

- Sec. 48. Section 428A.14, Code 1985, is repealed.
- Sec. 49. Sections 434.2, 434.3, 434.4, and 434.5, Code 1985, are repealed.
- Sec. 50. Sections 20 and 44 are effective for final reports of personal representatives filed on or after July 1, 1985 and to this extent these sections are retroactive.
- Sec. 51. Sections 13, 15, 16, 17, 22, 23, 28, 46, and 48 are retroactive to January 1, 1986 for tax years beginning on or deemed transferors dying on or after January 1, 1986.
- Sec. 52. Section 46 is effective for estates of decedents dying on or after July 1, 1986.
- Sec. 53. Section 4 is effective January 1, 1987.

Approved May 29, 1986

CHAPTER 1242
COMPENSATION OF PUBLIC OFFICIALS
H.F. 2492

AN ACT relating to compensation for department directors and other public officials by specifying salary ranges, providing for compensation adjustments, and making corresponding amendments to the Code.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. **GENERAL SALARY RANGES — EXCEPTIONS.** The salary ranges in effect for the fiscal year beginning July 1, 1984, and subsequent fiscal years as provided in 1983 Iowa Acts, chapter 205, section 7 for appointed nonelected persons shall apply to all positions held by the appointed nonelected persons or their successors in the executive branch of state government for the fiscal year beginning July 1, 1986, except for the following:

- 1. Department directors whose salary ranges are specified in section 2 of this Act.
- 2. Full-time members of the state board of parole who shall be compensated within salary range 4.
- 3. The industrial commissioner who shall be compensated within salary range 4.
- 4. The members of the employment appeal board who shall be compensated within salary range 3.

The salary ranges referred to in subsections 2 through 4 mean the salary ranges specified in 1983 Iowa Acts, chapter 205, section 7.

Sec. 2. DEPARTMENTAL DIRECTOR'S SALARY RANGES.

1. The salary ranges for department directors are effective for the fiscal year beginning July 1, 1986, and the salary ranges shall remain in effect until otherwise provided by law:

	<u>Fiscal Year</u>	
	<u>Minimum</u>	<u>Maximum</u>
a. Department director's salary range 1	\$33,000	\$44,000
b. Department director's salary range 2	\$42,000	\$55,000
c. Department director's salary range 3	\$48,000	\$64,000

2. The following are department director's salary range 1 positions: department of inspections and appeals, and department of human rights.

3. The following are department director's range 2 positions: department of cultural affairs, department of elder affairs, department of general services, department of public safety, department of public health, department of personnel, department of commerce, department of corrections, and department of employment services.

4. The following are department director's range 3 positions: department of management, department of education, department of revenue and finance, department of economic development, department of human services, department of transportation, executive secretary of the state board of regents, and department of natural resources.

Sec. 3. COMPENSATION ADJUSTMENTS. Except as otherwise provided by law, the governor shall establish a salary for appointed nonelected persons in the executive branch of state government holding a position enumerated in sections 1 and 2 of this Act and in 1983 Iowa Acts, chapter 205, section 7 within the salary ranges provided for the positions. The conditions and considerations specified in 1983 Iowa Acts, chapter 205, section 6 shall apply when individual salaries are established and to the appointed nonelected incumbents receiving the salaries.

Sec. 4. APPROPRIATIONS. All statutory salaries established by the governor or as otherwise provided by law shall be paid from the appropriations made to the departments.

Sec. 5. Section 14.13, subsection 1, paragraphs c and d, Code Supplement 1985, are amended to read as follows:

c. ~~Correct internal references to sections which are cited erroneously or have been repealed, and names of agencies, officers, or other entities which have been changed, when there appears to be no doubt as to the proper methods of making the corrections. The Code editor shall compile a list maintain a record of the corrections made under this paragraph in Code editor's notes to the edition of the Code in which the corrections are made. This list~~ The record shall be available to the public.

d. ~~Transpose sections or divide sections so as to give to distinct subject matters a section number but without changing the meaning and add or amend headnotes to sections and subsections. Pursuant to section 3.3, the headnotes are not part of the law.~~

Sec. 6. Section 14.13, subsections 2 and 3, Code Supplement 1985, are amended to read as follows:

2. ~~The Code editor or designee, in carrying out the duties specified in this chapter relating to publication of the Code and the Iowa administrative code, shall edit the Code them in order that words which designate one gender will be changed to reflect both genders when the provisions of law apply to persons of both genders. The Code editor or designee shall not make any substantive changes to the Code or Iowa administrative code while performing the editorial work. The Code editor or designee shall seek direction from the senate committee on judiciary and the house committee on judiciary and law enforcement when making any Code changes, and from the administrative rules review committee and the administrative rules coordinator when making Iowa administrative code changes, which appear to require substantial editing and which might otherwise be interpreted to exceed the scope of the Code editor's authority. The Code editor or designee shall maintain a record of the changes made under this subsection. The record shall be available to the public.~~

3. ~~The effective date of all editorial changes in an edition of the Code or supplement to the Code is the date the legislative council approves the printing contract for publication of that edition or supplement. The effective date of all editorial changes for the Iowa administrative code is the date those changes are published in the Iowa administrative code.~~

Sec. 7. REPEALER. 1985 Iowa Acts, chapter 253, section 1 is repealed.

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