
<ul> <li>Sec. 56. Section 543B.29, subsection 1, paragraph e,</li> <li>subparagraph (2), if enacted by 2010 lowa Acts, Senate File</li> <li>4 2326, section 5, is amended to read as follows:</li> <li>(2) The commission, when considering the revocation</li> <li>1 or suspension of a license pursuant to <u>this</u> paragraph "e",</li> <li>shall consider the nature of the offense; any aggravating or</li> <li>extenuating circumstances which are documented; the time lapsed</li> <li>since the conduct or conviction; the rehabilitation, treatment,</li> <li>or restitution performed by the licensee; and any other factors</li> <li>the commission deems relevant. Character references may be</li> <li>required but shall not be obtained from licensed real estate</li> <li>brokers or salespersons.</li> </ul>	CODE: Technical correction to SF 2326 (Real Estate Licensure Disciplinary Action Act). NOTE: Senate File 2326 was signed by the Governor on March 19, 2010.
<ul> <li>9 Sec. 57. Section 562A.29A, subsection 1, paragraph b, as</li> <li>10 enacted by 2010 lowa Acts, Senate File 2300, section 3, is</li> <li>11 amended to read as follows:</li> <li>b. Personal service pursuant to rules rule of civil</li> <li>procedure 1.305, lowa court rules, for the personal service of</li> <li>14 original notice.</li> </ul>	CODE: Technical correction to SF 2300 (Landlord - Tenants Action Act). NOTE: Senate File 2300 was signed by the Governor on March 2, 2010.

PG LN	House File 2531	Explanation
24 16 en 24 17 an 24 18 0 24 19 or 24 20 int 24 21 giv 24 22 de 24 23 ca 24 24 pe 24 25 thu 24 26 wi 24 27 up 24 28 re	Sec. 58. Section 685.6, subsection 9, paragraph d, as nacted by 2010 lowa Acts, Senate File 2088, section 343, is nended to read as follows: d. At any time during which any custodian is in custody control of any documentary material or answers to terrogatories produced, or transcripts of oral testimony ven, by any person in compliance with any civil investigative emand issued under subsection 1, such person, and in the use of an express demand for any product of discovery, the erson from whom such discovery was obtained, may file, in e district court of <u>the</u> state for the judicial district thin which the office of such custodian is located, and serve pon such custodian, a petition for an order of such court to quire the performance by the custodian of any duty imposed bon the custodian by this section.	CODE: Technical correction for language specified in SF 2088 (Government Reorganization and Efficiency Act).
24 31 su 24 32 fol 24 33 1 24 34 if 1 24 35 se	Sec. 59. Section 692A.102, subsection 1, paragraph c, abparagraph (30), Code Supplement 2009, is amended to read as llows: (30) Enticing <del>away</del> a minor in violation of section 710.10, the violation includes an intent to commit sexual abuse, exual exploitation, sexual contact, or sexual conduct directed vards a minor.	CODE: Technical correction.
25 3 ena 25 4 am 25 5 a 25 6 spa 25 7 off 25 8 the 25 9 sta 25 10 pn 25 11 pn 25 12 fal	Sec. 60. Section 805.6, subsection 3, paragraph a, if acted by 2010 lowa Acts, Senate File 2340, section 63, is nended to read as follows: a. The uniform citation and complaint shall contain aces for the parties' names; the address of the alleged ender; the registration number of the offender's vehicle; e information required by section 805.2, a warning which ites $\frac{1}{7}$ . I hereby swear and affirm that the information ovided by me on this citation is true under penalty of oviding false information; and a statement that providing lse information is a violation of section 719.3; a list of e scheduled fines prescribed by sections 805.8A, 805.8B, and	CODE: Technical correction to SF 2340 (Code Corrections Act). NOTE: Senate File 2340 was signed by the Governor on March 19, 2010.

PG LN	House File 2531	Explanation
25 15 c 25 16 r 25 17 e 25 18 c 25 19 b 25 20 r 25 21 ti 25 22 c 25 23 c 25 24 s	305.8C, either separately or by group, and a statement of the court costs payable in scheduled violation cases, whether or not a court appearance is required or is demanded; a brief explanation of sections 805.9 and 805.10; and a space where the defendant may sign an admission of the violation when permitted by section 805.9; and the uniform citation and complaint shall equire that the defendant appear before a court at a specified ime and place. The uniform citation and complaint also may contain a space for the imprint of a credit card, and may contain any other information which the commissioner of public safety, the director of transportation, and the director of the department of natural resources may determine.	
25 28 e 25 29 25 30 g	Sec. 61. Section 805.6, subsection 7, Code Supplement 2009, as amended by 2010 Iowa Acts, Senate File 2340, section 63, if enacted, is amended to read as follows: <u>9. Supplies of uniform citation and complaint forms</u> <u>existing or on order on July 1, 2010, may be used until</u> <u>exhausted.</u>	CODE: Technical correction to SF 2340 (Code Corrections Act). NOTE: Senate File 2340 was signed by the Governor on March 19, 2010.
25 34	Sec. 62. Section 901A.1, subsection 1, paragraph c, Code 2009, is amended to read as follows: c. Enticing a minor <del>away</del> in violation of section 710.10, subsection 1.	CODE: Technical correction.
26 2 se 26 3 3. 26 4 au 26 5 lie 26 6 26 7 in 26 8 na 26 9 hi	Sec. 63. The portion of 2010 lowa Acts, House File 2399, ection 2, if enacted, that enacts section 476.53, subsection , paragraph a, subparagraph (1), unnumbered paragraph 1, is mended by striking the unnumbered paragraph and inserting in eu thereof the following: Files an application pursuant to section 476A.3 to construct a lowa a baseload electric power generating facility with a ameplate generating capacity equal to or greater than three undred megawatts or a combined=cycle electric power generating acility, or an alternate energy production facility as defined	CODE: Technical correction to HF 2399 (Electric Generating Facilities State Policy Bill). NOTE: House File 2399 was approved by the General Assembly on March 9, 2010.

PG LN	House File 2531	Explanation
26 12 <u>gener</u> 26 13 <u>signif</u> 26 14 <u>in ord</u>	tion 476.42 <u>, or to significantly alter an existing</u> rating facility . For purposes of this subparagraph, a icant alteration of an existing generating facility must, ler to qualify for establishment of ratemaking principles, to one of the following categories:	
26 17 enacte	. 64. 2010 Iowa Acts, Senate File 431, section 5, if ed, is amended by striking the section and inserting in	CODE: Technical correction to SF 431 (Reorganization of Operating While Intoxicated Bill).
26 19 SEC 26 20 unnun 26 21 read a 26 22 A m 26 23 pursua 26 24 furthe 26 25 not inv	andatory minimum sentence of incarceration imposed ant to a violation of section 321J.2, subsection 1; rmore, the court shall not suspend any part of a sentence volving incarceration imposed pursuant to section 321J.2, ction $2$ <u>3, 4, or 5</u> , beyond the mandatory minimum if any of	NOTE: Senate File 431 was approved by the General Assembly on March 17, 2010.
26 29 subse	. 65. 2010 Iowa Acts, Senate File 2237, section 180, ction 4, paragraph a, as enacted, is amended to read as	CODE: Technical correction to SF 2237 (Nonsubstantive Code Corrections Act).
<ul> <li>26 32 or "Tit</li> <li>26 33 in sec</li> <li>26 34 2; 15E</li> <li>26 35 subse</li> <li>27 1 97C.2,</li> <li>27 2 1, and</li> <li>27 3 "b"; 14</li> <li>27 4 subsec</li> <li>27 5 "b"; 21</li> <li>27 6 232.1A</li> <li>27 7 subsec</li> <li>27 8 subsec</li> </ul>	s: he Code editor is directed to strike the words "title" le" and insert "Tit." within federal Act references tions 13.31, subsections 1 and 6; 15E.192, subsection E.195, subsections 1 and 2; 30.1, subsection 3; 47.1, ction 5; 96.11, subsection 10, paragraph "c"; 97C.1; subsections 2, 5, and 7; 97C.3, unnumbered paragraph subsections 1 and 2; 135C.9, subsection 1, paragraph 2A.8, subsection 2; 203C.1, subsection 26; 207.21, ctions 1, 4, and 5; 207.22, subsection 3, paragraph 7.38; 228.1, subsection 7; 230.20, subsection 6; x; 234.6, subsection 1; 249.1, subsection 3; 249A.2, ctions 1, 4, 6, 7, and 8; 249A.20A, subsection 5; 249A.24, ction 2, paragraph "b"; 249B.1, subsection 8; 249J.10,	NOTE: Senate File 2237 was signed by the Governor on March 19, 2010.

Explanation
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House File 2531

27 10 subsection 3; 249J.22, subsection 3; 252B.6, subsection 27 11 3; 252B.9, subsection 2, paragraph "b", subparagraph (1), 27 12 subsection 3, paragraphs "c", "d", "e", subparagraph (1), and 27 13 "f"; 252B.14, subsection 5; 252D.20; 252E.15; 259.2, unnumbered 27 14 paragraph 2; 259.9; 260C.18A, subsection 2, paragraph "c"; 27 15 306B.1, subsections 3 and 4; 307.10, subsection 13; 321.105, 27 16 subsection 5: 321,450, subsections 1 and 3: 403.6, subsection 27 17 7; 455B.133, subsection 3 and subsection 8, paragraph "a"; 27 18 459A.102, subsection 19; 483A.4, subsection 1; 486A.101, 27 19 subsection 2, paragraph "a"; 488.102, subsection 3, paragraph 27 20 "a"; 490A.102, subsection 2; 514.7, subsections 2 through 4; 27 21 514B.1, subsection 5, paragraphs "b" though through "d"; 514C.8, 27 22 subsection 1; 514F.4, subsection 2, paragraph "a"; 514I.9, 27 23 subsection 1; 523A.401, subsection 5, paragraph "a"; 523A.402, 27 24 subsection 5, paragraph "a"; 523A.602, subsection 3; 534.205, 27 25 subsection 1; 541A.1, subsection 8, paragraph "b", subparagraph 27 26 (2); and 541A.6, Code 2009.

27 27 Sec. 66. 2010 lowa Acts, Senate File 2366, section 23,
27 28 subsection 2, if enacted, is amended to read as follows:
27 29 2. The costs associated with implementation of this
27 30 division of this Act shall be funded exclusively through moneys
27 31 appropriated from the quality assurance trust fund, and shall
27 32 result in budget neutrality to the general fund of the state
27 33 for the fiscal year beginning July 1, 2009, and ending June 30,
27 34 2010.

27 35 Sec. 67. REPEAL. 2010 Iowa Acts, House File 2280, section 28 1 25, is repealed.

28 2 Sec. 68. REPEAL. 2010 Iowa Acts, House File 2452, section 28 3 3, is repealed. CODE: Technical correction to SF 2366 (FY 2010 Appropriations Adjustment Bill).

NOTE: Senate File 2366 was approved by the General Assembly on March 15, 2010.

CODE: Technical correction. Repeals section 25 of HF 2280 (Commercial Animals Establishments Act).

CODE: Technical correction. Repeals Section 3 of HF 2452 (Driver's License Sanctions Bill).

NOTE: House File 2452 was signed by the Governor on March 22, 2010.

PG LN	House File 2531	Explanation
28 4 28 5	Sec. 69. REPEAL. 2010 Iowa Acts, Senate File 2340, section 117, is repealed.	CODE: Technical correction. Repeals Section 117 of HF 2340 (Code Corrections Act).
		NOTE: House File 2340 was signed by the Governor on March19, 2010.
	Sec. 70. CONDITIONAL EFFECTIVE DATE. The sections of this division of this Act amending sections 489.1005, 489.1009, and	Specifies that sections within this Division relating to HF 2478 take effect only if HF 2478 is enacted.
	489.1013, take effect only if 2010 Iowa Acts, House File 2478, s enacted.	NOTE: House File 2478 was signed by the Governor on March 22, 2010.
28 12 28 13	Sec. 71. CONDITIONAL EFFECTIVE DATE. The sections of this division of this Act amending section 692A.102, subsection 1, paragraph "c", subparagraph (30), and section 901A.1, subsection 1, paragraph "c", take effect only if 2010 Iowa Acts, House File 2438, is enacted.	Specifies that Section 59 of this Bill takes effect only if HF 2438 (Enticement of a Minor Bill) is enacted.
28 17	Sec. 72. CONTINGENT EFFECTIVE DATE. The section of this division of this Act amending section 805.6, subsection 7, takes effect only if 2010 Iowa Acts, Senate File 2197, is enacted.	Specifies that the section within this Division relating to SF 2197 takes effect only if SF 2197 is enacted.
28 19 28 20	Sec. 73. EFFECTIVE UPON ENACTMENT AND RETROACTIVE APPLICABILITY. The following sections of this division of this	Specifies the following enactment dates:
28 21	Act, being deemed of immediate importance, take effect upon enactment and apply retroactively as follows:	<ul> <li>Provisions relating to HF 2280 are retroactive to March 9, 2010.</li> <li>Provisions relating to SF 2088 are retroactive to March 10, 2010.</li> </ul>
28 23	1. The section of this division of this Act amending section 162.10D, subsection 2, as enacted by 2010 Iowa Acts, House File	<ul> <li>Provisions relating to SF 2199 are retroactive to the date specified in SF 2199.</li> </ul>
	<ul><li>2280, section 18, applies retroactively to March 9, 2010.</li><li>2. The section of this division of this Act amending section</li></ul>	<ul> <li>Provisions relating to SF 2300 are retroactive to March 2, 2010.</li> <li>Provisions relating to HF 2399 are retroactive to March 9, 2010.</li> </ul>
28 27	216A.113, subsection 1, as enacted by 2010 Iowa Acts, Senate File 2088, section 139, applies retroactively to March 10,	
28 29		
20 00		

PG LN	House File 2531	Explanation
28 32 by 28 33 re 28 34 28 35 43 29 1 Ac 29 2 the 29 3 4 29 4 56 29 5 Ac 29 6 Ma 29 7 6 29 8 the 29 9 tha 29 10 st 29 12 29 13 lo	<ul> <li>56.51, subsection 1, paragraph "a", Code 2009, as amended y 2010 lowa Acts, Senate File 2088, section 316, applies etroactively to March 10, 2010.</li> <li>4. The section of this division of this Act amending section 35.26B, subsection 1, paragraph "c", if enacted by 2010 lowa ets, Senate File 2199, section 13, applies retroactively to effective date of 2010 lowa Acts, Senate File 2199.</li> <li>5. The section of this division of this Act amending section 32A.29A, subsection 1, paragraph "b", as enacted by 2010 lowa ets, Senate File 2300, section 3, applies retroactively to arch 2, 2010.</li> <li>6. The section of this division of this Act amending e portion of 2010 lowa Acts, House File 2399, section 2, at enacts section 476.53, subsection 3, paragraph "a", ubparagraph (1), unnumbered paragraph 1, applies retroactively March 9, 2010.</li> <li>7. The section of this division of this Act repealing 2010 lowa Acts, House File 2280, section 25, applies retroactively March 9, 2010.</li> </ul>	
29 16 di 29 17 29 18 32 29 19 if 29 20 29 21 lo 29 22 S 29 23 29 24 lo	<ul> <li>Sec. 74. EFFECTIVE DATE. The following sections of this vision of this Act take effect December 1, 2010:</li> <li>1. The section of this division of this Act amending section 21J.2, subsection 3, paragraph "d", subparagraphs (1) and (2), enacted by 2010 Iowa Acts, Senate File 431, section 1.</li> <li>2. The section of this division of this Act repealing 2010 owa Acts, House File 2452, section 3, if 2010 Iowa Acts, enate File 431, is enacted.</li> <li>3. The section of this division of this Act amending 2010 owa Acts, Senate File 431, is enacted.</li> <li>a. The section of this division of this Act amending 2010 owa Acts, Senate File 431, is enacted.</li> </ul>	Specifies that Sections 49, 64, and 68 in this Division take effect December 1, 2010, if SF 431 is enacted.
29 26 D	IVISION VII	

29 27 MISCELLANEOUS PROVISIONS AND APPROPRIATIONS

29 28 Sec. 75. SAC AND FOX INDIAN SETTLEMENT == EDUCATIONAL

CODE: Underground Storage Tank Fund appropriation to the

PG LN	House File 2531	Explanation
2930petroleum u2931education for2932ending June2933as is necess2934Notwithsta2935distribution t301settlement lor302of the interior303under this set304section 256.3	. There is appropriated from the lowa comprehensive nderground storage tank fund to the department of or the fiscal year beginning July 1, 2010, and 30, 2011, the following amount, or so much thereof sary, to be used for the purposes designated: anding section 455G.3, subsection 1, for to the tribal council of the Sac and Fox Indian cated on land held in trust by the secretary of the United States. Moneys appropriated action shall be used for the purposes specified in 30: 	Department of Education for education expenses of American Indian children residing on the Sac and Fox Indian Settlement. This Section notwithstands Iowa Code provisions relating to the expenditure of Underground Storage Tank Fund proceeds.
<ul><li>30 7 appropriated</li><li>30 8 to the followi</li><li>30 9 beginning Ju</li></ul>	ASH RESERVE FUND APPROPRIATIONS. There is from the cash reserve fund created in section 8.56 ng departments and agencies for the fiscal year ly 1, 2010, and ending June 30, 2011, the following be used for the purposes designated:	Provides appropriations from the Cash Reserve Fund for certain purposes.
30 12 For the me	TMENT OF HUMAN SERVICES edical assistance program: \$187,800,000	<ul> <li>Cash Reserve Fund appropriation to the Department of Human Services for the Medical Assistance Program.</li> <li>DETAIL: Total State funding for the Medical Assistance Program for FY 2011 is estimated at \$771,214,639 and includes:</li> <li>\$187,800,000 appropriated from the Cash Reserve Fund in this Bill.</li> </ul>
		<ul> <li>\$418,921,344 appropriated from the General Fund in HF 2526</li> </ul>

- \$418,921,344 appropriated from the General Fund in HF 2526 (Health and Human Services Appropriations Bill).
   \$107,615,211 appropriated from the Health Care Trust Fund in
- HF 2526.
  \$39,080,435 appropriated from the Senior Living Trust Fund in
- \$39,080,435 appropriated from the Senior Living Trust Fund in HF 2526.
- \$8,500,000 from the Quality Assurance Trust Fund in HF 2526.
- \$7,000,000 from the projected carryforward balance from FY 2010.
- \$2,297,649 transferred from the Covering All Kids Program.

30 16 purposes:

The State is also estimated to receive \$225,100,000 in federal stimulus funds for the Medical Assistance Program for FY 2011.

Cash Reserve Fund appropriation to the Department of Management (DOM) for operational costs in FY 2011.

30 17 .....\$ 260,000
30 18 Sec. 77. APPROPRIATION ADJUSTMENTS == DEPARTMENT OF
30 19 ADMINISTRATIVE SERVICES. The appropriations to the department
30 20 of administrative services for the fiscal year beginning July
30 21 1, 2010, in 2010 Iowa Acts, Senate File 2367, from the general
30 22 fund of the state shall be increased by \$2,761,100. The number

30 15 For salaries, support, maintenance, and miscellaneous

30 23 of full=time equivalent positions authorized for the department

30 24 of administrative services for the fiscal year beginning

30 14 2. DEPARTMENT OF MANAGEMENT

 $30\ 25\ July$  1, 2010, in 2010 Iowa Acts, Senate File 2367, shall be

30 26 increased by 34.40.

Sec. 78. APPROPRIATION ADJUSTMENTS == DEPARTMENT OF
MANAGEMENT. The appropriations to the department of management
for the fiscal year beginning July 1, 2010, in 2010 lowa Acts,
Senate File 2367, from the general fund of the state shall be
decreased by \$2,761,100. The number of full=time equivalent
positions authorized for the department of management for the
fiscal year beginning July 1, 2010, in 2010 lowa Acts, Senate
Senate File 2367, shall be decreased by 34.40.

30 35 Sec. 79. RAILROAD COMPANY == LIMITED LIABILITY. A railroad

31 1 company which alters facilities described in section 327F.2

31 2 pursuant to a written agreement with a political subdivision

- 31 3 with a population of more than 15,100, but less than 15,150,
- 31 4 according to the 2000 certified federal census, to construct a

31 5 flood mitigation project shall not held liable for any damages

Increases the appropriation to the Department of Administrative Services (DAS) by \$2,761,100 and 34.40 FTE positions for FY 2011.

DETAIL: This increase is offset by a corresponding reduction in Section 76 to the DOM to conform to changes in Division VI of this Bill that transfer the accounting function to the DAS.

Decreases the appropriation to the DOM by \$2,761,100 and 34.40 FTE positions for FY 2011.

DETAIL: This decrease is offset by a corresponding increase in Section 75 to the DAS to conform to changes in Division VI of this Bill that transfer the accounting function to DAS.

Provides that a railroad company not be held liable for damages due to a flood under certain conditions.

PG LN	House File 2531	Explanation
31 6 caused	by the alteration due to a flood.	
<ul> <li>31 8 1. The</li> <li>31 9 examine</li> <li>31 10 the current</li> <li>31 10 the current</li> <li>31 11 the cansistant</li> <li>31 12 to make</li> <li>31 13 facility of</li> <li>31 14 partner</li> <li>31 15 provide</li> <li>31 16 2. For</li> <li>31 17 regents</li> <li>31 18 the following</li> </ul>	80. BRAILLE AND SIGHT SAVING SCHOOL STUDY. e state board of regents shall conduct a study to e possible changes to and make recommendations regarding rent structure for providing residential services on npus of the lowa braille and sight saving school and e recommendations regarding appropriate facilities and utilization. The study shall also examine potential ships with other state agencies as well as private ers of residential services. r purposes of conducting the study, the state board of a shall form a committee with representatives of all of owing: rents of students who are blind or visually impaired.	Specifies that the State Board of Regents conduct a study of the Braille and Sight Saving School. Specifies report requirements and representation of the study committee. Requires the State Board of Regents submit a report with recommendations to the Legislative Council by August 31, 2010.
	nstituent organizations for the blind or visually	
31       22       c. The         31       23       d. The         31       24       e. The         31       25       f. Are         31       25       f. Are         31       26       g. Sci         31       27       h. The         31       28       i. Adm         31       29       service         31       30       j. Adm         31       31       3. By	e department of education. e department for the blind. e department of human services. a education agencies. hool boards and school board administrators. e governor's developmental disabilities council. ninistration of the statewide system for vision s. ninistration of the lowa school for the deaf. August 31, 2010, the state board of regents shall	
371 32 SUDMIT	a report of the study to the legislative council.	
31 34 CONTF	81. PLUMBERS, MECHANICAL PROFESSIONALS, AND RACTORS == EFFECTIVE UPON ENACTMENT. twithstanding the provisions of section 105.18,	Effective on enactment through September 30, 2010, requires the Plumbing and Mechanical System Board to allow a person that has not previously held a license specified in Code Section 105.18 to take the State master licensing examination if the Board deems the work

32 1 subsection 2, paragraph "c", subparagraph (3), to the contrary,

- 32 2 the plumbing and mechanical systems board shall, through
- 32 3 September 30, 2010, allow a person who has not previously held
- 32 4 a license issued under section 105.18 to sit for the state

le nas take the State master licensing examination if the Board deems the work experience to be equivalent to 48 months experience as a licensed master.

PG LN	House File 2531	Explanation
	ster licensing examination for the applicable discipline if	
	t person submits evidence of work experience which the board	
	ems to be equivalent to forty=eight months experience as a	
	ensed master in the applicable discipline.	
	. This section, being deemed of immediate importance,	
32 IU lai	kes effect upon enactment.	
32 11	Sec. 82. Section 8D.13, subsection 5, Code 2009, is amended	CODE: Allows the Iowa Technology and Telecommunications
	read as follows:	Commission to determine the fiber optic cable capacity to be leased
	5. <u>a.</u> The state shall lease all fiberoptic cable	for Part III connections.
	cilities or facilities with <del>DS=3</del> <u>sufficient</u> capacity <u>as</u>	
	etermined by the commission for Part III connections , for	
	hich state funding is provided. The state shall lease	
	I fiberoptic cable facilities or facilities with DS=3 or S=1 capacity for the judicial branch, judicial district	
	epartment departments of correctional services, and state	
	ency connections for which state funding is provided. In	
-	etermining the capacity to be provided, the commission	
	nall consult with the authorized users associated with	
	e Part III connections, the judicial branch, the judicial	
32 24 <u>di</u>	strict departments of correctional services, and state	
	gencies associated with connections for which state funding	
	provided. Such facilities shall be leased from qualified	
	oviders. The state shall not own such facilities, except for	
	ose facilities owned by the state as of January 1, 1994.	
	b. The lease provisions of this subsection do not apply to a	
	hool district which elects to provide one hundred percent of	
32 31 lhe	e financing for the district's connection.	
32 32	Sec. 83. Section 16.100A, subsection 6, paragraph d, Code	CODE: Requires that members of the Council on Homelessness be
	upplement 2009, is amended to read as follows:	reimbursed by the Iowa Finance Authority for costs incurred while
	d. General public members shall be reimbursed <u>by the Iowa</u>	performing official duties.
	nance authority for actual and necessary expenses incurred	
<u> </u>	ile encreased in their efficiel duties. Eucenee neumente shall	

33 1 while engaged in their official duties. Expense payments shall
33 2 be made from appropriations made for purposes of this section.

PG LN House File 2531	Explanation
<ul> <li>33 4 Supplement 2009, is amended to read as follows:</li> <li>33 5 a. A housing trust fund is created within the authority.</li> <li>33 6 The moneys in the housing trust fund are annually appropriated</li> <li>33 7 to the authority to be used for the development and</li> <li>38 preservation of affordable housing for low=income people in</li> <li>39 the state and for the lowa mortgage help initiative . Payment</li> <li>310 of interest, recaptures of awards, or other repayments</li> <li>311 to the housing trust fund shall be deposited in the fund.</li> <li>312 Notwithstanding section 12C.7, interest or earnings on moneys</li> <li>313 in the housing trust fund or appropriated to the fund shall</li> <li>314 be credited to the fund. Notwithstanding section 8.33,</li> <li>315 unencumbered and unobligated moneys remaining in the fund</li> <li>316 at the close of each fiscal year shall not revert but shall</li> <li>317 remain available for expenditure for the same purposes in the</li> <li>318 succeeding fiscal year.</li> </ul>	receive funds from the Housing Trust Fund within the Iowa Finance Authority.
<ul> <li>33 19 Sec. 85. Section 20.19, Code 2009, is amended to read as</li> <li>33 20 follows:</li> <li>33 21 20.19 Impasse procedures == agreement of parties.</li> <li>33 22 As the first step in the performance of their duty to</li> <li>33 23 bargain, the public employer and the employee organization</li> <li>34 shall endeavor to agree upon impasse procedures. Such</li> <li>35 agreement shall provide for implementation of these impasse</li> <li>26 procedures not later than one hundred twenty days prior to</li> <li>27 the certified budget submission date of the public employer.</li> <li>28 However, if public employees represented by the employee</li> <li>29 organization are teachers licensed under chapter 272, and the</li> <li>30 public employer is a school district or area education agency,</li> <li>31 the agreement shall provide for implementation of impasse</li> <li>32 procedures not later than one hundred twenty days prior to May</li> <li>33 31 of the year when the collective bargaining agreement is</li> <li>34 to become effective. If the public employer is a community</li> <li>35 college, the agreement shall provide for implementation of</li> <li>4 impasse procedures not later than one hundred twenty days prior</li> <li>4 to become effective. If the public employer is a community</li> <li>35 college, the agreement shall provide for implementation of</li> <li>4 is to become effective. If the public employer is not subject</li> <li>4 to the budget certification requirements of section 24.17 and</li> </ul>	CODE: Requires that if the public employer is not subject to a local budget certification process, that implementation of impasse procedures occur no later than 120 days prior to the date of the next fiscal year or budget year.

House File 2531

- 34 5 other applicable sections, the agreement shall provide for
- 34 6 implementation of impasse procedures not later than one hundred
- 34 7 twenty days prior to the date the next fiscal or budget year of
- 34 8 the public employer commences. If the parties fail to agree
- 34 9 upon impasse procedures under the provisions of this section,
- 34 10 the impasse procedures provided in sections 20.20 to 20.22
- 34 11 shall apply.

34 12 Sec. 86. Section 20.20, Code 2009, is amended to read as 34 13 follows:

- 34 14 20.20 Mediation.
- 34 15 In the absence of an impasse agreement negotiated pursuant
- 34 16 to section 20.19 or the failure of either party to utilize its
- 34 17 procedures, one hundred twenty days prior to the certified
- 34 18 budget submission date, or one hundred twenty days prior to
- 34 19 May 31 of the year when the collective bargaining agreement
- 34 20 is to become effective if public employees represented by the
- 34 21 employee organization are teachers licensed under chapter
- 34 22 272 and the public employer is a school district or area
- 34 23 education agency, the board shall, upon the request of either
- 34 24 party, appoint an impartial and disinterested person to act
- 34 25 as mediator. If the public employer is a community college,
- 34 26 and in the absence of an impasse agreement negotiated pursuant
- 34 27 to section 20.19 or the failure of either party to utilize
- 34 28 its procedures, one hundred twenty days prior to May 3134 29 of the year when the collective bargaining agreement is to
- 34 30 become effective, the board, upon the request of either party.
- 34 31 shall appoint an impartial and disinterested person to act as
- 34 32 mediator. If the public employer is not subject to the budget
- 34 33 certification requirements of section 24.17 or other applicable
- 34 34 sections and in the absence of an impasse agreement negotiated
- 34 35 pursuant to section 20.19, or the failure of either party to
- 35 1 utilize its procedures, one hundred twenty days prior to the
- 35 2 date the next fiscal or budget year of the public employer
- 35 3 commences, the board, upon the request of either party, shall
- 35 4 appoint an impartial and disinterested person to act as a
- 35 5 mediator. It shall be the function of the mediator to bring

CODE: Requires that if the public employer is not subject to a local budget certification process or fails to reach an agreement, the Public Employment Relations Board upon request of either the party shall appoint an impartial and disinterested person as mediator.

#### House File 2531

35 6 the parties together to effectuate a settlement of the dispute,

35 7 but the mediator may not compel the parties to agree.

35 8 Sec. 87. Section 99B.12A, unnumbered paragraph 1, Code 35 9 2009, is amended to read as follows:

35 10 An organization that is exempt from federal income taxes

35 11 under section 501(c)(3), 501(c)(4), 501(c)(5), 501(c)(6),

35 12 501(c)(7), 501(c)(8), 501(c)(10), or 501(c)(19) of the Internal

- 35 13 Revenue Code as defined in section 422.3, <u>A person</u> shall be
- 35 14 authorized to conduct a bingo occasion without a license as
- 35 15 otherwise required by this chapter if all of the following

35 16 requirements are met:

35 17 Sec. 88. Section 99B.17, Code 2009, is amended to read as 35 18 follows:

35 19 99B.17 Gambling on credit unlawful == exception .

35 20 <u>1.</u> A person who tenders and a person who receives any

35 21 promise, agreement, note, bill, bond, contract, mortgage or

- 35 22 other security, or any negotiable instrument, as consideration
- 35 23 for any wager or bet, whether or not lawfully conducted or
- 35 24 engaged in pursuant to this chapter, commits a misdemeanor.
- 35 25 However, a participant in a bingo occasion or in a contest
- 35 26 lawful under section 99B.11 may make payment by personal check
- 35 27 for any entry or participation fee assessed by the sponsor of
- $35\ 28\$  the bingo occasion or contest.
- 35 29 <u>2. A participant in a raffle conducted by an eligible</u>
- 35 30 qualified organization may purchase raffle tickets by personal
- 35 31 check, money order, bank check, cashier's check, electronic
- 35 32 check, or debit card for one raffle conducted by the eligible
- 35 33 qualified organization during a calendar year. The department
- 35 34 shall adopt rules setting minimum standards concerning the
- 35 35 purchase of raffle tickets as authorized by this subsection
- 36 1 which shall ensure compliance with applicable federal law and
- 36 2 for the protection of personal information consistent with
- 36 3 payment card industry compliance regulations. For purposes
- 36 4 of this subsection, an "eligible qualified organization" is a

CODE: Removes specific nonprofit organizations from being exempted from purchasing a license from the Department of Inspections and Appeals for the operation of bingo games. Adds that an individual meeting specific qualifications, be exempted from purchasing a license for the operation of bingo games.

CODE: Specifies that tickets from raffles conducted by eligible qualified organizations may be purchased by check, money order, or debit card. Specifies that the Department of Inspections and Appeals adopt rules that set a minimum standard for the purchase of raffle tickets.

Explanation
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CODE: Specifies that a person registered as a pharmacy technician

or pharmacy technician trainee before January 1, 2010, and meets

specific requirements, is exempt from meeting examination

requirements to register as a pharmacy technician.

House File 2531

36 5 gualified organization that has conducted a raffle pursuant to

36 6 section 99B.7 during the previous eight consecutive calendar

36 7 years in which the net proceeds are distributed to a museum.

36 8 Sec. 89. Section 155A.6A, subsection 3, Code 2009, is 36 9 amended to read as follows:

- 36 10 3. <u>a.</u> Beginning July 1, 2009, a person who is in the
- 36 11 process of acquiring national certification as a pharmacy
- 36 12 technician and who is in training to become a pharmacy
- 36 13 technician shall register with the board as a pharmacy
- 36 14 technician. The registration shall be issued for a period not
- 36 15 to exceed one year and shall not be renewable.
- 36 16 b. A person who is registered as a pharmacy technician or a
- 36 17 pharmacy technician trainee prior to January 1, 2010, who has
- 36 18 worked as a pharmacy technician or pharmacy technician trainee
- 36 19 for a minimum of two thousand hours in the previous eighteen
- 36 20 months under the direction of a licensed pharmacist or who
- 36 21 has received certification as a pharmacy technician through a
- 36 22 certification program accredited by the national commission for
- 36 23 certifying agencies, is exempt from meeting any examination
- 36 24 requirement for registration pursuant to subsection 2.

36 25 Sec. 90. Section 174.1, subsection 2, paragraphs b and c,

- 36 26 Code 2009, are amended to read as follows:
- 36 27 b. The organization owns buildings and or other improvements
- 36 28 situated on the fairgrounds which have been specially
- 36 29 constructed for purposes of conducting a fair event.
- 36 30 c. The market value of the fairgrounds and buildings and
- 36 31 other improvements located on the fairgrounds is at least
- 36 32 eighty twenty=five thousand dollars.

36 33 Sec. 91. Section 174.1, subsection 3, Code 2009, is amended 36 34 to read as follows:

- 36 35 3. "Fair event" means an annual gathering of the public
- 37 1 on fairgrounds that incorporates agricultural exhibits,
- 37 2 demonstrations, shows, or competitions and which includes all

CODE: Modifies the definition of county or district fair by noting that an organization can own buildings or other improvements on fairgrounds and reduces the amount of market value for buildings and other improvements on fairgrounds from \$80,000 to \$25,000.

CODE: Modifies the definition of a fair event.

PG LN House File 2531	Explanation
<ul> <li>37 3 of the following:</li> <li>37 4 a. Programs that include programs or projects sponsored by</li> <li>37 5 4=H clubs, future farmers of America, or the lowa cooperative</li> <li>37 6 extension service in agriculture and home economics of lowa</li> <li>37 7 state university. Other activities may include any of the</li> <li>37 8 following:</li> <li>37 9 b. a. Commercial exhibits sponsored by manufacturers or</li> <li>37 10 other businesses.</li> <li>37 11 c. b. Educational programs or exhibits sponsored by</li> <li>37 3 d. c. Competition in culinary arts, fine arts, or home</li> <li>37 14 craft arts.</li> </ul>	
<ul> <li>37 15 Sec. 92. EFFECTIVE UPON ENACTMENT AND RETROACTIVE</li> <li>37 16 APPLICABILITY. The provision of this division of this Act</li> <li>37 17 amending section 155A.6A, subsection 3, being deemed of</li> <li>37 18 immediate importance, takes effect upon enactment and applies</li> <li>37 19 retroactively to January 1, 2010.</li> </ul>	Specifies that Section 89 of the Bill is effective on enactment and retroactive to January 1, 2010.
37 20 DIVISION VIII 37 21 BICYCLES	
<ul> <li>Sec. 93. <u>NEW SECTION</u>. 321.281 Actions against bicyclists.</li> <li>1. A person operating a motor vehicle shall not steer the motor vehicle unreasonably close to or toward a person riding a bicycle on a highway, including the roadway or the shoulder adjacent to the roadway.</li> <li>2. A person shall not knowingly project any object or substance at or against a person riding a bicycle on a highway.</li> <li>3. A person who violates this section commits a simple misdemeanor punishable as a scheduled violation under section 31 805.8A, subsection 14, paragraph "k".</li> </ul>	CODE: Specifies that bicyclists are protected from actions from specific motor vehicle actions and projectiles. Requires that persons in violation of this Section be subject to a simple misdemeanor.
37 32 Sec. 94. Section 805.8A, subsection 14, Code Supplement	CODE: Specifies individuals that commit a simple misdemeanor

37 33 2009, is amended by adding the following new paragraph:

House File 2531

37 34 <u>NEW PARAGRAPH</u>. k. Actions against a person on a bicycle.

37 35 For violations under section 321.281 the scheduled fine is two

38 1 hundred fifty dollars.

38 2 DIVISION IX

38 3 HOTEL AND MOTEL TAX

38 4 Sec. 95. Section 423A.4, subsections 1 and 3, Code 2009, are 38 5 amended to read as follows: 38 6 1. A city or county may impose by ordinance of the city 38 7 council or by resolution of the board of supervisors a hotel 38 8 and motel tax, at a rate not to exceed seven nine percent, 38 9 which shall be imposed in increments of one or more full 38 10 percentage points upon the sales price from the renting of 38 11 lodging. A county may impose by resolution of the board of 38 12 supervisors a hotel and motel tax, at a rate not to exceed 38 13 eight percent, which shall be imposed in increments of one 38 14 or more full percentage points upon the sales price from the 38 15 renting of lodging. The tax when imposed by a city shall apply 38 16 only within the corporate boundaries of that city and when 38 17 imposed by a county shall apply only outside incorporated areas 38 18 within that county. However, if a county imposes a hotel and 38 19 motel tax of eight percent, one percentage point of that hotel 38 20 and motel tax may, subject to the requirements of subsection 38 21 3A, be imposed by the county in both the incorporated areas and 38 22 the unincorporated areas within that county. A change to the 38 23 imposition of an eight percent county hotel and motel tax to 38 24 impose the one percentage point of such tax in the incorporated 38 25 areas of the county or to exclude the incorporated areas of the 38 26 county from imposition of the one percentage point of such tax 38 27 is a change in the rate of the hotel and motel tax for purposes 38 28 of this section, and subsection 4, paragraph "b", subparagraph 38 29 (3), applies to the election on such a proposition. 38 30 3. A Subject to the requirements of subsection 5, a local 38 31 hotel and motel tax shall be imposed on January 1 or July 1, 38 32 following the notification of the director of revenue. Once

CODE: Increases the maximum local hotel/motel tax rate from 7.00% to 9.00% for cities and from 7.00% to 8.00% for counties. Additionally, specifies that if a county imposes a hotel/motel tax rate of 8.00%, that one percentage point of the tax may be imposed in both the incorporated areas and unincorporated areas within that county.

DETAIL: In FY 2009, 125 cities and 13 counties received local hotel/motel tax totaling approximately \$39,100,000. The cities portion totaled \$38,300,000. Of the 125 cities, 101 cities had the current maximum rate of 7.00%. Of the 13 counties, 9 had the current maximum rate of 7.00%.

FISCAL IMPACT: The fiscal impact will be based on the number of cities and counties that receive voter approval to increase the local hotel/motel tax rate and is currently unknown. However, assuming that cities that are currently at the maximum rate of 7.00% and increase their hotel/motel tax to 9.00%, the amount of additional revenue generated would total approximately \$10,500,000.

House File 2531

38 33 imposed, the tax shall remain in effect at the rate imposed
38 34 for a minimum of one year. A local hotel and motel tax shall
38 35 terminate only on June 30 or December 31. At least forty=five
39 1 days prior to the tax being effective or prior to a revision in

39 2 the tax rate or prior to the repeal of the tax, a city or county 39 3 shall provide notice by mail of such action to the director of 39 4 revenue. The director shall have the authority to waive the 39 5 notice requirement. Sec. 96. Section 423A.4, Code 2009, is amended by adding 39 6 39 7 the following new subsection: NEW SUBSECTION . 3A. A county shall not submit a proposition 39 8 39 9 to the electorate to impose a hotel and motel tax of eight 39 10 percent that includes the imposition of one percentage point 39 11 of such tax in the incorporated areas of the county unless the 39 12 county is currently imposing a hotel and motel tax of seven 39 13 percent in the unincorporated areas of the county. An election 39 14 on the question of increasing the rate of a county hotel and 39 15 motel tax to eight percent shall not be held less than one 39 16 year following the election that approved the county hotel 39 17 and motel tax rate of seven percent if such increase to eight 39 18 percent also includes the imposition of one percentage point 39 19 of such tax in the incorporated areas of the county. A county 39 20 imposing a hotel and motel tax of eight percent that includes 39 21 the imposition of one percentage point of such tax in the 39 22 incorporated areas of the county shall not submit a proposition 39 23 to the electorate to reduce the tax rate to a rate of less than 39 24 seven percent until a reduction to a rate of seven percent is 39 25 first approved at election. Sec. 97. Section 423A.4, subsection 4, paragraph b, Code 39 26 39 27 2009, is amended to read as follows: b. (1) If the tax applies only within the corporate 39 28 39 29 boundaries of a city, only the registered voters of the city 39 30 shall be permitted to vote. The election shall be held at the 39 31 time of the regular city election or at a special election

CODE: Requires that a county not propose a hotel and motel tax of 8.00% unless a county is currently imposing a tax of 7.00%. Requires that the question of increasing the tax rate to 8.00% not be held less than one year following the election that imposed the tax rate at 7.00%.

CODE: Specifies that if a hotel/motel tax applies in both incorporated and unincorporated areas of a county, all registered voters of the county shall be permitted to vote.

PG LN

House File 2531

39 32 called for that purpose.

39 33 (2) If the tax applies only in the unincorporated areas of a

39 34 county, only the registered voters of the unincorporated areas

39 35 of the county shall be permitted to vote. The election shall

40 1 be held at the time of the general election or at a special

40 2 election called for that purpose.

40 3 (3) If the tax applies in both the incorporated and

40 4 unincorporated areas of a county, all registered voters of the

- 40 5 county shall be permitted to vote. The election shall be held
- 40 6 at the time of the general election or at a special election
- 40 7 <u>called for that purpose.</u>

40 8 Sec. 98. Section 423A.4, Code 2009, is amended by adding the40 9 following new subsection:

40 10 <u>NEW SUBSECTION</u> . 5. a. For any imposition of a local hotel

40 11 and motel tax, or any increase in the rate of a local hotel

40 12 and motel tax, approved at election on or after the effective

40 13 date of this division of this Act, the city council or county

40 14 board of supervisors where the tax or the tax rate increase was

40 15 approved shall, within ten days following approval at election,

40 16 appoint a citizen advisory committee consisting of not less

40 17 than five individuals. Each individual appointed to the

40 18 citizen advisory committee shall be a resident of the city or

- 40 19 the unincorporated area of the county where the tax or the tax
- 40 20 rate increase was approved. Each individual appointed to the

40 21 citizen advisory committee for an increase in a county hotel

40 22 and motel tax to eight percent that includes the imposition

40 23 of one percentage point of such tax in the incorporated areas

40 24 of the county, shall be a resident of the county. A vacancy

40  $\,$  25  $\,$  on the citizen advisory committee shall be filled in the same

40 26 manner as the original appointment. Committee members shall

40 27 not receive compensation by reason of their membership on the 40 28 committee.

40 29 b. The citizen advisory committee shall develop and

40 30 submit recommendations to the city council or county board

40 31 of supervisors, as applicable, relating to the use of the

40 32 increased revenues resulting from the imposition of the tax or

CODE: Specifies that for any imposition or increase in the local hotel/motel tax after the effective date of this Bill, a citizen advisory committee of at least five members be appointed. Specifies duties of the citizen advisory committee.

PG LN House File 2531	Explanation
<ul> <li>40 33 the increased tax rate. Recommendations for the use of such</li> <li>40 34 increased revenues shall be consistent with the requirements</li> <li>40 35 of section 423A.7, subsection 4. The recommendations of the</li> <li>41 1 citizen advisory committee shall not relieve the city or county</li> <li>41 2 from compliance with the requirements of section 423A.7,</li> <li>41 3 subsection 4.</li> <li>41 4 c. If a city or county fails to appoint a citizen advisory</li> <li>41 5 committee as required under this subsection, the director of</li> <li>41 6 revenue shall not impose the tax, or the increase in the tax</li> <li>41 7 rate, notwithstanding subsection 3. The director of revenue</li> <li>41 8 shall only impose the tax, or an increase in the tax rate,</li> <li>41 9 approved on or after the effective date of this division of</li> <li>41 10 this Act on January 1 or July 1, following the appointment of</li> <li>41 11 a citizen advisory committee.</li> <li>41 12 d. The citizen advisory committee shall be dissolved on</li> <li>41 3 the date the tax or the increased tax rate is imposed by the</li> <li>41 4 director of revenue.</li> </ul>	
<ul> <li>41 15 Sec. 99. Section 423A.7, subsection 2, Code 2009, is amended</li> <li>41 16 to read as follows:</li> <li>41 17 2. All moneys in the local transient guest tax fund shall</li> <li>41 18 be remitted at least quarterly by the department, pursuant to</li> <li>41 19 rules of the director of revenue, to each city in the amount</li> <li>41 20 collected from businesses in that city and to each county in</li> <li>41 21 the amount collected from businesses in the unincorporated</li> <li>41 22 areas of the county. However, if a county imposes a hotel and</li> <li>41 23 motel tax of eight percent and imposes one percentage point of</li> <li>41 41 that hotel and motel tax within the incorporated areas of the</li> <li>41 25 county pursuant to section 423A.4, subsection 1, the amount</li> <li>41 26 collected from businesses within the incorporated areas of the</li> <li>41 27 county as the result of the hotel and motel tax imposed by the</li> <li>41 28 county shall be remitted by the department to that county.</li> </ul>	CODE: Specifies that if a county imposes a hotel/motel tax rate of 8.00%, that one percentage point of that tax will be provided to the county if the hotel or motel is located within an incorporated area within the county.
<ul> <li>41 29 Sec. 100. Section 423A.7, subsection 4, paragraphs a and b,</li> <li>41 30 Code 2009, are amended to read as follows:</li> <li>41 31 a. (1) Each county or city which levies the tax shall</li> </ul>	CODE: Specifies that for each city or county that imposes a local hotel/motel tax rate of 8.00%, that one-eighth of revenue generated be spent on marketing and tourism for that city or county. Specifies that

41 31 a. (1) Each county or city which levies the tax shall

spent on marketing and tourism for that city or county. Specifies that for each city that imposes a local hotel/motel tax rate of 9.00%, two

#### 42 30 EXPLANATION

42 31 This bill makes, reduces, and transfers appropriations,
42 32 provides for salaries and compensation of state employees, and

PG L	N House File 2531	Explanation
42 3	3 covers other properly related matters. The bill is organized	
42 3	4 into divisions.	
42 3	5 MH/MR/DD SERVICES ALLOWED GROWTH FUNDING == FY 2011=2012.	
	Code section 331.439, subsection 3, provides that county mental	
	2 health, mental retardation, and developmental disabilities	
	3 (MH/MR/DD) service expenditures for a fiscal year are limited	
	to a fixed budget amount and that the fixed amount is subject	
	to an allowed growth factor adjustment. The allowed growth	
	a factor adjustment is to be set by statute enacted during the	
	fiscal year which commences two years from the beginning	
	3 date of the fiscal year in progress at the time the statute	
	is enacted. The MH/MR/DD/BI commission is required to make	
	0 a recommendation of the adjustment amount to the governor	
	1 annually in November and the governor is required to submit a	
	2 recommendation for the amount to the general assembly at the	
	3 time the governor's budget is submitted. The bill provides	
	<ul> <li>that for the allowed growth adjustment factor legislation for</li> <li>FY 2011=2012, the governor must submit a recommendation on or</li> </ul>	
	6 before January 11, 2011, and the statute providing the allowed	
	7 growth factor adjustment is to be enacted within 30 calendar	
	8 days of the date the 2011 session of the general assembly	
	9 convenes.	
43 2		
	1 process applicable to FY 2011=2012, state agencies are required	
	2 to submit estimates and other expenditure information as called	
	3 for by the director of the department of management instead of	
	4 the information required under Code section 8.23.	
43 2	5 The division limits the standing unlimited appropriation	
43 2	6 for FY 2010=2011 for expenses of the general assembly and the	
43 2	7 legislative agencies.	
43 2	5 11 1	
	9 FY 2010=2011 for payment for nonpublic school transportation.	
	0 The division limits the standing limited appropriation for FY	
	1 2010=2011 for operational support grants and community cultural	
	2 grants, for regional tourism marketing, for the lowa power	
	3 fund, for the enforcement of Code chapter 453D relating to	
	4 tobacco product manufacturers, for the center for congenital	
43 3	5 and inherited disorders central registry, for primary and	

PG L	N House File 2531	Explanation
	<ol> <li>secondary child abuse prevention programs, for programs for</li> <li>at=risk children, and for mental health, mental retardation,</li> </ol>	
44 🗧	3 and developmental disabilities services property tax relief.	
44 4	5 11 1	
	5 allowable growth for schools under Code section 257.16 for	
	6 fiscal year 2010=2011, is limited to a specific amount. Of	
	7 that amount, a specific amount is designated for the teacher	
	3 salary supplements, the professional development supplements,	
	and the early intervention supplement in accordance with Code	
	0 section 257.10, subsections 9 through 11, and Code section	
	1 257.37A.	
44 1		
	3 property tax relief through county levies for MH/MR/DD services	
	4 is revised to eliminate a standing amount of \$6.6 million that	
	5 is designated for the medical assistance (Medicaid) program.	
44 1	5	
	7 appropriation for instructional support state aid.	
44 1	0	
	9 portion of federal moneys received by the lowa veterans home	
	0 for costs to improve and renovate a medical clinic at the	
	1 home. These provisions take effect upon enactment and are	
	2 retroactively applicable to July 1, 2009.	
44 2		
	4 tax credits from the property tax credit fund created in the	
	5 bill instead of entirely funding the credits from the general	
	6 fund of the state: homestead, agricultural land and family	
	7 farm, military service, and elderly and disabled tax credit	
	8 and reimbursement. The division appropriates moneys from the	
	9 general fund and the cash reserve fund for deposit in the	
	0 property tax credit fund. These provisions take effect upon	
	1 enactment.	
44 3		
	3 to the executive council for FY 2010=2011 for performance of	
	4 duty by the executive council. The bill requires that such	
	5 moneys must be used prior to the standing appropriation made	
	<ol> <li>from the general fund for the same purposes.</li> <li>The division provides that certain cash reserve fund</li> </ol>	
45	3 requirements do not apply to any appropriations made in the	
40 (		

45	5 4 bill from the cash reserve fund.	
	5 5 The division provides that the contingent appropriation from	
	5 6 the general fund of the state to the cash reserve fund pursuant	
45	5 7 to Code section 8.57, subsection 1, shall not be made for FY	
	5 8 2010=2011.	
	5 9 The division provides for the nonreversion of moneys	
	5 10 appropriated in 2009 Iowa Acts, chapter 179, for FY 2009=2010	
	5 11 from the cash reserve fund to the executive council for	
	5 12 performance of duty. This provision takes effect upon	
	5 13 enactment.	
	5 14 SALARIES, COMPENSATION, AND RELATED MATTERS. This division	
	5 15 of the bill relates to the funding for the fiscal year	
	5 16 beginning July 1, 2010, of salary increases for appointed	
	5 17 nonelected officers, employees subject to collective bargaining	
	5 18 agreements, certain noncontract employees, and board of regents	
	5 19 employees.	
	5 20 For FY 2010=2011 the maximum and minimum salary levels of all	
	5 21 pay plans of noncontract state employees shall not increase and	
	5 22 shall remain as they exist for FY 2009=2010. The pay levels	
	5 23 for noncontract judicial branch employees shall not increase.	
	5 24 A supplemental authorization is provided to fund salaries	
	5 25 from trust, revolving, and special funds for which the general	
	5 26 assembly has established a budget.	
	5 27 The division prohibits bonus pay for employees of the	
	5 28 executive branch except for employees of the state board of	
	5 29 regents, the judicial branch, and the legislative branch,	
	5 30 unless the bonus pay is otherwise authorized by law, required	
	5 31 pursuant to an employment contract entered into before July	
	5 32 1, 2010, or required pursuant to a collective bargaining	
	5 33 agreement.	
	5 34 The division appropriates all federal grants to and the 5 35 federal receipts of the agencies affected by this division	
	5 35 receipts of the agencies anected by this division 5 1 which are received and are expended for purposes of this	
	S 2 division.	
40		
	5 4 of public safety who are not covered by a collective bargaining	
	5 5 agreement to receive the same per diem meal allowance as	
	6 6 the sworn peace officers covered by a collective bargaining	
70	s a lite entern peace enteele by a concerve barganning	

PG LN

House File 2531

PG LI	N House File 2531	Explanation
46 7	agreement.	
46 8	The salary model administrator is required to work in	
46 9	conjunction with the department of management and the	
46 10	) legislative services agency to analyze, compare, and project	
46 1´	1 state salary and benefit information.	
46 12		
	3 a position created in 2010 Iowa Acts, Senate File 2088, to	
46 14	4 salary range 7 for appointed state officers.	
46 15		
	$\delta$ provides that the amounts appropriated from the general fund	
	7 of the state to the departments and establishments of the	
	3 executive branch, but not including appropriations to the state	
	9 board of regents, for operational purposes in enactments made	
	) for the fiscal year beginning July 1, 2010, and ending June	
	1 30, 2011, are reduced by \$83,760,500. The division requires	
	2 the reductions in appropriations to be realized through the	
	3 implementation of 2010 Iowa Acts, Senate File 2062, relating to	
	a early retirement, 2010 Iowa Acts, Senate File 2088, relating	
	5 to government efficiency, executive order number 20 issued	
	6 December 16, 2009, and any other efficiency measure. The	
	7 division requires the department of management to apply the	
	3 reductions.	
46 29		
	) department of management to submit a report to the general	
	1 assembly and the legislative services agency regarding	
	2 anticipated reductions in appropriations for operational	
	3 purposes and anticipated reductions in full=time equivalent	
	4 positions for the fiscal year beginning July 1, 2010, and	
	5 ending June 30, 2011. The division requires the report to	
47 1	include a categorization of the reductions. The division, for FY 2010=2011, allows the department of	
	management to transfer up to \$5 million from the cash reserve	
	fund for purposes of meeting the appropriation reduction	
	requirements of the division. The division includes reporting	
	requirements.	
47 0	•	
	the state to the department of administrative services for	
	implementing the information technology=related provisions of	
-1/ 9	implementing the information technology-related provisions of	

PG LN	House File 2531	Explanation
47 10	2010 Iowa Acts, Senate File 2088.	
47 11	STATE FINANCIAL MANAGEMENT DUTIES. This division strikes	
	the transfer of state financial management duties from the	
	department of administrative services to the department of	
	management in 2010 Iowa Acts, Senate File 2088. The division	
	also provides that any new financial management duties included	
	in Senate File 2088 relating to establishing a centralized	
	payroll, creating a searchable budget database, and modifying	
	payroll frequency, are included as duties of the department of	
	administrative services. CORRECTIVE PROVISIONS. This division makes corrective	
47 20	changes relating to 2010 enactments and pending legislation.	
47 21		
	File 2088, section 420, and Code section 97D.4(2), are amended	
	to correctly insert the reference to Code section 2.10 which	
	provides for per diem and expense payments to legislators.	
47 26		
	Senate File 2088, section 84, is amended to correctly include	
	the word "otherwise" in the phrase "unless the context	
	otherwise requires".	
47 30	•	
47 31	File 2280, section 18, is amended to correct a grammatical	
	construction.	
47 33	Code section 216A.113(1), as enacted by 2010 lowa Acts,	
47 34	Senate File 2088, section 139, is corrected to refer to the new	
	name of the commission of deaf services within the department	
	of human rights.	
48 2	Code section 216C.9(1), as amended by 2010 lowa Acts,	
	Senate File 2202, section 7, is amended to substitute the word	
	"reconstructed" for the word "altered" in reference to required	
	sidewalk ramp modifications, to make the requirement parallel	
	to a similar requirement in the same Code subsection relating	
	to street reconstructions.	
48 8	Code section 256.51(1)(a), as amended by 2010 lowa Acts,	
	Senate File 2088, section 316, is amended to eliminate the duty	
	of the division of libraries and information services of the	
	department of education to provide information services to the	
40 12	medical community, to coordinate with the discontinuation of	

PG	LN	House File 2531	Explanation
48	13	the medical library as part of the state library as directed by	
48	14	Senate File 2088.	
48	15	Code section 256F.3(1), as amended by 2010 lowa Acts,	
		Senate File 2033, section 10, is amended to add a reference	
		to innovation zone schools in order to allow the department	
		of education to monitor the effectiveness of both regular and	
		innovation zone charter schools. Code section 256F.6(3) is	
		also amended in a similar manner to allow the department of	
		education to conduct ongoing reviews of all parties' compliance	
		with contracts for both regular and innovation zone charter	
		schools.	
48			
		Acts, Senate File 2340, section 35, is amended to correctly	
		refer to the United States department of labor, office of	
		apprenticeship.	
48		Code section 298.4(2), as amended by 2010 Iowa Acts, Senate	
		File 2237, section 103, is amended to correct a grammatical	
		construction (singular noun needed).	
48		Code section 317.1, as amended by 2010 lowa Acts, Senate	
		File 2340, section 86, is amended to correct the hierarchical	
		designation of Code section subunits (subsection numbers needed).	
48		Code section 321J.2(3)(d)(1,2) is amended to reconcile	
		the restructuring of Code section 321J.2 made in 2010 lowa	
		Acts, Senate File 431, with the amendments made to that same	
		Code section in 2010 Iowa Acts, House File 2452 (allowing the	
		department of transportation to issue a temporary restricted	
		license under Code chapter 321J without requiring the court to	
		order the department to do so). The reconciliation provision	
		and the duplicative provision in 2010 Iowa Acts, House File	
		2452, section 3, which is repealed, take effect December 1,	
		2010.	
49			
49	11	2088, section 323, is amended to substitute the word "reside"	
49	12	for the word "resident" in order to correct the phrase "who	
49	13	reside within the library district".	
49			
49	15	Acts, Senate File 2199, section 13, is amended to correct a	

PG LN	House File 2531	Explanation
49 16	grammatical construction (plural noun needed).	
49 17	Code section 455B.104(4), as enacted by 2010 Iowa Acts,	
	Senate File 2088, section 258, is amended to change the date	
	by which the department of natural resources must submit its	
	greenhouse gas emissions report for the previous calendar year	
	from September 1 to December 31. The change is consistent with	
	an earlier amendment dealing with the same report made in 2010	
	Iowa Acts, Senate File 2243, section 2.	
49 24	Code section 489.116, as amended by 2010 Iowa Acts, House	
	File 2478, section 5, is amended to correctly number the	
	three subsections in that Code section, and references to the subsections of Code section 489.116 are corrected in Code	
49 20 49 29	sections 489.1005, 489.1009, and 489.1013. Code section 508C.3(1)(b)(2)(b), as amended by 2010 Iowa	
	Acts, Senate File 2272, is amended to correct a hierarchical	
	Code section subunit reference (subparagraph division reference	
	needed).	
49 33	Code section 514C.26(1)(c)(2)(j), as enacted by 2010 lowa	
	Acts, House File 2075, section 1, is amended to correct an	
	internal reference to a hierarchical designation of a Code	
	section subunit (subparagraph division reference needed).	
50 2	Code section 543B.29(1)(e)(2), as enacted by 2010 lowa Acts,	
50 3 3	Senate File 2326, section 5, is amended to correct an internal	
50 4 r	eference to lettered paragraph "e".	
50 5	Code section 562A.29A(1)(b), as enacted by 2010 lowa Acts,	
	Senate File 2300, section 3, is amended to correct a reference	
50 7 t	o a rule of civil procedure (singular noun needed).	
50 8	Code section 685.6(9)(d), as enacted by 2010 Iowa Acts,	
	Senate File 2088, section 343, is amended to correct a	
	reference to the district court of the state (definite article	
	added).	
50 12	Code sections 692A.102 and 901A.1 are amended to refer to a	
	violation of Code section 710.10 as "enticing a minor" rather	
	than "enticing a minor away" to conform to the changes made to	
	Code section 710.10 in 2010 Iowa Acts, House File 2438, section 1. The amendments are effective contingent on the enactment of	
	2010 Iowa Acts, House File 2438.	
50 17	Code section 805.6(3)(a), as enacted by 2010 lowa Acts,	
50 10	could be c	

PG	LN	House File 2531	Explanation
		Senate File 2340, section 63, is amended to correct a	
50	20	grammatical construction (colon needed).	
	21	Code section 805.6(7), as amended by 2010 Iowa Acts, Senate	
		File 2340, section 63 (a Code editor's bill), is amended to	
		conform to the substantive changes to the same language made	
		by, and contingent upon the enactment of, 2010 lowa Acts,	
50	25	Senate File 2197, section 5.	
	26	2010 Iowa Acts, House File 2399, section 2, is amended	
		to correct an error in displaying existing Code language	
		in the bill. That bill section inadvertently deleted the	
		word "power" in a reference to a baseload electric power	
		generating facility, and substituted the word "alternative" for	
		"alternate" in a reference to an alternate energy production	
		facility.	
	33	2010 Iowa Acts, Senate File 2237, section 180, subsection 4,	
50		paragraph a, is amended to insert the correct word "through"	
		in a reference to lettered paragraphs that the Code editor is	
51	-	directed to modify.	
51			
51		is amended to correct a reference to the implementation costs	
51		of this division of this Act rather than of the entire Act.	
51		2010 Iowa Acts, Senate File 431, section 5, if enacted,	
51		is amended to correct the amending statement of that section	
51		to indicate that only unnumbered paragraph 1 of Code section	
51		907.3(3)(c) is being amended. The amendment takes effect	
		December 1, 2010.	
	10	2010 Iowa Acts, House File 2280, section 25, is repealed,	
		which adds a definition to Code chapter 717B for the department	
		of agriculture and land stewardship. The final version of	
		House File 2280 deleted all responsibilities of the department	
	. –	so the definition is no longer necessary or meaningful.	
	15	2010 Iowa Acts, Senate File 2340, section 117, which	
51		internally numbers an unanchored paragraph, is repealed. The	
		internal numbering is accomplished in 2010 lowa Acts, Senate	
		File 2237, section 125.	
	19 20	The division makes certain provisions effective upon enactment and retroactively applicable to the effective date of	
		the bills amended by the division.	
51	۱ ک		

PG LN	House File 2531	Explanation
51 22		
	relates to various miscellaneous provisions.	
51 24	The division appropriates moneys from the lowa comprehensive	
	petroleum underground storage tank fund to the department of	
	education for FY 2010=2011 for distribution to the tribal	
	council of the Sac and Fox Indian settlement located on land	
	held in trust by the secretary of the interior of the United	
51 29	States for the purposes of educational expenses.	
51 30		
	fund to the department of human services for FY 2010=2011 for	
	purposes of the medical assistance (Medicaid) program and to	
51 33	the department of management for operation purposes.	
51 34	· · · · · · · · · · · · · · · · · · ·	
51 35	the department of administrative services for FY 2010=2011	
	and increases the number of full=time equivalent positions	
	authorized. The division decreases general fund appropriations	
	to the department of management for FY 2010=2011 and decreases	
52 4	the number of full=time equivalent positions authorized.	
52 5	The division provides that a railroad company which alters	
52 6	facilities pursuant to a written agreement with a political	
52 7	subdivision with a population of more than 15,100, but less	
52 8	than 15,150, according to the 2000 certified federal census to	
52 9	construct a flood mitigation project shall not be held liable	
52 10	for any damages caused by the alteration due to a flood.	
52 11	The division requires the state board of regents to conduct	
52 12	a study of the lowa braille and sight saving school regarding	
52 13	the residential services, facilities and facility utilization,	
52 14	and potential partnerships. The study must be submitted to the	
52 15	legislative council by August 31, 2010.	
52 16		
52 17	board, from the effective date of the provision to September	
52 18	30, 2010, to allow a person who has not previously been a	
52 19	licensed journeyperson or master in the applicable discipline	
52 20	to sit for the state master licensing examination for the	
52 21	applicable discipline if certain work experience criteria are	
52 22	met. This provision takes effect upon enactment.	
52 23		
52 24	applicable to the leasing of facilities for Part III	

PG LN	House File 2531	Explanation
	connections associated with the operation of the lowa	
	communications network. Currently, the state is required to	
	ease all fiberoptic cable facilities or facilities with DS=3	
	capacity for Part III connections for which state funding is	
	provided, and to lease all fiberoptic cable facilities or	
	acilities with DS=3 or DS=1 capacity for specified state	
	departments and agencies. The division deletes specific	
	eference to DS=3 or DS=1 capacity, instead providing	
	hat facilities with sufficient capacity as determined by the commission shall be leased. The division provides	
	hat in determining the capacity to be provided, the lowa	
	elecommunications and technology commission shall consult with	
	nose agencies associated with the connections for which state	
	unding is provided.	
	The division strikes a provision in Code section 16.100A	
	hat requires expense payments for general public members of	
	ne council on homelessness to be made from state general fund	
	ppropriations. The division specifies that such expenses must	
	e reimbursed by the lowa finance authority. The division also	
	mends Code section 16.181 by authorizing the lowa finance	
	authority to use moneys in the housing trust fund for the lowa	
	nortgage help initiative. The lowa mortgage help initiative is	
	a program that provides foreclosure prevention assistance and	
53 13 c	counseling and includes the lowa mortgage help hotline.	
53 14	The division amends provisions in Code chapter 20	
53 15 r	elating to impasse procedures and mediation. The division	
53 16 p	provides that if the public employer is not subject to the	
53 17 b	oudget certification requirements of Code section 24.17 and	
	other applicable sections, the agreement shall provide for	
	mplementation of impasse procedures not later than 120 days	
	prior to the date the next fiscal or budget year of the public	
	employer commences. The division also provides that if the	
	oublic employer is not subject to the budget certification	
	equirements of Code section 24.17 or other applicable sections	
	and in the absence of an impasse agreement negotiated pursuant	
	o Code section 20.19, or the failure of either party to	
	utilize its procedures, 120 days prior to the date the next	
53 27 fi	iscal or budget year of the public employer commences, the	

PG LN	House File 2531	Explanation
	ard, upon the request of either party, shall appoint an	
	partial and disinterested person to act as a mediator.	
	his division amends Code section 99B.12A to authorize	
	y person to conduct a bingo occasion without a license if	
•	rticipants are not charged to enter the premises where bingo	
	conducted, participants are not charged to play bingo, any	
	ze awarded is donated, and the bingo occasion is conducted	
	an activity and not for fund raising purposes. Current law	
	y allows nonprofit organizations to conduct a bingo occasion	
	ler these limitations without a license.	
	his division amends Code section 99B.17 to authorize a	
	ticipant in a raffle conducted by an eligible qualified	
	anization to purchase raffle tickets by check, money order,	
	lebit card for one raffle per calendar year. The division	
	ines an eligible qualified organization as a qualified	
	anization that has conducted a raffle during the previous	
	nt consecutive calendar years in which the net proceeds are	
	tributed to a museum. Current law makes it a misdemeanor	
	gamble or wager on credit.	
	The division provides that a person who is registered as	
	harmacy technician or a pharmacy technician trainee prior January 1, 2010, who has worked as a pharmacy technician	
	pharmacy technician trainee for a designated period of	
	e under the direction of a licensed pharmacist or who has	
	evide the direction of a licensed pharmacist of who has	
	tification program accredited by the national commission for	
	tifying agencies, is exempt from meeting any examination	
	uirement for registration.	
	The division amends the criteria an organization must meet	
	be considered a fair under Code chapter 174. Currently, an	
	janization must own buildings and other improvements situated	
	fairgrounds. The division allows an organization to own	
	ner buildings or improvements situated on a fairground.	
	rrently, the market value of fairgrounds, buildings, and	
	er improvements must be at least \$80,000. The division	
	vers the threshold to \$25,000. The division changes what	
	nstitutes a fair event under Code chapter 174.	
	BICYCLES. New Code section 321.281 provides that a person	

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PG LN	House File 2531	Explanation
54 31	operating a motor vehicle shall not steer the motor vehicle	
54 32	unreasonably close to or toward a person riding a bicycle	
54 33	on a highway. The division amends Code section 805.8A to	
54 34	provide that a person shall not knowingly project any object	
54 35	or substance at or against a person riding a bicycle on a	
	highway. The division amends Code section 805.8A to provide a	
	person violating a provision of the division commits a simple	
	misdemeanor punishable by a scheduled fine of \$250.	
	HOTEL AND MOTEL TAX. Current Code section 423A.4 authorizes	
	a city or county to impose by ordinance of the city council	
	or by resolution of the county board of supervisors a local	
	hotel and motel tax at a rate not to exceed 7 percent. The	
	imposition, repeal, or change in the rate of a local hotel	
	and motel tax is also subject to approval at election. This	
	division increases the maximum allowable local hotel and motel	
	tax rate for cities from 7 percent to 9 percent. The division	
	increases the maximum allowable local hotel and motel tax rate	
	for counties from 7 percent to 8 percent. If a county imposes	
	a tax of 8 percent, 1 percentage point may be imposed by the	
	county in both incorporated areas and unincorporated areas	
	of the county. The bill establishes certain prerequisites	
	and procedures relating to the imposition of an 8 percent	
	county hotel and motel tax that includes the imposition of one	
	percentage point of such tax in the incorporated areas of the	
	county.	
55 21	The division provides that for any imposition of a local	
	hotel and motel tax, or any increase in the rate of a local	
	hotel and motel tax, approved at election on or after the effective date of the division of the bill, the city council	
	or county board of supervisors where the tax or the tax rate	
	increase was approved must, within 10 days following approval	
	at election, appoint a citizen advisory committee consisting of	
	not less than five individuals. The division specifies those	
	individuals who are eligible to serve on a citizen advisory	
	committee. Vacancies on a citizen advisory committee must	
	be filled in the same manner as the original appointment.	
	Committee members do not receive compensation for serving on	
	the committee.	

PG LN	House File 2531	Explanation
 55 34	The division requires each citizen advisory committee to	
	develop and submit recommendations to the city council or	
56 1	county board of supervisors, as applicable, relating to the	
56 2	use of the increased revenues resulting from the imposition	
56 3	of the tax or the increased tax rate. Such recommendations	
56 4	for the use of the increased revenues must be consistent with	
56 5	statutory requirements for the use of local hotel and motel tax	
56 6	revenues under Code section 423A.7. Recommendations of the	
56 7	citizen advisory committee do not relieve the city or county	
56 8	from complying with the statutory use requirements under Code	
56 9	section 423A.7.	
56 10	Under the division, if a city or county fails to appoint a	
56 11	citizen advisory committee, the director of revenue shall not	
56 12	impose the tax or the increase in the tax rate. The division	
56 13	only allows the director of revenue to impose the tax or an	
	increase in the tax rate following the appointment of a citizen	
	advisory committee. The division provides that each citizen	
	advisory committee is dissolved on the date the tax or the	
56 17	increased tax rate is imposed by the director of revenue.	
56 18	If a county imposes an 8 percent hotel and motel tax and	
56 19	imposes 1 percentage point of the tax within incorporated areas	
	of the county, the amount collected within the incorporated	
	areas as a result of the imposed tax shall be remitted by the	
56 22	department of revenue to that county.	
56 23	The division requires cities imposing an 8 or 9 percent	
	hotel and motel tax and counties imposing an 8 percent hotel	
	and motel tax to spend a certain percentage of the revenue on	
	marketing tourism.	
	LSB 6264HV (3) 83	
56 28	tm/jp	

### Summary Data General Fund

	Estimated FY 2010			Supp-Final Act. FY 2010		Est Net FY 2010	 Current Law FY 2011	 Standings Bill FY 2011	 Total FY 2011	 Total FY 2011 vs FY 2010
		(1)		(2)		(3)	 (4)	 (5)	 (6)	 (7)
Administration and Regulation	\$	0	\$	0	\$	0	\$ 0	\$ 2,300,000	\$ 2,300,000	\$ 2,300,000
Unassigned Standings		2,385,190,149	9,735,662			2,394,925,811	 3,057,030,023	 -404,327,106	 2,652,702,917	 257,777,106
Grand Total	\$	2,385,190,149	\$	9,735,662	,662 \$ 2,394,925,811 \$		\$ 3,057,030,023	\$ -402,027,106	\$ 2,655,002,917	\$ 260,077,106

# Administration and Regulation General Fund

			Current Law FY 2011 (4)	 Standings Bill FY 2011 (5)	Total FY 2011 (6)	otal FY 2011 vs FY 2010 (7)	Page and Line # (8)			
		(1)	 (2)	 (3)		(+)	 (3)	 (0)	 (1)	(0)
Administrative Services, Dept. of										
Administrative Services										
Technology Procurement	\$	0	\$ 0	\$ 0	\$	0	\$ 2,300,000	\$ 2,300,000	\$ 2,300,000	PG 14 LN 28
DAS Operations		0	 0	 0		0	 2,761,100	 2,761,100	 2,761,100	PG 30 LN 11
Total Administrative Services, Dept. of	\$	0	\$ 0	\$ 0	\$	0	\$ 5,061,100	\$ 5,061,100	\$ 5,061,100	
Management, Dept. of										
Management, Dept. of										
DOM Reduction	\$	0	\$ 0	\$ 0	\$	0	\$ -2,761,100	\$ -2,761,100	\$ -2,761,100	PG 30 LN 20
Total Management, Dept. of	\$	0	\$ 0	\$ 0	\$	0	\$ -2,761,100	\$ -2,761,100	\$ -2,761,100	
Total Administration and Regulation	\$	0	\$ 0	\$ 0	\$	0	\$ 2,300,000	\$ 2,300,000	\$ 2,300,000	

## Unassigned Standings General Fund

	 Estimated FY 2010 (1)	Su	pp-Final Act. FY 2010 (2)		Est Net FY 2010 (3)		Current Law FY 2011 (4)		Standings Bill FY 2011 (5)		Total FY 2011 (6)	-	otal FY 2011 vs FY 2010 (7)	Page and Line # (8)
<u>Cultural Affairs, Dept. of</u>	 					_	. ,				. ,			
Cultural Affairs, Dept. of County Endowment DCA Grants-AGR	\$ 443,300	\$	0	\$	443,300	\$	520,000	\$	-76,700	\$	443,300	\$	0	PG 2 LN 18
Total Cultural Affairs, Dept. of	\$ 443,300	\$	0	\$	443,300	\$	520,000	\$	-76,700	\$	443,300	\$	0	
Economic Development, Dept. of														
Economic Development, Dept. of														
Tourism Marketing - AGR	\$ 862,028	\$	0	\$	862,028	\$	1,104,000	\$	-241,972	\$	862,028	\$	0	PG 2 LN 22
Total Economic Development, Dept. of	\$ 862,028	\$	0	\$	862,028	\$	1,104,000	\$	-241,972	\$	862,028	\$	0	
Education, Dept. of														
Education, Dept. of State Foundation School Aid Child Development Instructional Support Transportation of Nonpublic Pupils	\$ 2,146,457,965 10,344,502 0 7,060,931	\$	0 1,149,389 0 0	\$	2,146,457,965 11,493,891 0 7,060,931	\$	2,661,200,000 12,606,196 14,800,000 9,200,000	\$	-167,142,125 -1,112,305 -14,800,000 -2,139,069	\$	2,494,057,875 11,493,891 0 7,060,931	\$	347,599,910 0 0 0	PG 3 LN 19 PG 2 LN 32 PG 4 LN 7 PG 3 LN 2
Total Education, Dept. of	\$ 2,163,863,398	\$	1,149,389	\$	2,165,012,787	\$	2,697,806,196	\$	-185,193,499	\$	2,512,612,697	\$	347,599,910	
Energy Independence														
Office of Energy Independence														
Iowa Power Fund	\$ 21,600,000	\$	0	\$	21,600,000	\$	25,000,000	\$	-5,400,000	\$	19,600,000	\$	-2,000,000	PG 3 LN 16
Total Energy Independence	\$ 21,600,000	\$	0	\$	21,600,000	\$	25,000,000	\$	-5,400,000	\$	19,600,000	\$	-2,000,000	
Legislative Branch														
Legislative Services Agency														
Legislative Branch	\$ 33,410,448	\$	-3,340,411	\$	30,070,037	\$	36,009,827	\$	-5,939,790	\$	30,070,037	\$	0	PG 2 LN 2
Total Legislative Branch	\$ 33,410,448	\$	-3,340,411	\$	30,070,037	\$	36,009,827	\$	-5,939,790	\$	30,070,037	\$	0	
Public Health, Dept. of														
Public Health, Dept. of														
Reg. for Congenital & Inherited Disorders	\$ 161,360	\$	20,684	\$	182,044	\$	232,500	\$	-50,456	\$	182,044	\$	0	PG 2 LN 25
Total Public Health, Dept. of	\$ 161,360	\$	20,684	\$	182,044	\$	232,500	\$	-50,456	\$	182,044	\$	0	
Human Services, Dept. of														
MH Property Tax Relief	\$ 73,399,911	\$	10,480,000	\$	83,879,911	\$	95,000,000	\$	-13,800,089	\$	81,199,911	\$	-2,680,000	PG 3 LN 9
Child Abuse Prevention	 174,076	-	0	_	174,076	_	232,500	_	-14,728	_	217,772	_	43,696	PG 2 LN 29
Total Human Services, Dept. of	\$ 73,573,987	\$	10,480,000	\$	84,053,987	\$	95,232,500	\$	-13,814,817	\$	81,417,683	\$	-2,636,304	

# Unassigned Standings General Fund

	 Estimated         Supp-Final Act.           FY 2010         FY 2010           (1)         (2)		Est Net FY 2010 (3)	 Current Law FY 2011 (4)	 Standings Bill FY 2011 (5)	 Total FY 2011 (6)	otal FY 2011 vs FY 2010 (7)	Page and Line # (8)		
Management, Dept. of										
Management, Dept. of Property Tax Credit Fund FY 2011 Budget Reductions	91,256,037 0		0 0		91,256,037 0	0 0	91,256,037 -83,760,500	 91,256,037 -83,760,500	0 -83,760,500	PG 4 LN 24 PG 13 LN 24
Total Management, Dept. of	\$ 91,256,037	\$	0	\$	91,256,037	\$ 0	\$ 7,495,537	\$ 7,495,537	\$ -83,760,500	
Revenue, Dept. of										
Revenue, Dept. of Tobacco Reporting Requirements Homestead Property Tax Credit AG Land/Family Farm Tax Credit Military Service Tax Credit Elderly & Disabled Tax Credit	 19,591 0 0 0		0 0 0 1,426,000		19,591 0 0 1,426,000	 25,000 136,200,000 39,100,000 2,400,000 23,400,000	 -5,409 -136,200,000 -39,100,000 -2,400,000 -23,400,000	 19,591 0 0 0 0	 0 0 0 -1,426,000	PG 3 LN 13 PG 5 LN 9 PG 5 LN 12 PG 5 LN 15 PG 5 LN 18
Total Revenue, Dept. of	\$ 19,591	\$	1,426,000	\$	1,445,591	\$ 201,125,000	\$ -201,105,409	\$ 19,591	\$ -1,426,000	
Total Unassigned Standings	\$ 2,385,190,149	\$	9,735,662	\$	2,394,925,811	\$ 3,057,030,023	\$ -404,327,106	\$ 2,652,702,917	\$ 257,777,106	

### Summary Data Other Funds

	Estimated FY 2010	Supp-Final Act FY 2010	t.	Est Net FY 2010	Current Law FY 2011	Standings Bill FY 2011	Total FY 2011	Total FY 2011 vs FY 2010
	(1)	(2)		(3)	(4)	(5)	(6)	(7)
Administration and Regulation	\$	0 \$	0 \$	0	\$ 0	\$ 260,000	\$ 260,000	\$ 260,000
Education		0	0	0	0	90,000	90,000	90,000
Health and Human Services		0	0	0	0	187,800,000	187,800,000	187,800,000
Unassigned Standings	230,046,4	26	0	230,046,426	0	216,221,153	216,221,153	-13,825,273
Grand Total	\$ 230,046,4	26 \$	0 \$	230,046,426	\$ 0	\$ 404,371,153	\$ 404,371,153	\$ 174,324,727

# Administration and Regulation Other Funds

	Estimated FY 2010		•	pp-Final Act. FY 2010		Est Net FY 2010	Current Law FY 2011	_	Standings Bill FY 2011	 Total FY 2011	Fotal FY 2011 vs FY 2010	Page and Line #
	(1	)		(2)		(3)	 (4)		(5)	 (6)	 (7)	(8)
<u>Management, Dept. of</u>												
Management, Dept. of DOM Operations - CRF	\$	0	\$	0	\$	0	\$ (	) \$	260,000	\$ 260,000	\$ 260,000	PG 30 LN 7
Total Management, Dept. of	\$	0	\$	0	\$	0	\$ (	) \$	260,000	\$ 260,000	\$ 260,000	
Total Administration and Regulation	\$	0	\$	0	\$	0	\$ (	) \$	260,000	\$ 260,000	\$ 260,000	

### Education

Other Funds

	Estima FY 20 (1)		• •	Supp-Final Act. FY 2010 (2)		Est Net FY 2010 (3)		Current Law FY 2011 (4)		ndings Bill FY 2011 (5)	_	Total FY 2011 (6)	 Total FY 2011 vs FY 2010 (7)	Page and Line # (8)
Education, Dept. of														
Education, Dept. of Sac and Fox Education-UST	\$	0	\$	0	\$		0	\$	0	\$ 90,000	\$	90,000	\$ 90,000	PG 29 LN 21
Total Education, Dept. of	\$	0	\$	0	\$		0	\$	0	\$ 90,000	\$	90,000	\$ 90,000	
Total Education	\$	0	\$	0	\$		0	\$	0	\$ 90,000	\$	90,000	\$ 90,000	

### Health and Human Services

Other Funds

	stimated FY 2010 (1)	 Supp-Final Act. FY 2010 (2)	_	Est Net FY 2010 (3)		Current Law FY 2011 (4)		 Standings Bill FY 2011 (5)	 Total FY 2011 (6)	 Total FY 2011 vs FY 2010 (7)	Page and Line # (8)
Human Services, Dept. of											
Assistance Medicaid - CRF	\$ 0	\$ 0	\$	(	0	\$	0	\$ 187,800,000	\$ 187,800,000	\$ 187,800,000	PG 30 LN 4
Total Human Services, Dept. of	\$ 0	\$ 0	\$	(	0	\$	0	\$ 187,800,000	\$ 187,800,000	\$ 187,800,000	
Total Health and Human Services	\$ 0	\$ 0	\$	(	0	\$	0	\$ 187,800,000	\$ 187,800,000	\$ 187,800,000	

#### Unassigned Standings Other Funds

	_	Estimated FY 2010 (1)	Su	Supp-Final Act. FY 2010 (2)		Est Net FY 2010 (3)		Current Law FY 2011 (4)		Standings Bill FY 2011 (5)		Total FY 2011 (6)		Total FY 2011 vs FY 2010 (7)	Page and Line # (8)
Executive Council															
Executive Council Cash Reserve Fund Appropriation	\$	25,600,000	\$	0	\$	25,600,000	\$	0	\$	10,583,628	\$	10,583,628	\$	-15,016,372	PG 6 LN 8
Total Executive Council	\$	25,600,000	\$	0	\$	25,600,000	\$	0	\$	10,583,628	\$	10,583,628	\$	-15,016,372	
Management, Dept. of															
Management, Dept. of Appropriation Contingencies-CRF Property Tax Credit Fund	\$	0 54,684,481	\$	0 0	\$	0 54,684,481	\$	0	\$	5,000,000 54,684,481	\$	5,000,000 54,684,481	\$	5,000,000 0	PG 14 LN 19 PG 4 LN 28
Total Management, Dept. of	\$	54,684,481	\$	0	\$	54,684,481	\$	0	\$	59,684,481	\$	59,684,481	\$	5,000,000	
Revenue, Dept. of Revenue, Dept. of Homestead Property Tax Credit	\$	94.216.619	\$	0	\$	94.216.619	\$	0	\$	87,757,913	\$	87,757,913	\$	-6,458,706	PG 5 LN 9
Ag. Land/Family Farm Tax Credits Military Service Tax Credit Elderly & Disabled Tax Credit	•	32,395,131 2,370,995 20,779,200	Ŷ	0 0 0	Ŷ	32,395,131 2,370,995 20,779,200	Ŷ	0 0 0	Ŷ	32,395,131 2,400,000 23,400,000	Ŷ	32,395,131 2,400,000 23,400,000	•	0 29,005 2,620,800	PG 5 LN 12 PG 5 LN 15 PG 5 LN 18
Total Revenue, Dept. of	\$	149,761,945	\$	0	\$	149,761,945	\$	0	\$	145,953,044	\$	145,953,044	\$	-3,808,901	
Total Unassigned Standings	\$	230,046,426	\$	0	\$	230,046,426	\$	0	\$	216,221,153	\$	216,221,153	\$	-13,825,273	