aide and certified medication aide challenge examinations, without additional requirements for certification, including but not limited to, required employment in this state prior to certification. The department shall adopt rules pursuant to chapter 17A to administer this section.

Approved April 4, 1994

CHAPTER 1037

RECHARGEABLE BATTERIES H.F. 2365

AN ACT relating to rechargeable batteries.

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

Section 1. Section 455D.10B, subsection 1, paragraph b, Code 1993, is amended to read as follows:

b. The product, the battery, the instruction manual and the product package are clearly labeled to indicate that the battery must be recycled or disposed of properly, and meets the requirements of the international standards organization (ISO 7000-1135) recycling symbol which includes the designation "Cd" or "Ni-Cd" for nickel-cadmium batteries and "Pb" or "Lead" for small lead batteries.

Sec. 2. Section 455D.10B, subsection 2, Code 1993, is amended by adding the following new unnumbered paragraph:

<u>NEW UNNUMBERED PARAGRAPH</u>. A manufacturer of a product that is powered by a battery that cannot be easily removed who has been granted an exemption under this subsection shall label the product as required in subsection 1, paragraph "b".

Approved April 4, 1994

CHAPTER 1038

REGULATION OF MULTIPLE EMPLOYER WELFARE ARRANGEMENTS H.F. 2370

AN ACT relating to the exemption of certain multiple employer welfare arrangements from regulation by the insurance division and providing a repeal provision.

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

Section 1. Section 507A.4, Code 1993, is amended by adding the following new subsection: <u>NEW SUBSECTION</u>. 10. Transactions involving a multiple employer welfare arrangement, as defined in section 3 of the federal Employee Retirement Income Security Act of 1974, 29 U.S.C. § 1002, paragraph 40, if the multiple employer welfare arrangement meets all of the following conditions:

a. The arrangement is administered by an authorized insurer or an authorized third-party administrator.

b. The arrangement has been in existence and provided health insurance for at least fifteen years prior to July 1, 1994.