

**EIGHTY-EIGHTH GENERAL ASSEMBLY
2020 REGULAR SESSION
DAILY
SENATE CLIP SHEET**

March 11, 2020

Clip Sheet Summary

Displays all amendments, fiscal notes, and conference committee reports for previous day.

Bill	Amendment	Action	Sponsor
SF 571	S-5070	Adopted	JULIAN GARRETT
SF 2301	S-5071	Lost	HERMAN C. QUIRMBACH
SF 2308	S-5074	Filed	DAN DAWSON, et al
SF 2351	S-5075	Filed	ZACH NUNN
SF 2372	S-5069	Filed	JASON SCHULTZ
SF 2374	S-5073	Adopted	DAN DAWSON
SF 2400	S-5072	Adopted	RICH TAYLOR
HF 2421	S-5076	Filed	COMMITTEE ON VETERANS AFFAIRS, et al

Fiscal Notes

[SF 2404](#) — [Insurance, Cemetery and Preneed Omnibus](#) (LSB5362SZ)

[HF 2539](#) — [Deaf Children, Language and Literacy Development](#)
(LSB6308HV.1)

SENATE FILE 571

S-5070

1 Amend Senate File 571 as follows:

2 1. Page 1, line 1, by striking <2019> and inserting <2020>

3 2. Page 1, line 21, by striking <2019> and inserting <2020>

4 3. Page 2, line 15, by striking <2019> and inserting <2020>

5 4. By striking page 2, line 31, through page 4, line 2, and
6 inserting:

7 <Sec. _____. Section 598.41, subsection 3, Code 2020, is
8 amended to read as follows:

9 3. In considering what custody arrangement under subsection
10 2 is in the best interest of the minor child, the court shall
11 consider the following factors:

12 a. Whether each parent would be a suitable custodian for the
13 child.

14 b. Whether the psychological and emotional needs and
15 development of the child will suffer due to lack of active
16 contact with and attention from both parents.

17 c. Whether the parents can communicate with each other
18 regarding the child's needs.

19 d. Whether both parents have actively cared for the child
20 before and since the separation.

21 e. Whether each parent can support the other parent's
22 relationship with the child.

23 f. Whether the custody arrangement is in accord with the
24 child's wishes or whether the child has strong opposition,
25 taking into consideration the child's age and maturity.

26 ~~g. Whether one or both of the parents agree or are opposed
27 to joint custody.~~

28 ~~h.~~ g. The geographic proximity of the parents.

29 ~~i.~~ h. Whether the safety of the child, other children, or
30 the other parent will be jeopardized by the awarding of joint
31 custody or by unsupervised or unrestricted visitation.

32 ~~j.~~ i. Whether a history of domestic abuse, as defined in
33 section 236.2, exists. In determining whether a history of
34 domestic abuse exists, the court's consideration shall include
35 but is not limited to commencement of an action pursuant to

1 section 236.3, the issuance of a protective order against the
2 parent or the issuance of a court order or consent agreement
3 pursuant to section 236.5, the issuance of an emergency order
4 pursuant to section 236.6, the holding of a parent in contempt
5 pursuant to section 664A.7, the response of a peace officer to
6 the scene of alleged domestic abuse or the arrest of a parent
7 following response to a report of alleged domestic abuse, or
8 a conviction for domestic abuse assault pursuant to section
9 708.2A.

10 ~~k.~~ j. Whether a parent has allowed a person custody or
11 control of, or unsupervised access to a child after knowing
12 the person is required to register or is on the sex offender
13 registry as a sex offender under chapter 692A.>

14 5. Page 4, line 4, by striking <2019> and inserting <2020>

15 6. Page 4, line 32, by striking <2019> and inserting <2020>

16 7. Page 5, after line 9 by inserting:

17 <Sec. _____. Section 633.560A, subsection 1, Code 2020, is
18 amended to read as follows:

19 1. The district court may, on its own motion or on the
20 motion of any party, order the parties to participate in
21 mediation in any guardianship or conservatorship action.
22 Mediation performed under this section shall comply with the
23 provisions of chapter 679C. The court shall, upon application
24 of a party, grant a waiver from any court-ordered mediation
25 under this section if the party demonstrates that a history
26 of domestic abuse exists similarly as considered in section
27 598.41, subsection 3, paragraph ~~"j"~~ "i". The court may, upon
28 application of a party, grant a waiver from any court-ordered
29 mediation if the action involves elder abuse pursuant to
30 chapter 235F.>

31 8. By renumbering as necessary.

By JULIAN GARRETT

S-5070 (Continued)

ADOPTED

SENATE FILE 2301

S-5071

1 Amend Senate File 2301 as follows:
2 1. Page 1, line 25, after <2.> by inserting <a.>
3 2. Page 1, after line 32 by inserting:
4 <b. Notwithstanding section 505.20, a health benefit plan
5 sponsored by a nonprofit agricultural organization domiciled
6 in this state and offered to the nonprofit agricultural
7 organization's members shall provide coverage, pursuant to
8 rules adopted by the commissioner, for the diagnosis and
9 treatment of PANS and PANDAS as recommended by a health care
10 professional for a covered person who is age eighteen or
11 younger.>

By HERMAN C. QUIRMBACH

S-5071 FILED MARCH 10, 2020

LOST

SENATE FILE 2308

S-5074

- 1 Amend Senate File 2308 as follows:
- 2 1. Page 1, line 1, by striking <patriots memorial> and
3 inserting <medal of honor>
- 4 2. Page 1, line 5, by striking <Patriots Memorial> and
5 inserting <Medal of Honor>
- 6 3. Page 1, line 9, by striking <Patriots Memorial> and
7 inserting <Medal of Honor>
- 8 4. Page 1, by striking lines 16 through 19 and inserting
9 <signs placed pursuant to this subsection include a graphic
10 depiction of the three versions of the medal of honor for the
11 army, navy, and air force.>
- 12 5. Title page, line 1, by striking <patriots memorial> and
13 inserting <medal of honor>

By DAN DAWSON
JIM CARLIN

S-5074 FILED MARCH 10, 2020

SENATE FILE 2351

S-5075

1 Amend Senate File 2351 as follows:

2 1. By striking everything after the enacting clause and
3 inserting:

4 <Section 1. NEW SECTION. 715D.1 Definitions.

5 As used in this chapter, unless the context otherwise
6 requires:

7 1. "*Breach of security*" means the same as provided in
8 section 715C.1.

9 2. "*Controller*" means a person who, separately or in
10 combination with another person, determines the purpose and
11 methodology of the processing of personal data.

12 3. "*Custodian*" means a partnership, corporation, limited
13 liability company, unincorporated association, or other
14 business or nonprofit entity that possesses personal data.

15 "*Custodian*" does not include any of the following:

16 a. The state or a political subdivision of the state.

17 b. A partnership, corporation, limited liability company,
18 unincorporated association, or other business entity which is
19 located in the state, which is operated for profit and under
20 a single management, and which has either fewer than twenty
21 employees or an annual gross income of less than four million
22 dollars computed as the average of the three preceding fiscal
23 years.

24 4. "*Deidentified data*" means data that cannot reasonably be
25 used to infer information about, or otherwise be linked to, an
26 identified or identifiable individual or a device associated
27 with an individual, provided that the controller or processor
28 who possesses the data does all of the following:

29 a. Takes reasonable measures to ensure that the data cannot
30 be associated with an individual.

31 b. Commits to maintain and use the data only in a
32 deidentified fashion and does not attempt to reidentify the
33 data.

34 c. Contractually obligates recipients of the data to comply
35 with all provisions of this chapter.

1 5. "*Geolocation data*" means information that can be used to
2 identify the physical location of an electronic device.

3 6. "*Minor*" means an individual who is less than eighteen
4 years of age.

5 7. "*Personal data*" means any information that is linked or
6 reasonably able to be linked to an identified or identifiable
7 individual. "*Personal data*" does not include deidentified
8 data, data that is lawfully obtained from publicly available
9 sources, or data that is obtained from federal, state, or local
10 government records lawfully made available to the general
11 public.

12 8. "*Processor*" means a person who processes personal data on
13 behalf of a controller.

14 9. "*Sensitive data*" means any of the following types of
15 personal data:

16 a. Data revealing an individual's racial or ethnic origin,
17 religious beliefs, mental condition, physical condition, or
18 sexual orientation.

19 b. A minor's personal data.

20 c. An individual's geolocation data.

21 d. An individual's first name or first initial and last
22 name in combination with any one or more of the following data
23 elements that relate to the individual if any of the data
24 elements are not encrypted, redacted, or otherwise altered by
25 any method or technology in such a manner that the name or
26 data elements are unreadable, or are encrypted, redacted, or
27 otherwise altered by any method or technology but the keys to
28 unencrypt, unredact, or otherwise read the data elements have
29 been obtained through a breach of security:

30 (1) Social security number.

31 (2) Driver's license number or other unique identification
32 number created or collected by a government body.

33 (3) Financial account number, credit card number, or debit
34 card number in combination with any required expiration date,
35 security code, access code, or password that would permit

1 access to an individual's financial account.

2 (4) Unique electronic identifier or routing code, in
3 combination with any required security code, access code, or
4 password that would permit access to an individual's financial
5 account.

6 (5) Unique genetic or biometric data, such as a fingerprint,
7 retina or iris image, or other unique physical representation
8 or digital representation of genetic or biometric data.

9 (6) Data pertaining to the ownership or acquisition of a
10 firearm.

11 Sec. 2. NEW SECTION. 715D.2 **Personal data rights.**

12 1. An individual may request any of the following from a
13 controller or a processor:

14 a. A determination regarding whether the controller or
15 processor possesses the individual's personal data.

16 b. Copies of the individual's personal data that is in the
17 possession of the controller or processor.

18 c. Correction of the individual's personal data that is
19 in the possession of the controller or processor and that the
20 individual indicates in the request is incorrect.

21 d. Cessation of the controller or processor's sale of the
22 individual's personal data.

23 e. Cessation of the controller or processor's use of the
24 individual's personal data for purposes of targeted advertising
25 or profiling in furtherance of decisions that may result in
26 the denial of consequential services or support, such as
27 financial or lending services, housing, insurance, education
28 enrollment, criminal justice, employment opportunities, health
29 care services, and access to basic necessities, such as food
30 and water.

31 2. Within forty-five days after the receipt of a request
32 made pursuant to subsection 1, the controller or processor
33 shall provide the information or take the action requested by
34 an individual.

35 3. Notwithstanding subsection 1 or 2, a controller or

1 processor is not required to provide the information or take
2 the action requested by an individual if the controller or
3 processor is unable to authenticate the individual's request
4 using commercially reasonable efforts. The controller or
5 processor may request additional information that is reasonably
6 necessary to authenticate such a request.

7 Sec. 3. NEW SECTION. 715D.3 Prohibitions on certain
8 practices of custodians.

9 A custodian shall not do any of the following:

10 1. Collect or use an individual's sensitive data unless the
11 custodian first obtains the individual's consent to collect or
12 use the sensitive data. An individual may withdraw the consent
13 to collect or use the individual's sensitive data at any time
14 by providing notice to the custodian.

15 2. Process personal data in violation of state or federal
16 law that prohibits discrimination against consumers.

17 Sec. 4. NEW SECTION. 715D.4 Obligations of certain
18 custodians.

19 A custodian possessing the personal data of one hundred
20 thousand or more individuals shall comply with all of the
21 following:

22 1. The custodian shall provide an accessible, clear, and
23 meaningful privacy notice that informs consumers and potential
24 consumers of all of the following:

25 a. The personal data the custodian collects.

26 b. How the custodian uses personal data in its possession.

27 c. Persons the custodian allows to access or view personal
28 data in the custodian's possession, and why the custodian
29 allows such persons to access or view the personal data.

30 d. The individual's rights under sections 715D.2 and 715D.3.

31 2. The custodian's collection and processing of personal
32 data shall be limited to the types and amounts of personal data
33 that are reasonably necessary in relation to the purpose for
34 which the personal data is collected or processed.

35 3. The custodian shall establish, implement, and maintain

1 reasonable administrative, technical, and physical data
2 security practices to protect the confidentiality, integrity,
3 and accessibility of personal data. The custodian's data
4 security practices shall be appropriate for the volume and
5 nature of the personal data the custodian possesses.

6 4. The custodian shall conduct and document a data
7 protection assessment addressing each of the following
8 activities involving personal data:

9 a. The custodian's processing of personal data for purposes
10 of targeted advertising.

11 b. The custodian's sale of personal data.

12 c. The custodian's processing of personal data for purposes
13 of profiling where such profiling presents a reasonably
14 foreseeable risk of unfair or deceptive treatment of consumers,
15 financial injury to consumers, reputational injury to
16 consumers, an intrusion upon the private affairs of consumers
17 that would be offensive to a reasonable person, or other
18 substantial injury.

19 d. The custodian's processing of sensitive data.

20 e. The custodian's processing activities involving personal
21 data that present a heightened risk of harm to consumers.

22 5. The custodian shall provide to the attorney general upon
23 request the data protection assessment prepared pursuant to
24 subsection 4.

25 Sec. 5. NEW SECTION. 715D.5 Limitations.

26 This chapter shall not be construed to restrict or prevent
27 a controller, custodian, or processor from doing any of the
28 following:

29 1. Complying with any federal, state, or local law or
30 regulation.

31 2. Complying with a civil, criminal, or regulatory inquiry,
32 investigation, subpoena, or summons by a federal, state, or
33 local governmental authority.

34 3. Cooperating with law enforcement concerning conduct
35 or activity that the controller, custodian, or processor

S-5075 (Continued)

1 reasonably believes may violate federal, state, or local laws
2 or regulations.

3 4. Investigating, preparing for, or defining legal claims.

4 Sec. 6. NEW SECTION. 715D.6 Enforcement.

5 A violation of this chapter is an unlawful practice under
6 section 714.16, and all the remedies pursuant to section 714.16
7 are available for such an action.

8 Sec. 7. NEW SECTION. 715D.7 Remedies cumulative.

9 The rights, remedies, and prohibitions contained in this
10 chapter shall be in addition to and cumulative of any other
11 right, remedy, or prohibition accorded by common law or state
12 or federal law. This chapter shall not be construed to deny,
13 abrogate, or impair any such common law or statutory right,
14 remedy, or prohibition.>

15 2. Title page, by striking lines 1 and 2 and inserting <An
16 Act relating to personal data, including an individual's rights
17 with respect to personal data, the obligations of certain
18 persons with respect to personal data, and making penalties
19 applicable.>

20 3. By renumbering as necessary.

By ZACH NUNN

S-5075 FILED MARCH 10, 2020

SENATE FILE 2372

S-5069

- 1 Amend Senate File 2372 as follows:
- 2 1. Page 3, by striking lines 2 through 12.

By JASON SCHULTZ

S-5069 FILED MARCH 10, 2020

SENATE FILE 2374

S-5073

1 Amend Senate File 2374 as follows:

2 1. Page 1, before line 1 by inserting:

3 <Section 1. Section 331.659, subsection 1, paragraph a,
4 unnumbered paragraph 1, Code 2020, is amended to read as
5 follows:

6 A Except for a civil claim for reimbursement under section
7 356.7, a sheriff or a deputy sheriff shall not:>

8 2. Page 11, after line 30 by inserting:

9 <Sec. ____ . EFFECTIVE DATE. This Act takes effect October 1,
10 2020.>

11 3. Title page, by striking line 2 and inserting <, court
12 debt, and civil claims for reimbursement against inmates, and
13 including effective date provisions.>

14 4. By renumbering as necessary.

By DAN DAWSON

S-5073 FILED MARCH 10, 2020

ADOPTED

SENATE FILE 2400

S-5072

- 1 Amend Senate File 2400 as follows:
- 2 1. Page 1, after line 34 by inserting:
- 3 <Sec. ____ . Section 8B.4, Code 2020, is amended by adding the
- 4 following new subsection:
- 5 NEW SUBSECTION. 17A. Provide technical assistance to
- 6 communications service providers related to grant applications
- 7 under section 8B.11.>
- 8 2. By renumbering as necessary.

By RICH TAYLOR

S-5072 FILED MARCH 10, 2020

ADOPTED

HOUSE FILE 2421

S-5076

1 Amend House File 2421, as passed by the House, as follows:

2 1. Page 1, by striking lines 14 through 17 and inserting
3 <in the office of the county recorder, and may include the
4 designation of the property>

5 2. Page 1, line 26, after <35.2.> by inserting <Prior
6 to making a recommendation for allowance or disallowance
7 under section 426A.14, if requested by the assessor, the
8 executive director or administrator recognized as a county
9 veteran service officer under section 35B.6 shall verify
10 the eligibility of the person by reviewing the certificate
11 of satisfactory service, order of separation, retirement,
12 furlough to reserve, inactive status, or honorable discharge or
13 certified copy thereof.>

By COMMITTEE ON VETERANS AFFAIRS

JIM CARLIN, CHAIRPERSON

S-5076 FILED MARCH 10, 2020



[SF 2404](#) – Insurance, Cemetery and Preneed Omnibus (LSB5362SZ)
Staff Contact: Angel Banks-Adams (515.281.6301) angel.banks-adams@legis.iowa.gov
Fiscal Note Version – New

Description

[Senate File 2404](#) provides for the following significant fiscal changes:

- Imposes a monetary penalty on and the suspension or revocation of the license of a person who violates any order of the Insurance Commissioner, rather than limiting the penalty and suspension or revocation to those violating cease and desist orders.
- Allows the Insurance Commissioner to deposit penalties that have been collected due to insurers' failure to file a timely own risk and solvency assessment report into the Department of Commerce Revolving Fund and into the Insurance Division Regulatory Fund. Under current law, these penalties are to be transferred to the State General Fund.
- Adds a new late fee of \$5 per day (not to exceed \$500) when a preneed seller, preneed sales agent, and a perpetual care cemetery is at least 15 days late in the filing of its annual preneed sales report.
- Eliminates the \$500,000 cap for funds that may be retained in the Insurance Division Regulatory Fund.
- Eliminates the \$50,000 cap for funds that may be retained in the Insurance Division Enforcement Fund.
- Increases the examination fee that is deposited into the Insurance Division Enforcement Fund from \$5 to \$10.

Background

The monetary penalty of individuals violating cease and desist orders is a maximum of \$1,000 for each offense and an aggregate penalty of no more than \$10,000 per individual, or, if the individual committed the offense knowingly, \$5,000 for each offense and an aggregate penalty of no more than \$50,000. Under the Bill, the same penalty will be imposed for an individual's violation of any order issued by the Division. To date, this penalty has not been assessed. The Bill allows the Insurance Commissioner to deposit penalties that have been collected due to insurers' failure to file a timely own risk and solvency assessment report into the Commerce Revolving Fund instead of transferring collected funds to the General Fund. To date, this penalty has not been assessed.

Beginning in 2005, the Insurance Division's Regulatory Fund has used industry fees to cover the expenses of receiverships, or arrangements for managing the finances and groundskeeping for cemeteries that have become insolvent. In 2007, the amount that could be retained in the Division's Regulatory Fund was increased from \$200,000 to \$500,000. Approximately \$160,000 is deposited into the Regulatory Fund annually. The Division currently operates four receiverships: Fairmount in Davenport, Springdale in Clinton, Fort Dodge Memorial Park in Fort Dodge, and Joyce Funeral Home in Emmetsburg.

Cemeteries that do not sell preneed products cannot receive transfers from the Regulatory Fund, and are limited to funds from the Enforcement Fund, which includes fees collected from the purchase of burial plots, to cover costs. The Enforcement Fund receives approximately \$23,000 annually in revenues.

The Division indicated that imposing the new assessment of late filing fees specified in the Bill on preneed sellers, preneed sales agents, and perpetual care cemeteries that are at least 15 days late in filing preneed sales reports could have resulted in an increase in Division Enforcement Fund revenue of approximately \$5,000 to \$20,000 in fiscal years 2017 to 2019, if the maximum late fee of \$500 was assessed on the late filers for those fiscal years.

Assumptions

- The number of late filers of annual preneed sales reports has increased, with 40 late filers in FY 2019, compared to 10 late filers in FY 2017.
- Approximately 50 filers will be charged a late fee of \$5 per day for 50 days.
- The number of receiverships being operated by the Division has increased as more cemeteries across the State have become insolvent. Currently, approximately 55.0% of deceased individuals are cremated, which is a positive trend when compared to previous years.

Fiscal Impact

The fiscal impact cannot be determined for the assessment of a monetary penalty on an individual violating any order from the Division, or for the deposit of penalties into the Department of Commerce Revolving Fund instead of the General Fund. These would include penalties assessed on insurers for failure to file a timely risk and solvency assessment report.

The fiscal impact of increasing the examination fee that is deposited into the Insurance Division Enforcement Fund from \$5 to \$10 could result in an additional \$23,000 in revenue to be deposited into the Fund. Cemeteries that do not sell preneed products would use the additional fee revenue.

The fiscal impact of the late filing fee on preneed sellers, preneed sales agents, and perpetual care cemeteries is estimated to be minimal at \$12,500.

Sources

Insurance Division

Holly M. Lyons

March 10, 2020

Doc ID 11326382638

The fiscal note for this Bill was prepared pursuant to [Joint Rule 17](#) and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.



[HF 2539](#) – Deaf Children, Language and Literacy Development (LSB6308HV.1)
Staff Contact: Lora Vargason (515.725.2249) lora.vargason@legis.iowa.gov
Fiscal Note Version – As amended and passed by the House

Description

[House File 2539](#), as amended, directs the Department of Education (DE) to appoint an Early Language Development Consultant and assign duties to the Consultant including the development and dissemination of resources to parents and educators. The Bill establishes a language assessment program with the purposes of assessing, monitoring, and tracking the language development milestones of children who are deaf or hard of hearing and then, if needed, modifying learning plans to achieve English literacy proficiency. The DE is directed to establish an advisory committee, and membership is detailed in the Bill. The DE is required to publish an annual report regarding language and literacy development for deaf and hard of hearing children from birth to eight years of age.

Background

Deaf or hard of hearing children and students are covered under the federal Individuals with Disabilities Education [Act](#) (IDEA), which defines and regulates special education. Iowa's area education agencies (AEAs) are responsible for administration of the [Early ACCESS](#) program, which provides services for infants and toddlers covered under IDEA Part C. Early ACCESS provides early intervention services for children ages birth through two who have a health or physical condition that may affect their growth and development or have developmental delays. The services to be provided to a child covered under IDEA Part C are detailed in an Individualized Family Service Plan (IFSP), and the plan is reviewed every six months to determine whether updates are needed. Under IDEA Part B, public schools are required to provide special education to students ages 3 to 21 who meet specified criteria. Individualized Education Programs (IEPs) detail how the school will support students needing special education.

In Iowa, deaf or hard of hearing students have options for what setting would best serve their educational needs. The Iowa School for the Deaf (ISD) operates under the Board of Regents to provide educational services to deaf or hard of hearing students from preschool through age 21. The school is located in Council Bluffs. The ISD provides on-site direct instruction to students and has maintained a steady enrollment of about 110 students on campus. The ISD also offers online sign language development courses for students, parents, and school staff. The AEAs provide educational support for deaf and hard-of-hearing students attending other schools across the State.

The DE issued a [report](#) in January 2018 to provide information regarding students who were deaf or hard of hearing in Iowa for the 2016-2017 school year. The report identified 2,775 Iowa residents ranging from ages birth to 21 who were deaf or hard of hearing. The report details student demographics, school district assessment data, and proficiency levels for deaf and hard of hearing students.

Language Equality and Acquisition for Deaf Kids (LEAD-K) is a nationwide initiative to raise awareness of deaf or hard of hearing children's experiences in language learning and to work

towards school readiness and sufficient language skills by promoting state legislation that allows deaf children to have access to both American Sign Language and English. This Bill is similar to versions of proposed LEAD-K legislation that have passed in California, Hawaii, Kansas, Oregon, South Dakota, Georgia, and Louisiana.

Assumptions

- The guidance provided in the Bill will not hinder established protocols for IFSPs and IEPs that are required under IDEA.
- The Bill will only apply to infants, toddlers, and students who are IDEA-eligible. It is estimated that half of the children or students identified with hearing loss have established IFSPs or IEPs.
- The DE’s estimates for the parent and educator resources are based on past experiences of developing similar materials.
- The DE would need 0.5 additional full-time equivalent (FTE) position to meet the required duties of the Bill for the Early Language Development Consultant.
- Advisory Committee meeting costs will not include expense reimbursement for members but will include costs for interpreters and closed captioners.
- Currently, there are not existing standardized norms for potential tools and assessments that would be used to establish developmental milestones as required by this Bill. The DE will be responsible for contracting with existing assessment vendors to establish standardized norms.

Fiscal Impact

[House File 2539](#) as amended is estimated to increase DE costs by \$879,000 in FY 2021, as detailed in the table below.

Estimated Impact of HF 2539	
	FY 2021
DE Early Language Consultant Position (0.5 FTE)	\$ 54,000
Development of Standardized Norms	500,000
DE Reporting Database	100,000
Task Force Meeting Costs	25,000
Development of Parent Resources	75,000
Development of Educator Resources	75,000
Dissemination of Parent Resources	25,000
Dissemination of Educator Resources	25,000
Grand Total	\$ 879,000

The Department also estimates an additional minimum cost of \$40,000 for the assessment program, which would be administered through the AEAs, school districts, and the Iowa School for the Deaf.

Source

Department of Education

/s/ Holly M. Lyons

March 10, 2020

Doc ID 1132673673

The fiscal note for this Bill was prepared pursuant to [Joint Rule 17](#) and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.

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