developmental disability services system redesign being conducted by the mental health and
developmental disabilities commission. The department shall submit a report of the findings
of the review and recommendations to the general assembly by July 1, 2004.

2. For the fiscal year beginning July 1, 2003, the department of human services in cooperation with the Iowa state association of counties and the Iowa association of community providers shall establish payment rate limitations for the services provided under the home and community-based services waiver for persons with mental retardation that are consistent with the limitations used for the same or similar services that are funded one hundred percent by the counties.

Sec. 4. EMERGENCY RULES. The department of human services shall adopt administrative rules under section 17A.4, subsection 2, and section 17A.5, subsection 2, paragraph “b”, to implement the provisions of this Act and the rules shall become effective immediately upon filing or on a later effective date specified in the rules, unless the effective date is delayed by the administrative rules review committee. Any rules adopted in accordance with this section shall not take effect before the rules are reviewed by the administrative rules review committee. The delay authority provided to the administrative rules review committee under section 17A.4, subsection 5, and section 17A.8, subsection 9, shall be applicable to a delay imposed under this section, notwithstanding a provision in those sections making them inapplicable to section 17A.5, subsection 2, paragraph “b”. Any rules adopted in accordance with the provisions of this section shall also be published as notice of intended action as provided in section 17A.4.

Approved May 9, 2003

CHAPTER 119
PROPERTY INSURANCE ACCESS REGULATION
H.F. 599

AN ACT relating to property insurance, including establishment of a mandatory plan to assure fair access to insurance requirements, and providing for an effective date and retroactive applicability.

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

Section 1. NEW SECTION. 515F.30 SHORT TITLE.
This division may be cited as the “Fair Access to Insurance Requirements Plan Act”, or the “FAIR Plan Act”.

Sec. 2. NEW SECTION. 515F.31 PURPOSE.
The purposes of this division include all of the following:
1. To make basic property insurance available to qualified applicants with the least possible administrative detail and expense.
2. To establish a plan, an industry placement facility and a joint reinsurance association for the equitable distribution and placement of risks among insurers.
3. To utilize fully the voluntary insurance market as a source of essential property insurance.
4. To encourage the delivery of basic property insurance at the most reasonable cost
possible, provided that insurance pricing by the FAIR plan is actuarially self-supporting and
does not actively compete with insurance pricing in the voluntary insurance market.

Sec. 3. NEW SECTION. 515F.32 DEFINITIONS.
1. “Basic property insurance” means insurance against direct loss to property as defined in
the standard fire policy and extended coverage, vandalism, and malicious mischief endorse-
ments; homeowners insurance; and such other coverage or classes of insurance as may be
added to the FAIR plan by the commissioner. “Basic property insurance” does not include any
of the following:
a. Automobile insurance.
b. Inland marine insurance.
2. “Insurer” includes all companies or associations licensed to transact insurance business
in this state under chapters 515, 518, and 518A, and companies or associations admitted or
seeking to be admitted to do business in this state under any of those chapters, notwithstand-
ing any provision of the Code to the contrary.
3. “Plan” means the FAIR plan to assure fair access to insurance requirements established
pursuant to section 515F.33.

Sec. 4. NEW SECTION. 515F.33 FAIR PLAN ESTABLISHED.
The FAIR plan to assure fair access to insurance requirements is established. The plan shall
operate subject to the provisions and conditions of this division.

Sec. 5. NEW SECTION. 515F.34 MEMBERSHIP.
1. Eligibility for membership in the FAIR plan and its underwriting association requires all
of the following:
a. The insurer must be licensed to write property insurance in this state.
b. The insurer is engaged in writing property insurance in this state, including the property
insurance components of multiperil on a direct basis.
2. Each insurer that meets the eligibility requirements in subsection 1 shall be required to
do all of the following:
a. Automatically subscribe to the articles of agreement for the FAIR plan and the underwrit-
ing association as a prerequisite to authority to transact property insurance business in this
state.
b. Become and remain a member both of the FAIR plan and the underwriting association.
c. Comply with the requirements of the FAIR plan and the underwriting association as a
condition of the insurer’s authority to transact property insurance business in this state.

Sec. 6. NEW SECTION. 515F.35 STATUS OF PLAN.
1. The FAIR plan is not and shall not be deemed a department, unit, agency, or instrumentality
of the state.
2. All debts, claims, obligations, and liabilities incurred by the FAIR plan shall be the debts,
claims, obligations, and liabilities of the FAIR plan only, and are not the debts or pledges of
credit of the state, or the state’s agencies, instrumentalities, officers, or employees.
3. The moneys of the FAIR plan are not part of the general fund of the state, and the state
shall not budget for or provide general fund appropriations to the plan.
4. The records, reports, and communications of the FAIR plan, the governing committee,
the committees of the FAIR plan, and their representatives, producers, and employees are not
public records.

Sec. 7. NEW SECTION. 515F.36 ADMINISTRATION.
1. A governing committee shall administer the FAIR plan, subject to the supervision of the
commissioner, and operated1 by a manager appointed by the committee.
2. The committee shall consist of seven members, one of whom shall be elected by the com-
mittee from each of the following:
a. American insurance association.

1 According to enrolled Act
b. Alliance of American insurers.
c. National association of independent insurers.
d. Iowa insurance institute.
e. Mutual insurance association of Iowa.
f. Independent insurance agents of Iowa.
g. All other insurers.

3. Not more than one insurer in a group under the same management or ownership shall serve on the committee at the same time.

4. The plan of operation and articles of association shall make provision for an underwriting association having authority on behalf of its members to cause to be issued property insurance policies, to reinsure in whole or in part any such policies, and to cede any such reinsurance. The plan of operation and articles of association shall provide, among other things, for the perils to be covered, limits of coverage, geographical area of coverage, compensation and commissions, assessments of members, the sharing of expenses, income, and losses on an equitable basis, cumulative weighted voting for the governing committee of the association, the administration of the FAIR plan, and any other matter necessary or convenient for the purpose of assuring fair access to insurance requirements.

Sec. 8. NEW SECTION. 515F.37 RULES.
The commissioner shall adopt rules necessary to administer this division.

Sec. 9. NEW SECTION. 515F.38 RETROACTIVE APPLICABILITY.
This division applies retroactively to October 7, 1968, to validate action taken under the Iowa basic property insurance inspection and placement program adopted by the commissioner of insurance.

Sec. 10. Section 515F.3, unnumbered paragraph 2, Code 2003, is amended to read as follows:
This Except as otherwise provided in specific divisions of this chapter, this chapter does not apply to:

Sec. 11. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.

Approved May 9, 2003

CHAPTER 120
BAIT DEALER LICENSES
H.F. 680

AN ACT relating to licenses for bait dealers by creating resident and nonresident wholesale bait dealer licenses, providing reciprocity, and providing an effective date.

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

Section 1. Section 483A.1, subsection 1, paragraph k, Code 2003, is amended to read as follows:
k. Bait Retail bait dealer license .......................................................... $ 30.50