

**EIGHTY-FIFTH GENERAL ASSEMBLY
2014 REGULAR SESSION
DAILY
SENATE CLIP SHEET**

FEBRUARY 25, 2014

SENATE FILE 2104

S-5011

- 1 Amend Senate File 2104 as follows:
2 1. Page 7, line 27, after <contracts,> by inserting
3 <tax allocation agreements, guarantees,>
By MATT McCOY

S-5011 FILED FEBRUARY 24, 2014
ADOPTED

SENATE FILE 2109

S-5009

1 Amend Senate File 2109 as follows:

2 1. Page 2, after line 4 by inserting:

3 <Sec. ____ NEW SECTION. 802.2B Other sexual
4 offenses.

5 1. An information or indictment for the following
6 offenses committed on or with a person who is a child
7 or is under the age of eighteen years shall be found
8 within ten years after the person upon whom the offense
9 is committed attains eighteen years of age:

10 a. Lascivious acts with a child in violation of
11 section 709.8.

12 b. Assault with intent to commit sexual abuse in
13 violation of section 709.11.

14 c. Indecent contact with a child in violation of
15 section 709.12.

16 d. Lascivious conduct with a minor in violation of
17 section 709.14.

18 e. Sexual misconduct with a juvenile in violation
19 of section 709.16, subsection 2.

20 2. If the person against whom the information or
21 indictment is sought is identified through the use of a
22 DNA profile for an offense described in subsection 1,
23 an information or indictment shall be found within ten
24 years after its commission, or within three years from
25 the date the person is identified by the person's DNA
26 profile, whichever is later.

27 Sec. ____ Section 802.3, Code 2014, is amended to
28 read as follows:

29 802.3 Felony – aggravated or serious misdemeanor.

30 In all cases, except those enumerated in section
31 802.1, 802.2, 802.2A, 802.2B, or 802.10, an indictment
32 or information for a felony or aggravated or serious
33 misdemeanor shall be found within three years after its
34 commission.

35 Sec. ____ Section 802.10, subsection 3, Code 2014,
36 is amended to read as follows:

37 3. However, notwithstanding subsection 2, an
38 indictment or information shall be found against a
39 person within three years from the date the person is
40 identified by the person's DNA profile. If the action
41 involves sexual abuse, or another sexual offense the
42 indictment or information shall be found as provided in
43 section 802.2 or 802.2B, if the person is identified by
44 the person's DNA profile.>

45 2. Title page, line 2, by striking <sexual abuse
46 of> and inserting <commission of sex offenses against>

By STEVEN J. SODDERS
ROBY SMITH

S-5009 FILED FEBRUARY 24, 2014
ADOPTED

SENATE FILE 2131

S-5012

1 Amend Senate File 2131 as follows:

2 1. Page 1, line 13, by striking <"a"> and inserting
3 "b">

4 2. Page 22, after line 9 by inserting:

5 <Sec. _____. Section 508.37, subsection 6, paragraph
6 h, Code 2014, is amended by adding the following new
7 subparagraph:

8 NEW SUBPARAGRAPH. (8) For policies issued on
9 or after the operative date of the valuation manual,
10 the valuation manual shall provide the Commissioners
11 Standard Mortality Table for use in determining the
12 minimum nonforfeiture standard that may be substituted
13 for the Commissioners 1961 Standard Industrial
14 Mortality Table or the Commissioners 1961 Industrial
15 Extended Term Insurance Table. If the commissioner
16 approves by regulation any Commissioners Standard
17 Industrial Mortality Table adopted by the national
18 association of insurance commissioners for use in
19 determining the minimum nonforfeiture standard for
20 policies issued on or after the operative date of the
21 valuation manual, then that minimum nonforfeiture
22 standard supersedes the minimum nonforfeiture standard
23 provided by the valuation manual.>

24 3. Page 22, line 19, after <percent> by inserting
25 <, provided, however, that the nonforfeiture interest
26 rate shall not be less than four percent>

27 4. By renumbering as necessary.

By MATT McCOY

S-5012 FILED FEBRUARY 24, 2014

ADOPTED

SENATE FILE 2155

S-5007

1 Amend Senate File 2155 as follows:

2 1. Page 1, line 12, after <owner.> by inserting
3 <"Contractor" does not mean a person or entity who
4 provides architectural, landscape architectural, or
5 engineering design services.>

6 2. Page 1, line 26, after <property.> by inserting
7 <"Subcontractor" does not mean a person or entity who
8 provides architectural, landscape architectural, or
9 engineering design services.>

By STEVEN J. SODDERS

S-5007 FILED FEBRUARY 24, 2014

ADOPTED

SENATE FILE 2168

S-5008

1 Amend Senate File 2168 as follows:
2 1. Page 15, line 5, by striking <633B.199> and
3 inserting <633B.119>
4 2. Page 43, by striking lines 29 and 30 and
5 inserting:
6 <Sec. ____ . NEW SECTION. 633B.403 Applicability –
7 powers of attorney – agents.>
8 3. Page 44, after line 7 by inserting:
9 <4. a. This chapter applies to all acts taken by
10 an agent on or after July 1, 2014.
11 b. This chapter does not apply to acts taken by an
12 agent prior to July 1, 2014.>
13 4. By renumbering as necessary.

By ROBERT M. HOGG

S-5008 FILED FEBRUARY 24, 2014

ADOPTED

SENATE FILE 2183

S-5010

1 Amend Senate File 2183 as follows:
2 1. Page 1, after line 18 by inserting:
3 <Sec. ____ . EFFECTIVE UPON ENACTMENT. This Act,
4 being deemed of immediate importance, takes effect upon
5 enactment.>
6 2. Title page, line 3, after <state> by inserting
7 <and including effective date provisions>
8 3. By renumbering as necessary.

By JANET PETERSEN

S-5010 FILED FEBRUARY 24, 2014

SENATE FILE 2288

S-5013

1 Amend Senate File 2288 as follows:
2 1. Page 1, after line 22 by inserting:
3 <Sec. ____ . RETROACTIVE APPLICABILITY. This Act
4 applies retroactively to January 1, 2014.
5 Sec. ____ . EFFECTIVE UPON ENACTMENT. This Act,
6 being deemed of immediate importance, takes effect upon
7 enactment.>
8 2. Title page, line 3, after <violations> by
9 inserting <, and including effective date and
10 applicability provisions>
11 3. By renumbering as necessary.

By CHRIS BRASE

S-5013 FILED FEBRUARY 24, 2014



SF 2056 – School Finance, Whole Grade Sharing (LSB 5569XS)
Analyst: Shawn Snyder (Phone: (515) 281-7799) (shawn.snyder@legis.iowa.gov)
Fiscal Note Version – New

Description

Senate File 2056 extends the whole grade sharing supplementary weighting provision for an additional five years.

Background

Currently, school districts that whole grade share and jointly adopt a resolution to study reorganization are eligible to receive supplementary weighting of up to 0.1 per student for three years. However, receipt of supplementary weighting in the second and third year is conditioned upon the reorganization study. This Bill extends the whole grade sharing supplementary weighting provision for an additional five years.

The following table provides historical information on supplementary weighting for whole grade sharing. The amount of weighting has varied through the years displayed. The estimate for FY 2015 indicates that 12 districts will receive supplementary weighting with a funding total of \$2.0 million, including \$1.8 million in State aid generated through the school aid formula (note that these districts are participating in reorganization in FY 2015).

Whole Grade Sharing Supplementary Weighting and Funding Levels

	<u>Supplementary Weighting Total</u>	<u>Total Funding</u>	<u>State Aid Portion</u>	<u>Property Tax Portion</u>	<u>Number of Districts with Weighting</u>
Est. FY 2015	324.10	\$ 2,063,221	\$ 1,820,146	\$ 243,075	12
FY 2014	289.30	1,778,194	1,553,830	224,363	10
FY 2013	188.50	1,137,765	989,814	147,952	10
FY 2012	164.30	975,030	845,816	129,214	13
FY 2011	166.83	990,986	858,840	132,146	20
FY 2010	277.90	1,618,340	1,402,561	215,778	33
FY 2009	234.00	1,309,396	1,135,602	173,794	30
FY 2008	N.A.	N.A.	N.A.	N.A.	N.A.
FY 2007	112.95	584,839	506,807	78,033	13
FY 2006	124.10	553,594	479,828	73,766	15
FY 2005	93.30	448,126	387,008	61,118	11
FY 2004	91.00	428,766	370,097	58,669	11
FY 2003	108.20	499,463	431,395	68,068	13

Assumptions

Assumptions include:

- Beginning in FY 2016, there may be 2,800 students in districts eligible to receive supplementary weighting for whole grade sharing, yielding an additional weighting of 280.0 per year.
- Assumes that the districts eligible to receive the weighting for FY 2016 will make progress to reorganizing and will receive the weighting for the second and third years.
- Estimates are based on a State and district cost per pupil of \$6,366 for each fiscal year. Any State percent of growth above 0.0% for FY 2016 through FY 2020 will increase the overall impact.

Fiscal Impact

The estimated fiscal impact is currently unknown and will be based on the enrollment size and number of districts that are eligible to receive the supplementary weighting for whole grade sharing. However, based on the assumptions noted and historic weighting levels, beginning in FY 2016, \$1.8 million will be generated through the school aid formula for whole grade sharing supplementary weighting. This includes an increase in State General Fund expenditures for school aid totaling \$1.6 million and approximately \$200,000 in local property taxes for the impacted school districts. This Bill may have a fiscal impact through FY 2020.

Sources

Iowa Department of Education
Iowa Department of Management, School Aid file
LSA analysis and calculations

/s/ Holly M. Lyons

February 24, 2014

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.



SF 2192 – Moped Speed Increase (LSB 5543SV)
Analyst: Adam Broich (Phone: (515) 281-8223) (adam.broich@legis.iowa.gov)
Fiscal Note Version – New

Description

Senate File 2192 revises the definition of a motorized bicycle or moped (Iowa Code section **321.1(40)(b)**) by increasing the maximum speed capability from 30 to 39 miles per hour (MPH).

Background

Currently, mopeds that are capable of exceeding 30 MPH are classified as motorcycles, and pay an annual registration fee of \$20. Motorcycles five model years or older are charged an annual registration fee of \$10. The annual registration fee for mopeds is \$7. Annual registration fees for mopeds and motorcycles are set in Iowa Code section **321.117**.

Assumptions

According to the Department of Transportation (DOT) 184,565 motorcycles and 17,722 mopeds were registered in 2013. SF 2192 will allow vehicles registered as motorcycles to be reclassified as mopeds. The DOT does not collect data on the maximum capable speed of mopeds and motorcycles. The number of registered motorcycles that will be defined as mopeds due to SF 2192 is unknown.

Fiscal Impact

SF 2192 will decrease revenue to the Road Use Tax Fund, but the amount cannot be estimated.

Source

Iowa Department of Transportation

/s/ Holly M. Lyons

February 24, 2014

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.
