b. For consolidation into the second subchapter of new chapter 202B, the following provisions shall be transferred:
   (1) Section 9H.2, subsections 1 through 3, as amended by this Act.
   (2) Section 9H.2A, as amended by this Act. Section 9H.2, subsection 4, shall be transferred and codified as a new subsection in section 9H.2A as transferred.
   c. For consolidation into the third subchapter of new chapter 202B, the following sections shall be transferred: 9H.5B, 9H.9, 9H.10, and 9H.15; and section 9H.14 as amended by this Act.
   d. For consolidation into the fourth subchapter of new chapter 202B, the following sections shall be transferred: 9H.3 and 9H.11.

3. The Code editor is directed to transfer section 9H.6 to chapter 10B.

4. In consolidating and transferring provisions, the Code editor shall not provide references in the law text of a section of chapter 9H to new chapter 202B.

Sec. 17. Section 9H.5A, Code 2003, is repealed.

DIVISION III
MISCELLANEOUS PROVISIONS

Sec. 18. SEVERABILITY. If any provision of section 9H.2, or the application of that section, to any person or circumstance is held invalid, the invalidity does not affect other provisions of section 9H.2 or any other provision in chapter 9H or 202B as those provisions existed prior to the effective date of this Act, which shall be given effect without the invalid provision or application, and to this end, the provisions of this Act are severable. This section shall not affect the transfer of provisions of chapter 9H as provided in this Act.

Sec. 19. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.

Approved May 9, 2003

CHAPTER 116
ELECTRIC ENERGY TRANSMISSION — INVESTMENTS BY CITIES OPERATING ELECTRIC UTILITIES
S.F. 405

AN ACT relating to the authority of a city to acquire equity interests in business entities for the purpose of participating in electric energy transmission service.

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

Section 1. NEW SECTION. 390.8 EQUITY INVESTMENT IN INDEPENDENT TRANSMISSION COMPANY.
   In addition to the powers conferred upon a city elsewhere in this chapter, any city operating a city electric utility on January 1, 2003, may enter into agreements with and acquire equity interests in independent transmission companies or similar independent transmission entities in which they are participating that are approved by the federal energy regulatory commission. The purpose of such equity investments shall be to mitigate expenses incurred by the city electric utility due to its procurement of electric transmission service or to otherwise facilitate
investment in transmission facilities and shall not be for general city or city utility investment purposes.

Approved May 9, 2003

CHAPTER 117
CHILD WELFARE SERVICES — ASSESSMENT AND PLAN FOR TRANSITION TO ADULTHOOD
H.F. 457

AN ACT expanding requirements for the transition of an individual from the child welfare services system to adulthood.

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

Section 1. Section 232.2, subsection 4, paragraph f, Code 2003, is amended to read as follows:

f. (1) When a child is sixteen years of age or older, a written transition plan of services which, based upon an assessment of the child’s needs, would assist the child in preparing for the transition from foster care to independent living adulthood. The written plan of services and needs assessment shall be developed with any person who may reasonably be expected to be a service provider for the child when the child becomes an adult or to become responsible for the costs of services at that time, including but not limited to the administrator of county general relief under chapter 251 or 252 or of the single entry point process implemented under section 331.440. If the child is interested in pursuing higher education, the plan shall provide for the child’s participation in the college student aid commission’s program of assistance in applying for federal and state aid under section 261.2.

(2) If the needs assessment indicates the child is reasonably likely to need or be eligible for services or other support from the adult service system upon reaching age eighteen, the transition plan shall be reviewed and approved by the transition committee for the area in which the child resides, in accordance with section 235.7, before the child reaches age seventeen and one-half. The transition committee’s review and approval shall be indicated in the case permanency plan.

Sec. 2. Section 232.2, subsection 22, paragraph b, Code 2003, is amended by adding the following new subparagraph:

NEW SUBPARAGRAPH. (7) If the child is required to have a transition plan developed in accordance with the child’s case permanency plan and subject to review and approval of a transition committee under section 235.7, before the child reaches age seventeen and one-half, assisting the transition committee in development of the transition plan.

Sec. 3. Section 232.2, subsection 22, Code 2003, is amended by adding the following new paragraph:

NEW PARAGRAPH. d. If authorized by the court, a guardian ad litem may continue a relationship with and provide advice to a child for a period of time beyond the child’s eighteenth birthday.

Sec. 4. Section 232.52, subsection 6, unnumbered paragraph 2, Code 2003, is amended to read as follows:

When the court orders the transfer of legal custody of a child pursuant to subsection 2, para-