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Senate File 506 H-8210 Amend Senate File 506, as amended, passed, and reprinted by 1 2 the Senate, as follows: 1. By striking everything after the enacting clause and 3 4 inserting: 5 <DIVISION I CERTIFICATE OF NEED 6 Section 1. Section 10A.711, subsection 3, Code 2024, is 7 8 amended by striking the subsection. 9 Sec. 2. Section 10A.711, subsections 13 and 17, Code 2024, 10 are amended to read as follows: 13. "Institutional health facility" means any of the 11 12 following, without regard to whether the facilities referred 13 to are publicly or privately owned or are organized for profit 14 or not or whether the facilities are part of or sponsored by a 15 health maintenance organization: 16 a. A hospital. b. A health care facility. 17 c. An organized outpatient health facility. 18 d. An ambulatory surgical center. 19 20 e. A community mental health facility. 21 f. A birth center. 17. "New institutional health service" or "changed 22 23 institutional health service" means any of the following: The construction, development or other establishment of a 24 a. 25 new institutional health facility regardless of ownership. 26 b. Relocation of an institutional health facility. Any capital expenditure, lease, or donation by or on 27 c. 28 behalf of an institutional health facility in excess of one 29 million five hundred thousand dollars the following amounts, as 30 applicable, within a twelve-month period-: (1) Beginning July 1, 2024, three million five hundred 31 32 thousand dollars. 33 (2) Beginning July 1, 2029, four million dollars. (3) Beginning July 1, 2034, four million five hundred 34 35 thousand dollars.

> SF 506.3648 (2) 90 -1- pf/ko

1 (4) Beginning July 1, 2039, five million dollars. 2 A permanent change in the bed capacity, as determined d. 3 by the department, of an institutional health facility. For 4 purposes of this paragraph, a change is permanent if it is 5 intended to be effective for one year or more. e. Any expenditure in excess of five hundred thousand 6 7 dollars by or on behalf of an institutional health facility for 8 health services which are or will be offered in or through an 9 institutional health facility at a specific time but which were 10 not offered on a regular basis in or through that institutional 11 health facility within the twelve-month period prior to that 12 time. 13 f. The deletion of one or more health services, previously 14 offered on a regular basis by an institutional health facility 15 or health maintenance organization or the relocation of one or 16 more health services from one physical facility to another. g. Any acquisition by or on behalf of a health care provider 17 18 or a group of health care providers of any piece of replacement 19 equipment with a value in excess of one million five hundred 20 thousand dollars, whether acquired by purchase, lease, or 21 donation. 22 h_{τ} e. (1) Any acquisition by or on behalf of a health 23 care provider or group of health care providers of any piece of 24 equipment with a value in excess of one million five hundred 25 thousand dollars the following amounts, as applicable, whether 26 acquired by purchase, lease, or donation, which results in the 27 offering or development of a health service not previously 28 provided-: 29 (a) Beginning July 1, 2024, three million five hundred 30 thousand dollars. 31 (b) Beginning July 1, 2029, four million dollars. 32 (c) Beginning July 1, 2034, four million five hundred 33 thousand dollars. (d) Beginning July 1, 2039, five million dollars. 34 35 (2) A mobile service provided on a contract basis is not

> SF 506.3648 (2) 90 -2- pf/ko

1 considered to have been previously provided by a health care 2 provider or group of health care providers. i. Any acquisition by or on behalf of an institutional 4 health facility or a health maintenance organization of any 5 piece of replacement equipment with a value in excess of one 6 million five hundred thousand dollars, whether acquired by 7 purchase, lease, or donation. j. f. (1) Any acquisition by or on behalf of an 8 9 institutional health facility or health maintenance 10 organization of any piece of equipment with a value in excess 11 of one million five hundred thousand dollars the following 12 amounts, as applicable, whether acquired by purchase, lease, 13 or donation, which results in the offering or development of a 14 health service not previously provided -: (a) Beginning July 1, 2024, three million five hundred 15 16 thousand dollars. (b) Beginning July 1, 2029, four million dollars. 17 (c) Beginning July 1, 2034, four million five hundred 18 19 thousand dollars. 20 (d) Beginning July 1, 2039, five million dollars. (2) A mobile service provided on a contract basis is not 21 22 considered to have been previously provided by an institutional 23 health facility. k. Any air transportation service for transportation of 24 25 patients or medical personnel offered through an institutional 26 health facility at a specific time but which was not offered 27 on a regular basis in or through that institutional health 28 facility within the twelve-month period prior to the specific 29 time. 30 1. g. Any mobile health service with a value in excess 31 of one million five hundred thousand dollars. the following 32 amounts, as applicable: (1) Beginning July 1, 2024, three million five hundred 33 34 thousand dollars. 35 (2) Beginning July 1, 2029, four million dollars.

> SF 506.3648 (2) 90 -3- pf/ko

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1 (3) Beginning July 1, 2034, four million five hundred 2 thousand dollars. (4) Beginning July 1, 2039, five million dollars. 3 4 m. h. Any of the following: 5 (1) Cardiac catheterization service. 6 (2) Open heart surgical service. (3) Organ transplantation service. 7 (4) Radiation therapy service applying ionizing radiation 8 9 for the treatment of malignant disease using megavoltage 10 external beam equipment. Sec. 3. Section 10A.713, subsection 2, paragraph a, Code 11 12 2024, is amended to read as follows: a. Private offices and private clinics of an individual 13 14 physician, dentist, or other practitioner or group of health 15 care providers, except as provided by section 10A.711, 16 subsection 17, paragraphs $\frac{a}{g}$, e'' and h'', and m'', and section 17 10A.711, subsections 2 and 19. Sec. 4. Section 10A.713, subsection 2, paragraph e, 18 19 subparagraphs (1) and (2), Code 2024, are amended to read as 20 follows: 21 (1) Constructs, develops, renovates, relocates, or 22 otherwise establishes an institutional health facility. 23 (2) Acquires major medical equipment as provided by section 24 10A.711, subsection 17, paragraphs "i" and "j" paragraph "f". Sec. 5. Section 10A.713, subsection 2, paragraph h, 25 26 subparagraphs (2) and (3), Code 2024, are amended to read as 27 follows: 28 (2) If these conditions are not met, the institutional 29 health facility or health maintenance organization is subject 30 to review as a "new institutional health service" or "changed 31 institutional health service" under section 10A.711, subsection 32 17, paragraph "f", and subject to sanctions under section 33 10A.723. (3) If the institutional health facility or health 34 35 maintenance organization reestablishes the deleted service

> SF 506.3648 (2) 90 -4- pf/ko

1 or services at a later time, review as a "new institutional 2 health service" or "changed institutional health service" may 3 be required pursuant to section 10A.711, subsection 17. Sec. 6. Section 135.131, subsection 1, paragraph a, Code 4 5 2024, is amended to read as follows: "Birth center" means birth center as defined in section 6 a. 7 10A.711 a facility or institution, which is not an ambulatory 8 surgical center or hospital or in a hospital, in which births 9 are planned to occur following a normal, uncomplicated, 10 low-risk pregnancy. 11 DIVISION II 12 **BIRTH CENTERS** Sec. 7. NEW SECTION. 147.165 Birth centers — civil and 13 14 criminal liability limitations of health care providers. 1. A health care provider accepting the transfer of a 15 16 patient from a birth center shall not be civilly or criminally 17 liable for any injuries, damages, or outcomes arising from or 18 related to the acts or omissions of the birth center or any of 19 the employees, agents, contractors, or assigns of such birth 20 center. 21 2. For the purposes of this section: "Birth center" means the same as defined in section 22 а. 23 135.131. 24 b. "Health care provider" means the same as defined in 25 section 147.136A. Sec. 8. BIRTH CENTERS - PROVISIONAL LICENSURE. 26 The 27 department of inspections, appeals, and licensing shall develop 28 minimum standards for provisional licensure of a birth center 29 and shall adopt rules pursuant to chapter 17A to administer 30 birth center provisional licensure. The department shall 31 issue a provisional license to a birth center that meets the 32 minimum standards. A provisional license may be granted 33 for a period of no more than one year from the date the 34 specified administrative rules are adopted. A provisional 35 license shall expire at the end of the license term and is

> SF 506.3648 (2) 90 -5- pf/ko

1 not renewable. During the term of a provisional license, a 2 health care provider accepting the transfer of a patient from 3 a provisionally licensed birth center shall not be civilly 4 or criminally liable for any injuries, damages, or outcomes 5 arising from or related to the acts or omissions of the 6 provisionally licensed birth center or any of the employees, 7 agents, contractors, or assigns of such birth center. Sec. 9. EMERGENCY RULES. The department of inspections, 8 9 appeals, and licensing shall adopt emergency rules under 10 section 17A.4, subsection 3, and section 17A.5, subsection 11 2, paragraph "b", to implement the birth center provisional 12 licensure provisions of this division of this Act, within six 13 months of the effective date of this division of this Act and 14 shall submit such rules to the administrative rules coordinator 15 and the administrative code editor pursuant to section 17A.5, 16 subsection 1, within the same period. The rules shall be 17 effective immediately upon filing unless a later date is 18 specified in the rules. Any rules adopted in accordance with 19 this section shall also be published as a notice of intended 20 action as provided in section 17A.4. 21 Sec. 10. PROPOSED LEGISLATION - BIRTH CENTER 22 LICENSURE. The department of inspections, appeals, and 23 licensing shall submit proposed legislation under section 24 2.16 that provides for state licensure of and inspection 25 requirements for birth centers to be considered by the 2025 26 session of the general assembly. 27 Sec. 11. DEFINITIONS. For the purposes of this division of 28 this Act: 1. "Birth center" means a facility or institution, which 29 30 is not an ambulatory surgical center or a hospital or in a 31 hospital, in which births are planned to occur following a 32 normal, uncomplicated, low-risk pregnancy. 2. "Health care provider" means the same as defined in 33 34 section 147.136A. Sec. 12. EFFECTIVE DATE. This division of this Act, being 35

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1 deemed of immediate importance, takes effect upon enactment.>
2 2. Title page, line 2, after <process,> by inserting
3 <providing civil and criminal liability limitations for health
4 care providers in certain circumstances,>

COMMITTEE ON HEALTH AND HUMAN SERVICES A. MEYER of Webster, Chairperson

Senate File 477 H-8211 Amend the amendment, H-8173, to Senate File 477, as amended, 1 2 passed, and reprinted by the Senate, as follows: 1. Page 1, before line 5 by inserting: 3 <DIVISION I 4 LICENSURE OF INTERNATIONALLY TRAINED PHYSICIANS> 5 6 Page 3, line 6, before <Act> by inserting <division of 2. 7 this> 8 3. Page 3, after line 7 by inserting: 9 <DIVISION ELECTRONIC PROTECTED HEALTH INFORMATION 10 Sec. . NEW SECTION. 135.194 Electronic protected health 11 12 information of minor — disclosure to legal guardian — option 13 to provide printed copy. 14 1. A health care provider or facility that maintains 15 or transmits electronic protected health information shall 16 disclose to the legal guardian of a minor the minor's 17 electronic protected health information, with the following 18 exceptions: Electronic protected health information that relates 19 a. 20 to health care for which the minor is legally authorized to 21 consent without the consent of a legal guardian. b. If disclosure of the electronic protected health 22 23 information to a legal guardian is otherwise prohibited 24 by state law or federal law, including federal statute, 25 regulation, or centers for disease control and prevention 26 guidelines. In lieu of disclosing the minor's electronic protected 27 2. 28 health information to the legal guardian of a minor as required 29 pursuant to subsection 1, a health care provider or facility 30 may comply with this section by providing a printed copy of the 31 minor's electronic protected health information, subject to 32 the exceptions prescribed pursuant to subsection 1, and at no 33 charge to the legal guardian of the minor. 34 3. For the purposes of this section: a. "Disclosure" means the release, transfer, provision of 35 H 8173.3726 (2) 90

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H 81/3.3/26 (2) ss/ko 1 access to, or divulging in any manner of electronic protected 2 health information outside the entity holding the electronic 3 protected health information.

4 b. "Electronic media" means electronic storage material 5 on which data is or may be recorded electronically and 6 transmission media used to exchange information already in 7 electronic storage media.

8 c. "Electronic protected health information" means protected 9 health information that is transmitted or maintained by or in 10 electronic media.

11 d. "Facility" means a health care delivery system location 12 that provides a range of primary, secondary, and tertiary 13 inpatient, outpatient, and physician services; an institution 14 providing health care services; and any other health care 15 setting including but not limited to a hospital or other 16 licensed inpatient center, ambulatory surgical center 17 or treatment center, skilled nursing center, residential 18 treatment center, diagnostic, laboratory or imaging centers, 19 rehabilitation or other therapeutic health setting, or the 20 private office or clinic of an individual health care provider 21 or group of health care providers.

e. "Health care" means care, services, or supplies related to the health of a person and includes but is not limited to: (1) Preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative care, and any counseling, service, assessment, or procedure with respect to the physical or mental condition, or functional status of a person, or that affects the structure or function of the body.

29 (2) The sale or dispensing of a drug, device, equipment, or30 other item in accordance with a prescription.

31 f. "Health care provider" means a physician or osteopathic 32 physician licensed under chapter 148, a physician assistant 33 licensed under chapter 148C, a podiatrist licensed under 34 chapter 149, a chiropractor licensed under chapter 151, a 35 licensed practical nurse, a registered nurse, or an advanced

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1 registered nurse practitioner licensed under chapter 152 or 2 152E, a dentist licensed under chapter 153, an optometrist 3 licensed under chapter 154, a pharmacist licensed under chapter 4 155A, or any other person who is licensed, certified, or 5 otherwise authorized or permitted by the law of this state to 6 administer health care in the ordinary course of business or in 7 the practice of a profession.

8 g. "Health information" means health information as defined 9 in 45 C.F.R. §160.103 that is maintained or transmitted by a 10 health care provider or facility.

11 h. "Legal guardian" means a person appointed by a court as 12 the guardian of a minor pursuant to chapter 633, or the parent 13 or other person responsible for the care of the minor. 14 i. "Protected health information" means protected health

15 information as defined in 45 C.F.R. §160.103 that is maintained 16 or transmitted by a health care provider or facility.

17 ____. Title page, line 1, after <to> by inserting <health
18 care, including>

19 ____. Title page, line 2, after <and> by inserting
20 <electronic protected health information, and>>

21 4. By renumbering as necessary.

FRY of Clarke

House File 319 H-8212 1 Amend the Senate amendment, H-1317, to House File 319, as 2 passed by the House, as follows: 1. Page 1, by striking lines 2 through 23 and inserting: 3 < . Page 1, after line 2 by inserting: 4 <Sec. ____. DEPARTMENT OF HEALTH AND HUMAN SERVICES - FLEX 5 6 CARE. 1. The department of health and human services is directed 7 8 to amend its administrative rules pursuant to chapter 17A to 9 provide that employees of a child care center who are sixteen 10 years of age or older may, without additional supervision, 11 provide flex care to children up to five years of age. 2. For purposes of this section: 12 13 a. "Child care" means the same as defined in section 237A.1. b. "Child care center" means the same as defined in section 14 15 237A.1. 16 c. "Flex care" means child care provided during designated 17 nap hours and during brief periods when a child care center 18 employee who is eighteen years of age or older is not present 19 to provide supervision.> . Title page, by striking lines 1 and 2 and inserting 20 21 <An Act relating to the requirements for certain child care 22 facilities for personnel physical examinations and providing 23 flex care.>>

FRY of Clarke

Senate File 2268

H-8213 Amend the amendment, H-8208, to Senate File 2268, as amended, passed, and reprinted by the Senate, as follows: I. Page 1, by striking lines 3 through 6 and inserting: Year (154D) by inserting <, or a licensee of another state who is licensed under a similar law and who is in good standing with that state,>>
By renumbering as necessary.

BOSSMAN of Woodbury

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House File 2536

H-8214 1 Amend House File 2536 as follows:

2 Page 1, by striking lines 24 and 25 and inserting <The 1. 3 authority shall provide written notice to the person stating 4 the reason for the prohibition. The person may dispute the 5 authority's determination in writing within thirty-five days 6 of receiving the notice. The authority shall refer a dispute 7 to the department of inspections, appeals, and licensing 8 for a contested case hearing under chapter 17A before an 9 administrative law judge. Notwithstanding chapter 17A, the 10 authority shall bear the burden to demonstrate by clear and 11 convincing evidence that one or more of the circumstances 12 provided in subsection 1 is applicable to the person, the 13 administrative law judge shall issue a decision no later than 14 ninety days from the date of the referral of the dispute unless 15 otherwise agreed to by the parties, and the decision shall 16 be considered final agency action. Notwithstanding section 17 17A.19, subsection 7, judicial review of the administrative 18 law judge's decision shall be tried de novo, additional 19 discovery shall be permitted subject to the Iowa rules of civil 20 procedure, and additional evidence shall be admissible subject 21 to the rules of evidence. Upon conclusion of the period for 22 any appeals, the authority>

HARRIS of Appanoose

1/1

House File 2616 H-8215 Amend House File 2616 as follows: 1 2 1. Page 1, line 10, by striking <a.>. 2. Page 1, line 15, by striking <(1)> and inserting <a.> 3 Page 1, lines 16 and 17, by striking <necessary, 4 3. 5 exculpatory, and admissible at trial> and inserting <necessary, 6 and exculpatory> 4. Page 1, line 18, by striking <(2)> and inserting <b.> 7 5. Page 1, by striking lines 21 through 31. 8 9 6. Page 1, lines 32 and 33, by striking <Notwithstanding 10 any rule of criminal procedure concerning the issuance of a 11 subpoena> and inserting <Notwithstanding rule of criminal 12 procedure 2.15(3)(a), Iowa court rules, concerning defense 13 subpoenas> 14 7. Page 2, line 19, by striking <three> and inserting <five> 8. Page 2, line 20, after <evidence> by inserting <or longer 15 16 for good cause> 9. Page 2, by striking lines 26 through 29. 17 10. By renumbering, redesignating, and correcting internal 18 19 references as necessary.

B. MEYER of Polk

House File 2648 H-8216 Amend House File 2648 as follows: 1 2 1. Page 2, after line 3 by inserting: <Sec. ____. Section 123.43A, Code 2024, is amended by adding 3 4 the following new subsection: NEW SUBSECTION. 8. A manufacturer may use the space 5 6 and equipment of another manufacturer for the purpose of 7 manufacturing native distilled spirits, provided that such 8 an alternating proprietorship arrangement is approved by the 9 alcohol and tobacco tax and trade bureau of the United States 10 department of the treasury. A separate class "A" native 11 distilled spirits license shall be issued to each manufacturer, 12 and each manufacturer shall be subject to the provisions of 13 this chapter and the rules of the department. Notwithstanding 14 subsection 6, not more than one class "C" retail alcohol 15 license shall be issued to a premises with alternating 16 proprietorships.> Title page, line 1, after <to> by inserting <alcoholic 17 2. 18 beverage licenses, including native distilled spirits 19 alternating proprietorships and> 20 3. By renumbering as necessary.

KONFRST of Polk

House File 2658 - Introduced

HOUSE FILE 2658 BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO HSB 729)

A BILL FOR

- 1 An Act relating to state child care assistance program
- 2 reimbursement rates and eligibility for the children of
- 3 certain child care providers.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 6354HV (1) 90 dg/ko

H.F. 2658

1 Section 1. DEPARTMENT OF HEALTH AND HUMAN SERVICES -2 REIMBURSEMENT RATES AND ELIGIBILITY - STATE CHILD CARE **3 ASSISTANCE.** The department of health and human services shall amend 4 1. 5 its administrative rules pursuant to chapter 17A to set the 6 half-day reimbursement rates paid to child care providers 7 reimbursed under the state child care assistance program to 8 at least the sixty-fifth percentile, but no more than the 9 eightieth percentile, of the 2023 market rate survey conducted 10 by the department to analyze and evaluate the market rate of 11 child care services throughout the state. The department of health and human services shall 12 2. a. 13 extend the child care workforce one-year pilot program for 14 the state child care assistance program, implemented by the 15 department of health and human services beginning July 5, 2023, 16 until June 30, 2025. The department of health and human services shall publish 17 b. 18 data relating to children and families who receive state child 19 care assistance under paragraph "a" through utilization of 20 modernized, interactive displays found on the department's 21 internet site. 22 EXPLANATION 23 The inclusion of this explanation does not constitute agreement with 24 the explanation's substance by the members of the general assembly. 25 This bill relates to state child care assistance program 26 (CCA) reimbursement rates and eligibility for the children of 27 certain child care providers. 28 The bill requires the department of health and human 29 services (HHS) to set half-day reimbursement rates for child 30 care providers participating in the CCA program to at least 31 the 65th percentile, but not more than the 80th percentile, of 32 the 2023 market rate survey conducted by HHS to analyze and 33 evaluate the market rate of child care services throughout the 34 state. 35 On July 5, 2023, HHS initiated a one-year pilot program that

LSB 6354HV (1) 90

dg/ko

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H.F. 2658

1 allows children of certain full-time child care providers to 2 qualify for CCA. The bill directs HHS to extend the pilot 3 program until June 30, 2025, and requires HHS to publish data 4 relating to children and families who receive CCA through the 5 pilot program through utilization of modernized, interactive 6 displays found on the department's internet site.

LSB 6354HV (1) 90 dg/ko

House File 2659 - Introduced

HOUSE FILE 2659 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 684)

A BILL FOR

- 1 An Act relating to the licensure of medical cannabidiol
- 2 dispensaries.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 5831HV (1) 90 ss/ko

H.F. 2659

1	Section 1. Section 124E.8, subsection 1, paragraph a, Code
2	2024, is amended to read as follows:
3	a. The department shall issue a request for proposals
4	accept applications to select and license by April 1, 2018,
5	up to five ten medical cannabidiol dispensaries to dispense
6	medical cannabidiol within this state consistent with the
7	provisions of this chapter. The department shall license new
8	medical cannabidiol dispensaries or relicense the existing
9	medical cannabidiol dispensaries by December 1 of each year.
10	A licensee may hold any number of medical cannabidiol
11	dispensary licenses.
12	Sec. 2. Section 124E.8, subsection 2, Code 2024, is amended
13	by striking the subsection.
14	EXPLANATION
15 16	The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.
	···· ···F-·····························
17	This bill relates to the licensure of medical cannabidiol
18	dispensaries. The bill increases the maximum number of medical
19	cannabidiol dispensary licenses in the state from 5 to 10.
20	The bill allows a licensee to hold any number of medical
21	cannabidiol dispensary licenses.
22	The bill strikes a provision in current law requiring a
23	medical cannabidiol dispensary to agree to begin supplying
24	

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House File 2660 - Introduced

HOUSE FILE 2660 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 727)

A BILL FOR

- 1 An Act relating to eligibility for claiming the research
- 2 activities tax credit available against the individual
- 3 and corporate income tax, and including retroactive
- 4 applicability provisions.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 5768HV (1) 90 jm/jh

H.F. 2660

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Section 1. Section 422.10, subsection 1, paragraph a,
 1
 2 subparagraph (1), subparagraph division (b), subparagraph
 3 subdivision (i), Code 2024, is amended to read as follows:
      (i) (A) A person engaged in agricultural production
 4
 5 as defined in section 423.1, except a person conducting
 6 agriscience research as defined in subparagraph part (B) shall
 7 not be considered to be engaged in agricultural production as
 8 defined in section 423.1.
 9
      (B) As used in this subparagraph subdivision, "agriscience
10 research" means research conducted in this state in the areas
11 of animal science, veterinary medicine, nutritional science,
12 or genetic science that is intended to improve the scientific
13 knowledge base, or to increase innovation, performance, or
14 viability within this state, and the results of such research
15 are evaluated for statistical relevance, and when appropriate
16 the research results are published in a journal, magazine,
17 or similar periodical or submitted for publication in such a
18 periodical, and the research is relied upon within the industry
19 that may benefit from the research.
20
      Sec. 2. Section 422.33, subsection 5, paragraph e,
21 subparagraph (1), subparagraph division (b), subparagraph
22 subdivision (i), Code 2024, is amended to read as follows:
23
      (i) (A) A person engaged in agricultural production
24 as defined in section 423.1, except a person conducting
25 agriscience research as defined in subparagraph part (B) shall
26 not be considered to be engaged in agricultural production as
27 defined in section 423.1.
      (B) As used in this subparagraph subdivision, "agriscience
28
29 research " means research conducted in this state in the areas
30 of animal science, veterinary medicine, nutritional science,
31 or genetic science that is intended to improve the scientific
32 knowledge base, or to increase innovation, performance, or
33 viability within this state, and the results of such research
34 are evaluated for statistical relevance, and when appropriate
35 the research results are published in a journal, magazine,
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LSB 5768HV (1) 90 jm/jh

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H.F. 2660

1	or similar periodical or submitted for publication in such a
2	periodical, and the research is relied upon within the industry
3	that may benefit from the research.
4	Sec. 3. RETROACTIVE APPLICABILITY. This Act applies
5	retroactively to January 1, 2017, for tax years beginning on
6	or after that date.
7	EXPLANATION
8	The inclusion of this explanation does not constitute agreement with
9	the explanation's substance by the members of the general assembly.
10	This bill relates to eligibility for claiming the research
11	activities tax credit available against the individual and
12	corporate income tax.
13	Under current law, a person engaged in agricultural
14	production as defined in Code section 423.1(5), is not eligible
15	for claiming the research activities tax credit. However,
16	the bill specifies a person conducting agriscience research
17	is eligible to claim the research activities tax credit and
18	is not considered agricultural production for purposes of the
19	tax credit. The calculation of the tax credit is based upon
20	increasing research activities in the state and is refundable.
21	The bill defines "agriscience research".
22	The bill applies retroactively to January 1, 2017, for tax
23	years beginning on or after that date.

LSB 5768HV (l) 90 jm/jh

House File 2661 - Introduced

HOUSE FILE 2661 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HF 2533) (SUCCESSOR TO HF 2206)

A BILL FOR

1	An	Act relating to public safety personnel by modifying the
2		retirement benefits of sheriffs and deputy sheriffs,
3		restricting bail for murder in the first degree or felonious
4		assaults committed upon public safety personnel, and
5		providing for a tax credit for moving expenses available
6		against the individual income tax for new public safety
7		personnel moving to the state, and including retroactive
8		applicability provisions.
9	BE	IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

H.F. 2661

1 DIVISION I 2 IOWA PUBLIC EMPLOYEES' RETIREMENT SYSTEM - SHERIFFS AND DEPUTY SHERIFFS 3 Section 1. Section 97B.49C, subsection 1, paragraph a, 4 5 subparagraph (3), Code 2024, is amended to read as follows: (3) For each active or inactive vested member retiring 6 7 on or after July 1, 1998, and before July 1, 2024, sixty 8 percent plus, if applicable, an additional three-eighths of 9 one percentage point for each additional calendar quarter of 10 eligible service beyond twenty-two years of service, not to 11 exceed a total of twelve additional percentage points. Sec. 2. Section 97B.49C, subsection 1, paragraph a, Code 12 13 2024, is amended by adding the following new subparagraph: 14 NEW SUBPARAGRAPH. (4) For each active or inactive vested 15 member retiring on or after July 1, 2024, sixty percent plus, 16 if applicable, an additional five-eighths of one percentage 17 point for each additional calendar quarter of eligible service 18 beyond twenty-two years of service, not to exceed a total of 19 twenty additional percentage points. Sec. 3. Section 97B.49C, Code 2024, is amended by adding the 20 21 following new subsection: NEW SUBSECTION. 2A. Annual adjustment of allowance. 22 Α 23 member who retires from employment as a sheriff or deputy 24 sheriff on or after July 1, 2024, and who receives a monthly 25 retirement allowance under this section shall have the monthly 26 allowance adjusted as follows: On each July 1, the monthly retirement allowance 27 a. 28 authorized in this section and payable to a member retired 29 prior to that date, and to a beneficiary or contingent 30 annuitant entitled to a monthly retirement allowance prior 31 to that date, shall be adjusted by adding to the monthly 32 retirement allowance payable on that date an amount equal to 33 the sum of one and one-half percent of the monthly retirement 34 allowance payable on that date. b. A retired member, beneficiary, or contingent annuitant 35

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H.F. 2661

1 shall not be eligible for an annual readjustment of allowance 2 provided in this subsection unless the member has twenty-two 3 years of eligible service and attained the age of fifty years 4 prior to the member's termination of employment. c. A retired member, beneficiary, or contingent annuitant 5 6 that receives an annual adjustment of allowance provided in 7 this subsection shall not be eligible for the retirement 8 dividends under section 97B.49F. 9 DIVISION II ASSAULT ON PUBLIC SAFETY PERSONNEL - BAIL 10 Sec. 4. Section 124.416, Code 2024, is amended to read as 11 12 follows: 124.416 Exception to restrictions on bail. 13 14 Notwithstanding section 811.1, the court, after making the 15 finding required by section 811.1, subsection 3 2, paragraph 16 "d", may admit a person convicted of a violation of section 17 124.401, subsection 2, or of a violation of section 124.406, 18 to bail if the prosecuting attorney in the action and the 19 defendant's counsel jointly petition the court to admit the 20 person to bail. 21 Sec. 5. Section 811.1, Code 2024, is amended to read as 22 follows: 811.1 Bail and bail restrictions. 23 24 1. For purposes of this section: a. "Assault" means the same as defined in section 708.1. 25 b. "Charged" means the same as "charge" as defined in 26 27 section 801.4. c. "Felonious assault upon an officer" means the defendant 28 29 committed an assault, for which the penalty is a felony, with 30 the knowledge the person against whom the felonious assault was 31 committed was a peace officer or correctional officer, acting 32 in the peace officer's or correctional officer's official 33 capacity. d. "Peace officer" means the same as defined in section 34 35 801.4.

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2. All defendants are bailable both before and after 1 2 conviction, by sufficient surety, or subject to release 3 upon condition or on their own recognizance, except that the 4 following defendants shall not be admitted to bail: a. A defendant charged with murder in the first degree of a 5 6 peace officer in violation of section 707.2, if the murder in 7 the first degree was committed with the knowledge the person 8 against whom the murder was committed was a peace officer 9 or correctional officer, acting in the peace officer's or 10 correctional officer's official capacity. 1. b. A defendant awaiting judgment of conviction and 11 12 sentencing following either a plea or verdict of guilty of a 13 class "A" felony; forcible felony as defined in section 702.11; 14 a felonious assault upon an officer; any class "B" felony 15 included in section 462A.14 or 707.6A; any felony included in 16 section 124.401, subsection 1, paragraph "a'' or "b''; a second 17 or subsequent offense under section 124.401, subsection 1, 18 paragraph "c''; any public offense committed while detained 19 pursuant to section 229A.5; or any public offense committed 20 while subject to an order of commitment pursuant to chapter 21 229A. 2. c. A defendant appealing a conviction of a class 22 23 "A" felony; forcible felony as defined in section 702.11; a 24 felonious assault upon an officer; any class "B" or "C" felony 25 included in section 462A.14 or 707.6A; any felony included in 26 section 124.401, subsection 1, paragraph "a" or "b"; or a second 27 or subsequent conviction under section 124.401, subsection 1, 28 paragraph c; any public offense committed while detained 29 pursuant to section 229A.5; or any public offense committed 30 while subject to an order of commitment pursuant to chapter

31 229A.

32 3. <u>d.</u> Notwithstanding subsections 1 and 2 paragraphs 33 <u>b</u> and <u>c</u>, a defendant awaiting judgment of conviction and 34 sentencing following either a plea or verdict of guilty of, 35 or appealing a conviction of, any felony offense included in

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1 section 708.11, subsection 3, or a felony offense under chapter 2 124 not provided for in subsection 1 or 2, is presumed to be 3 ineligible to be admitted to bail unless the court determines 4 that such release reasonably will not result in the person 5 failing to appear as required and will not jeopardize the 6 personal safety of another person or persons. DIVISION III 7 PUBLIC SAFETY OFFICER MOVING EXPENSES - TAX CREDIT 8 9 Sec. 6. NEW SECTION. 422.12P Public safety officer moving 10 expense — tax credit. 1. For purposes of this section, unless the context 11 12 otherwise requires: a. "Moving expense" means an unreimbursed expense for moving 13 14 household goods and personal effects from the former residence 15 of the new resident to this state including travel expenses for 16 meals and lodging. b. "New resident" means an individual who becomes a resident 17 18 of Iowa, after July 1, 2024, upon taking full-time employment 19 as a public safety officer in this state, who remains a 20 resident of and employed full-time as a public safety officer 21 in this state when claiming the credit, and who has not been 22 a resident of this state at any time during the previous 23 twelve-month period prior to establishing residency in this 24 state. 25 c. "Public safety officer" means a peace officer as defined 26 in section 801.4 or a correctional officer. The taxes imposed under this subchapter, less the credits 27 2. 28 allowed under section 422.12, shall be reduced by a public 29 safety officer moving expense tax credit equal to the amount of 30 moving expense incurred by the new resident in connection with 31 taking full-time employment as a public safety officer in this 32 state, not to exceed two thousand dollars. 3. Any credit in excess of the tax liability is refundable. 33 34 In lieu of claiming a refund, the taxpayer may elect to have 35 the overpayment shown on the taxpayer's final, completed return

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1 credited to the tax liability for the following tax year. 2 4. The credit under this section with respect to any moving 3 expense shall be allowed during a tax year as follows: For any moving expense paid or incurred prior to or 4 a. 5 during the tax year in which the new resident is employed 6 full-time in the state, the tax year in which the full-time 7 employment begins. b. For any qualified moving expense paid or incurred after 8 9 the tax year in which the full-time employment begins, the tax 10 year in which the moving expense is paid or incurred. 5. The department of revenue shall adopt rules to administer 11 12 this section. Sec. 7. RETROACTIVE APPLICABILITY. This division of this 13 14 Act applies retroactively to January 1, 2024, for tax years 15 beginning on or after that date. 16 EXPLANATION 17 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly. 18 This bill relates to public safety personnel by modifying 19 20 the retirement benefits of sheriffs and deputy sheriffs, 21 restricting bail for a murder offense in the first degree or 22 felonious assaults committed upon public safety personnel, 23 and providing for a tax credit for moving expenses available 24 against the individual income tax for new public safety 25 personnel moving to the state. DIVISION I - IOWA PUBLIC EMPLOYEES' RETIREMENT SYSTEM -26 27 SHERIFFS AND DEPUTY SHERIFFS. The bill modifies the portion 28 of the Iowa public employees' retirement system (IPERS) 29 established for sheriffs and deputies (member). The monthly retirement benefit under IPERS for a sheriff 30 31 or deputy sheriff is calculated by multiplying the retiree's 32 applicable covered wage by a percentage. The bill increases, 33 for sheriffs and deputy sheriffs retiring on or after July 1, 34 2024, the applicable percentage used to calculate the retiree's 35 monthly retirement benefit by five-eighths of one percentage

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1 point for each calendar quarter of service beyond 22 years of 2 service up to a maximum of 20 additional percentage points. 3 Under current law, the applicable percentage is increased by 4 three-eighths of one percentage point up to a maximum of 12 5 additional percentage points for calendar quarters of service 6 beyond 22 years of service.

The bill establishes a cost-of-living adjustment (COLA) to 7 8 the monthly allowance for active and inactive members and to 9 any beneficiaries and contingent annuitants for retirements 10 occurring on or after July 1, 2024. Beginning July 1, 2024, 11 and on each July 1 thereafter, the monthly retirement allowance 12 of such a member or a beneficiary or contingent annuitant shall 13 be adjusted by adding to the monthly retirement allowance an 14 amount equal to 1.5 percent of the monthly retirement allowance 15 payable on that date. Such a member, or a beneficiary or 16 contingent annuitant, is not eligible for the COLA increase 17 unless the member has 22 years of eligible service and attained 18 50 years of age prior to the retirement date of the member. 19 A retired member, beneficiary, or contingent annuitant that 20 receives the COLA is not eligible for the retirement dividends 21 under Code section 97B.49F.

DIVISION II — MURDER OR FELONIOUS ASSAULT ON PUBLIC SAFETY PERSONNEL — BAIL RESTRICTIONS. The bill specifies a defendant charged with murder in the first degree of a peace officer or correctional officer is not eligible for bail if the murder in the first degree was committed with the knowledge the person against whom the murder was committed was a peace officer are correctional officer, acting in the peace officer's or correctional officer's official capacity.

30 The bill also specifies a defendant awaiting sentencing 31 after a plea of guilty or a conviction for a felonious assault 32 upon a peace officer or correctional officer is not eligible 33 for bail and a defendant appealing a conviction for a felonious 34 assault upon a peace officer or correctional officer is not 35 eligible for bail.

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For a defendant awaiting sentencing after a conviction or guilty plea of, or appealing a conviction for, a felonious assault upon a peace officer or correctional officer for which bail is restricted under the bill, the defendant is required to have knowledge the person against whom the felonious assault was committed was such an officer acting in the officer's official capacity.

8 DIVISION III — PUBLIC SAFETY OFFICER MOVING EXPENSES — 9 TAX CREDIT. The bill creates a public safety officer moving 10 expense tax credit available against the individual income 11 tax. The amount of the tax credit shall equal the amount of 12 the unreimbursed moving expenses incurred by a new resident in 13 connection with taking full-time employment as a public safety 14 officer not to exceed \$2,000.

15 The tax credit is refundable. In lieu of claiming a refund, 16 the new resident may elect to have the overpayment shown on the 17 taxpayer's final, completed return for the following tax year. 18 The bill specifies the tax year when the tax credit is 19 allowed dependent upon when the full-time employment begins or 20 when the moving expenses are incurred.

21 This division applies retroactively to January 1, 2024, for 22 tax years beginning on or after that date.

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House File 2662 - Introduced

HOUSE FILE 2662 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 731)

A BILL FOR

- 1 An Act establishing the Iowa film production incentive program
- 2 and fund within the economic development authority.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 6301HV (3) 90 jm/ko

H.F. 2662

1 Section 1. NEW SECTION. 15.490 Iowa film production 2 incentive program. 1. As used in this section: 3 "Fund" means the Iowa film production incentive fund. 4 а. "Program" means the Iowa film production incentive 5 b. 6 program. "Qualified expenditure" means an allowed expense, as 7 c. 8 determined by the authority by rule, that is incurred by a 9 qualified production facility on or after July 1, 2024, but 10 before July 1, 2026, for producing a qualified production. d. "Qualified production" means a feature film, television 11 12 series, documentary, or unscripted series that is rated G, PG, 13 PG-13, or R by the classification and ratings administration of 14 the motion picture association of America or the TV parental 15 guidelines monitoring board. e. "Qualified production facility" or "facility" means any 16 17 of the following: (1) A dedicated studio located in this state at which 18 19 qualified productions can be produced. (2) A studio located in this state at which all 20 21 preproduction and film production take place for a qualified 22 production filmed on location in this state. 23 2. a. The authority shall establish and administer an Iowa 24 film production incentive program for the purpose of providing 25 rebates to qualified production facilities for qualified 26 expenditures. The authority shall establish eligibility criteria for 27 b. 28 the program by rule. (1) The eligibility criteria for qualified production 29 30 facilities must require that a facility have all of the 31 following: (a) A soundstage with dimensions covering at least twelve 32 33 thousand five hundred square feet of floor space. (b) A permanent grid system or an alternative rigging 34 35 support structure rated for overhead suspension, or on-site

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1 resources for fly rigging.

2 (c) Production and postproduction sound rooms that are 3 sound treated to meet sound engineer-approved ambient noise 4 level ratings. 5 (d) Electric service from an electric utility, or 6 sufficient electric service that does not require use of an 7 electric generator. (e) An agreement between the authority and the facility that 8 9 the phrase "filmed in Iowa" appears at the beginning of any 10 credits in the qualified production. (2) The eligibility criteria for a qualified production 11 12 must include: (a) A production budget of at least one million dollars and 13 14 evidence the production budget is fully funded. (b) Availability to the public for viewing at a venue where 15 16 admission is charged, or availability for purchase, for rental, 17 or through a streaming service that requires a subscription. (3) The eligibility criteria for qualified expenditures 18 19 must include the following: (a) The requirements for substantiation of and submission 20 21 of expenses for industry standard activities including expenses 22 for cast members, equipment, studio production facilities, 23 hospitality services, certified public accountant services, 24 per diem payments, payments to businesses located in this 25 state, accommodations, and any other expenses allowed by the 26 authority. Qualified expenditures shall not include expenses 27 for entertainment, studio executive airfare, royalties, and 28 publicity for the qualified production. (b) Written acknowledgment by the qualified production 29 30 facility that no qualified expenses were incurred prior to 31 approval of the application by the authority. 3. An application for a rebate under the program shall be 32 33 submitted by a qualified production facility to the authority 34 for approval in the form and manner prescribed by the authority 35 by rule.

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4. a. If a qualified production facility's application
 2 is approved by the authority, the maximum rebate paid to the
 3 facility under the program shall equal thirty percent of the
 4 facility's qualified expenditures excluding any sales, use, and
 5 hotel and motel taxes paid.

b. Prior to disbursement of the rebate, a qualified
7 production facility shall submit all of the following to the
8 authority at the expense of the facility:

9 (1) An examination of the qualified expenditures completed 10 by a certified public accountant as defined in section 542.3 in 11 accordance with the currently effective statements on standards 12 for attestation engagements established by the American

13 institute of certified public accountants.

14 (2) A statement of the final amount of qualified 15 expenditures.

16 (3) Any other information the authority deems necessary to 17 ensure compliance with this section.

18 5. *a.* An Iowa film production incentive fund is created 19 in the state treasury under the control of the authority. The 20 fund shall consist of moneys appropriated to the authority and 21 any other moneys available to, obtained by, or accepted by the 22 authority for placement in the fund. The fund shall be used to 23 provide rebates under the program.

24 b. The cumulative value of rebates claimed each fiscal year
25 by qualified production facilities pursuant to this section
26 shall not exceed five million dollars.

c. Notwithstanding section 8.33, moneys in the fund that remain unencumbered or unobligated at the close of the priscal year shall not revert but shall remain available for expenditure for the purposes designated until the close of the succeeding fiscal year. Notwithstanding section 12C.7, interest or earnings on moneys in the fund shall be credited to the fund.

34 6. The authority shall not use more than five percent of 35 the moneys in the fund at the beginning of each fiscal year for

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1 purposes of administrative costs, technical assistance, and 2 other program support. 7. The authority shall adopt rules pursuant to chapter 17A 4 to administer this section. 5 8. This section is repealed July 1, 2026. Sec. 2. CODE EDITOR DIRECTIVE. The Code editor shall 6 7 designate section 15.490, as enacted in this Act, as part 31 8 of chapter 15, subchapter II. 9 EXPLANATION 10 The inclusion of this explanation does not constitute agreement with 11 the explanation's substance by the members of the general assembly. 12 This bill establishes the Iowa film production incentive 13 program (program) and fund within the department of economic 14 development authority (authority). The bill requires the authority to administer the program 15 16 for the purpose of providing rebates to qualified production 17 facilities for qualified expenditures incurred to produce a 18 gualified production. The bill defines "qualified production" to mean a feature 19 20 film, television series, documentary, or unscripted series that 21 is rated G, PG, PG-13, or R by the motion picture film rating 22 system or by the TV parental guidelines monitoring board. The bill defines "qualified production facility" (facility) 23 24 to mean a dedicated studio located in this state that is able 25 to produce qualified productions, or a studio located in this 26 state at which all preproduction and film production take place 27 for a qualified production filmed on location in this state. 28 The bill requires the authority to establish eligibility 29 criteria by rule. The eligibility criteria for qualified production facilities 30 31 must require that a facility have a soundstage with dimensions 32 covering at least 12,500 square feet, a permanent grid system 33 or an alternative rigging support structure rated for overhead 34 suspension, production and postproduction sound rooms, 35 sufficient electric service that does not require use of an

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1 electric generator, and an agreement between the authority and 2 the facility that the phrase "filmed in Iowa" appears at the 3 beginning of any credits.

4 The eligibility criteria for a qualified production must 5 include a fully funded production budget of at least \$1 6 million, and the qualified production must be made available to 7 the public for purchase.

The eligibility criteria for qualified expenditures 8 9 must include expenses for industry standard activities 10 for cast members, equipment, studio production facilities, 11 hospitality services, certified public accountant services, 12 per diem payments, payments to businesses located in this 13 state, accommodations, and any other expenses allowed by the 14 authority. Qualified expenditures do not include expenses 15 for entertainment, studio executive airfare, royalties, and 16 publicity for the qualified production. The eligibility 17 criteria for qualified expenditures must include a written 18 acknowledgment by the facility that no qualified expenses were 19 incurred prior to approval of the application by the authority. Prior to disbursement of the rebate, the facility must 20 21 comply with additional requirements as detailed in the bill. The bill provides that the rebate amount shall equal 30 22 23 percent of the gross amount of qualified expenditures incurred 24 to produce a qualified production excluding any sales, use, and

25 hotel and motel taxes paid.

The bill creates an Iowa film production incentive fund in the state treasury under the control of the authority. The hund shall consist of moneys appropriated to the authority and any other moneys available to, obtained by, or accepted by the authority for placement in the fund.

31 The cumulative value of rebates claimed pursuant to the bill 32 shall not exceed \$5 million per fiscal year.

The bill applies to qualified expenditures incurred between 34 July 1, 2024, but before July 1, 2026. The program is repealed 35 on July 1, 2026.

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House Joint Resolution 2006 - Introduced

HOUSE JOINT RESOLUTION 2006 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 721)

(COMPANION TO SJR 2003 BY COMMITTEE ON WAYS AND MEANS)

HOUSE JOINT RESOLUTION

A Joint Resolution proposing amendments to the Constitution of
 the State of Iowa relating to requirements for certain state
 tax law changes and requiring a single rate for individual
 income taxes.
 BE IT RESOLVED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 5022HV (1) 90 jm/jh

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Section 1. The following amendment to the Constitution of 1 2 the State of Iowa is proposed: The Constitution of the State of Iowa is amended by adding 3 4 the following new section to new Article XIII: ARTICLE XIII. 5 6 TAXATION LIMITATIONS. Section 1. Two-thirds majority vote for state tax law 7 8 changes. Passage of a bill that increases the individual income 9 tax rate or the corporate income tax rate, or the rate of 10 any other type of tax based upon income or legal and special 11 reserves, shall require the affirmative votes of at least 12 two-thirds of the members elected to each house of the general 13 assembly. This requirement does not apply to taxes imposed at 14 the option of a local government. Passage of a bill that establishes a new tax on any type of 15 16 income or legal and special reserves imposed by the state shall 17 require the affirmative votes of at least two-thirds of the 18 members elected to each house of the general assembly. A lawsuit challenging the proper enactment of a bill under 19 20 this section must be filed no later than one year following the 21 enactment. If such a lawsuit is not filed within the one-year 22 limit, the bill shall be considered properly enacted under this 23 section. 24 Each bill to which this section applies must include a 25 separate provision describing the requirements for enactment 26 prescribed by this section. 27 The general assembly shall enact laws to implement this 28 section. Sec. 2. The following amendment to the Constitution of the 29 30 State of Iowa is proposed: The Constitution of the State of Iowa is amended by adding 31 32 the following new section to new Article XIII: ARTICLE XIII. 33 34 TAXATION LIMITATIONS. Sec. 2. Single individual income tax rate. A tax on income 35

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1 or based upon income for individuals shall be imposed at a 2 single rate if imposed, and shall not be imposed at a graduated 3 rate for individuals. There shall not be more than one income 4 tax rate above zero imposed by the state for state purposes on 5 an individual at any one time. Sec. 3. REFERRAL AND PUBLICATION. The foregoing proposed 6 7 amendments to the Constitution of the State of Iowa are 8 referred to the general assembly to be chosen at the next 9 general election for members of the general assembly, and shall 10 be published as provided by law for three months previous to 11 the date of that election. 12 EXPLANATION The inclusion of this explanation does not constitute agreement with 13 the explanation's substance by the members of the general assembly. 14 15 This joint resolution proposes amendments to the 16 Constitution of the State of Iowa by restricting certain state 17 tax law changes and requiring a single rate for individual 18 income taxes. RESTRICTIONS ON CERTAIN STATE TAX LAW CHANGES. The 19 20 amendment requires a bill that increases the individual income 21 tax rate or corporate income tax rate, or the rate of any other 22 type of tax based upon income or legal and special reserves, 23 to be adopted by at least two-thirds of the members elected to 24 each house of the general assembly. In addition, the amendment 25 requires a bill that establishes a new tax on any type of 26 income or legal and special reserves imposed by the state to 27 be adopted by at least two-thirds of the members elected to 28 each house of the general assembly. A lawsuit challenging 29 enactment of a bill subject to the two-thirds majority passage 30 requirement must be filed no later than one year following the 31 enactment of the bill. Finally, the amendment requires the 32 general assembly to enact laws to implement the amendment. SINGLE INDIVIDUAL INCOME TAX RATE. Under the amendment, a 33 34 tax on income or based upon income for individuals shall be 35 imposed at a single rate if imposed, and a graduated rate of

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1 taxation on such income is prohibited. The amendment prohibits 2 more than one income tax rate above zero imposed by the state 3 for state purposes on an individual at any one time. 4 REFERRAL. The resolution, if adopted, would be published 5 and then referred to the next general assembly (91st) for 6 adoption, before being submitted to the electorate for 7 ratification.

House File 2612 S-5062 Amend the amendment, S-5043, to House File 2612, as amended, 1 2 passed, and reprinted by the House, as follows: 1. Page 3, line 5, by striking <or nonpublic> and inserting 3 4 <or nonpublic> 2. Page 3, line 7, after <256.11.> by inserting <The 5 6 area education agency board shall furnish educational and 7 media services and programs as provided in section 273.1, 8 this section, sections 273.3 through 273.8, and chapter 256B 9 to the pupils enrolled in nonpublic schools located within 10 its boundaries which are on the list of accredited nonpublic 11 schools pursuant to section 256.11 regardless of whether the 12 school district in which the accredited nonpublic school is 13 located receives such services and programs from the area 14 education agency.> 3. Page 17, by striking lines 18 and 19 and inserting: 15 16 <(a) The greater of the following: (i) Ten percent of the amount calculated for special 17 18 education support services for the school district. (ii) The amount calculated for special education support 19 20 services for the school district that is attributable to that 21 portion of the special education support services weighted 22 enrollment that is nonpublic school pupils served with special 23 education support services by the area education agency.> 4. Page 17, after line 23 by inserting: 24 <(d) The amount calculated in section 257.37 for media 25 26 services for the school district that is attributable to that 27 portion of the enrollment served, as defined in section 257.37, 28 subsection 4, that is nonpublic school pupils served with media 29 services by the area education agency. 30 (e) The amount calculated in section 257.37 for educational 31 services for the school district that is attributable to that 32 portion of the enrollment served, as defined in section 257.37, 33 subsection 4, that is nonpublic school pupils served with 34 educational services by the area education agency.>

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House File 2488 S-5063 Amend House File 2488, as amended, passed, and reprinted by 1 2 the House, as follows: 1. Page 1, before line 1 by inserting: 3 <DIVISION I 4 PRIOR AUTHORIZATIONS AND EXEMPTIONS> 5 6 2. Page 3, after line 8 by inserting: <DIVISION 7 COST CONTROLS FOR HEALTH CARE SERVICES 8 9 Sec. . Section 507B.4, subsection 3, Code 2024, is 10 amended by adding the following new paragraph: NEW PARAGRAPH. v. Improper denial of claims. A health 11 12 carrier improperly denying claims under chapter 514M. Sec. . NEW SECTION. 514M.1 Short title. 13 14 This chapter shall be known and may be cited as "The 15 Patient's Right to Save Act". 16 Sec. ___. NEW SECTION. 514M.2 Definitions. As used in this chapter, unless the context otherwise 17 18 requires: "Average allowed amount" means the average of all 19 1. 20 contractually agreed upon amounts paid by a health benefit 21 plan or a health carrier to a health care provider or other 22 entity participating in the health carrier's network. The 23 average shall be calculated according to payments within a 24 reasonable amount of time not to exceed one calendar year. The 25 commissioner may approve methodologies for calculating the 26 average allowed amount that are based on any of the following: A specific covered person's health plan. 27 a. 28 b. All health plans offered in the state by a specific 29 health carrier. 30 c. Geographic area. 2. "Cost-sharing" means any coverage limit, copayment, 31 32 coinsurance, deductible, or other out-of-pocket expense 33 obligation imposed on a covered person by a policy, contract, 34 or plan providing for third-party payment or prepayment of 35 health or medical expenses. HF 2488.3699 (2) 90

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HF 2488.3699 (2) 9 nls/ko 3. "Covered benefits" or "benefits" means health care
 2 services that a covered person is entitled to under the terms
 3 of a health benefit plan.

4 4. "Covered person" means a policyholder, subscriber,
5 enrollee, or other individual participating in a health benefit
6 plan.

7 5. "Discounted cash price" means the price an individual 8 pays for a specific health care service if the individual pays 9 for the health care service with cash or a cash equivalent. 10 6. "Health benefit plan" means a policy, contract, 11 certificate, or agreement offered or issued by a health carrier 12 to provide, deliver, arrange for, pay for, or reimburse any of

13 the costs of health care services.

14 7. "Health care provider" means a physician or other
15 health care practitioner licensed, accredited, registered, or
16 certified to perform specified health care services consistent
17 with state law, an institution providing health care services,
18 a health care setting, including but not limited to a hospital
19 or other licensed inpatient center, an ambulatory surgical
20 or treatment center, a skilled nursing center, a residential
21 treatment center, a diagnostic, laboratory, and imaging center,
22 or a rehabilitation or other therapeutic health setting.

8. "Health care services" means services for the diagnosis,
prevention, treatment, cure, or relief of a health condition,
illness, injury, or disease.

9. a. "Health carrier" means an entity subject to the insurance laws and regulations of this state, or subject to the jurisdiction of the commissioner, including an insurance company offering sickness and accident plans, a health maintenance organization, a nonprofit health service corporation, a plan established pursuant to chapter 509A for public employees, or any other entity providing a plan of health insurance, health care benefits, or health care services.

35 b. For purposes of this chapter, "health carrier" does not

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1 include an entity providing any of the following: 2 (1) Coverage for accident-only, or disability income 3 insurance. (2) Coverage issued as a supplement to liability insurance. 4 (3) Liability insurance, including general liability 5 6 insurance and automobile liability insurance. (4) Workers' compensation or similar insurance. 7 (5) Automobile medical-payment insurance. 8 9 (6) Credit-only insurance. 10 (7) Coverage for on-site medical clinic care. (8) Other similar insurance coverage, specified in 11 12 federal regulations, under which benefits for medical care 13 are secondary or incidental to other insurance coverage or 14 benefits. For purposes of this chapter, "health carrier" does not 15 C. 16 include an entity providing benefits under a separate policy 17 including any of the following: (1) Limited scope dental or vision benefits. 18 (2) Benefits for long-term care, nursing home care, home 19 20 health care, or community-based care. (3) Any other similar limited benefits as provided by the 21 22 commissioner by rule. For purposes of this chapter, "health carrier" does not 23 d. 24 include an entity providing benefits offered as independent 25 noncoordinated benefits including any of the following: 26 (1) Coverage only for a specified disease or illness. (2) A hospital indemnity or other fixed indemnity 27 28 insurance. For purposes of this chapter, "health carrier" does 29 e. 30 not include an entity providing a Medicare supplemental 31 health insurance policy as defined under section 1882(g)(1) 32 of the federal Social Security Act, coverage supplemental to 33 the coverage provided under 10 U.S.C. ch. 55, and similar 34 supplemental coverage provided to coverage under group health 35 insurance coverage.

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10. "Pharmacist" means the same as defined in section

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2 155A.3. "Pharmacy" means the same as defined in section 155A.3. 3 11. Sec. ___. NEW SECTION. 514M.3 Health care services - cost 4 5 controls. a. All health care providers shall establish and 6 1. 7 disclose the discounted cash price the health care provider 8 will accept for specific health care services. The disclosure 9 shall specify if the discounted cash price varies due to 10 different circumstances, including but not limited to the 11 day or time a health care service is provided, the office or 12 location at which the health care service is provided, how 13 quickly an individual pays the discounted cash price for a 14 health care service the individual received, the income level 15 of the individual who received the health care service, or 16 the ancillary services or amenities provided to an individual 17 at the same time the health care service is provided. The 18 discounted cash price shall be available to all covered persons 19 and to all uninsured individuals. A health care provider may 20 satisfy the requirements of this paragraph by complying with 21 the centers for Medicare and Medicaid services of the United 22 States department of health and human services hospital price 23 transparency final rule published in the federal register on 24 November 22, 2023, or any amendment thereto. b. A health care provider shall post all discounted cash 25 26 prices on the health care provider's internet site in a 27 manner that is easily accessible to the public. A health care 28 provider shall update any change in a discounted cash price 29 within ten calendar days of the change, and shall review each 30 discounted cash price at least annually.

31 c. (1) Prior to the provision of a scheduled health care 32 service, a health care provider shall inform all covered 33 persons and uninsured individuals of the right of the covered 34 person or uninsured individual to pay for a health care service 35 via the discounted cash price. The notice may be provided

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electronically, verbally, in writing, or posted at the physical
 location of the health care provider.

(2) Prior to the provision of a scheduled health care 4 service, a health care provider shall inform a covered person 5 that the covered person may qualify for a deductible credit 6 if the covered person pays the discounted cash price for the 7 health care service and if the discounted cash price is below 8 the average allowed amount paid by the health carrier to 9 network providers for a comparable health care service. The 10 notice may be provided electronically, verbally, in writing, or 11 posted at the physical location of the health care provider. A health care provider shall not enter into a contract 12 đ. 13 that prohibits the health care provider from offering a 14 discounted cash price below the contracted rates the health 15 care provider has with a health carrier, or that prohibits the 16 health care provider from disclosing the health care provider's 17 discounted cash price under paragraph "b".

18 e. A health carrier shall not enter into a contract with a 19 health care provider that prohibits the health care provider 20 from offering a discounted cash price below the contracted 21 rates the health care provider has with a health carrier, or 22 that prohibits the health care provider from disclosing the 23 health care provider's discounted cash price under paragraph 24 b''.

f. A covered person's out-of-pocket pricing for each prescription drug on a health carrier's formulary shall be available to a pharmacist via an easily accessible and secure internet site hosted by the health carrier at the point the pharmacist fills a prescription drug to the covered person. *g.* A health care provider shall provide an individual with an itemized list of all health care services provided to the individual, a statement that the individual paid out-of-pocket for the health care services, and a statement that the health care provider will not make a claim against a health carrier for payment for the health care services provided to the

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1 individual if the individual is a covered person.

2 2. Each health benefit plan shall disclose to the health 3 benefit plan's covered persons the average allowed amount for 4 each health care service that is covered under the covered 5 person's health benefit plan. If a health benefit plan fails 6 to disclose the average allowed amount for a health care 7 service, a covered person may substitute a benchmark selected 8 by the commissioner.

9 3. A covered person who elects to receive a covered health 10 care service at a discounted cash price that is below the 11 average allowed amount shall receive credit toward the covered 12 person's in-network cost-sharing as specified in the covered 13 person's health benefit plan, as if the health care service is 14 provided by an in-network health care provider.

4. A health benefit plan shall not discriminate in the form of payment for any covered in-network health care service routed solely on the basis that the covered person was referred for the health care service by an out-of-network health care provider.

20 5. a. If a covered person elects to pay cash price for 21 a generic-brand covered prescription drug that results in a 22 lower cost than the average allowed amount for the name-brand 23 covered prescription drug under the covered person's health 24 benefit plan, excluding any drug manufacturer's rebate or 25 other discount from the average allowed amount, the health 26 benefit plan shall apply any payments made by the covered 27 person for the generic-brand covered prescription drug 28 to the covered person's cost-sharing as specified in the 29 covered person's health benefit plan as if the covered person 30 purchased the generic-brand prescription drug from a network 31 pharmacy using the covered person's health benefit plan. The 32 health benefit plan shall credit half the difference in the 33 cash price for the generic-brand covered prescription drug 34 and the average allowed amount for the name-brand covered 35 prescription drug, excluding any drug manufacturer's rebate

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1 or other discount from the average allowed amount, toward 2 the covered person's cost-sharing for health care services 3 that are covered or that are considered formulary under the 4 covered person's health benefit plan. The health benefit 5 plan may credit half the difference in the cash price for 6 the generic-brand covered prescription drug and the average 7 allowed amount for the name-brand covered prescription drug, 8 excluding any drug manufacturer's rebate or other discount 9 from the average allowed amount, toward the covered person's 10 cost-sharing for health care services that are not covered 11 or that are considered nonformulary under the covered 12 person's health benefit plan. This paragraph shall not be 13 construed to restrict a health benefit plan from requiring a 14 preauthorization or other precertification normally required by 15 the health benefit plan.

16 b. A health benefit plan shall provide a downloadable or 17 interactive online form for a covered person to submit proof of 18 payment under paragraph "a", and shall annually inform covered 19 persons of their options under this subsection.

6. Annually at enrollment or renewal, a health carrier shall provide notice to covered persons via the health carrier's health benefit plan materials and the health carrier's internet site of the option, and the process, to receive a covered health care service at a discounted cash price.

7. If a covered person pays a discounted cash price that is above the average allowed amount, the health benefit plan shall credit the covered person's cost-sharing an amount equal to the lesser of the discounted cash price or the average allowed amount.

8. a. If a health carrier denies a claim submitted by a
31 covered person pursuant to this chapter, the health carrier
32 shall notify the commissioner and provide evidence to support
33 the denial to the covered person and to the commissioner.
34 b. A covered person may appeal a claim denial pursuant to
35 chapter 514J.

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9. *a.* A covered person shall have access to a program that directly rewards the covered person with a savings incentive for medically necessary covered health care services received from health care providers that offer a discounted cash price below the average allowed amount. Annually at enrollment or renewal, a health carrier shall provide notice to covered persons via the health carrier's health benefit plan materials and the health carrier's internet site of the savings incentive program and how the savings incentive program works. If a covered person exceeds the covered person's annual deductible, the covered person's health benefit plan shall notify the covered person of the savings incentive program and how the savings incentive program and how the savings incentive program and how the

b. A covered person's savings incentive for a specific health care service shall be calculated as the difference between the discounted cash price and the average allowed amount. A savings incentive shall be divided equally between the covered person and the covered person's health benefit plan, and may include a cash payment to the covered person. If a third party helps facilitate a covered person in utilizing a discounted cash price that saves money for the covered person, the covered person may share a portion of their savings incentive with the third party.

c. Savings incentives under this subsection shall not be
an administrative expense of the health benefit plan for rate
development or rate filing purposes.

10. This chapter shall not be construed to prohibit a health 28 care provider from billing a covered person, a covered person's 29 guarantor, or a third-party payor including a health insurer, 30 for health care services provided to a covered person; or to 31 require a health care provider to refund any payment made to 32 the health care provider for a health care service provided to 33 a covered person.

34 11. If a provision of this chapter or its application to 35 any person or circumstance is held invalid, the invalidity does

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1 not affect other provisions or applications of this chapter 2 which can be given effect without the invalid provision or 3 application. 4 Sec. . SAVINGS INCENTIVE PROGRAM AND DEDUCTIBLE CREDIT 5 PROGRAM FOR STATE EMPLOYEES. 1. Before August 1, 2025, the department of administrative 6 7 services shall conduct an analysis of the cost-effectiveness of 8 offering a savings incentive program and deductible credit for 9 state employees and retirees. 2. On or before September 1, 2025, the department of 10 11 administrative services shall submit a report to the general 12 assembly that contains an explanation as to the decision to 13 implement, or not implement, a savings incentive program or 14 deductible credit program. 3. Any savings incentive program or deductible credit found 15 16 to be cost-effective shall be implemented for the 2026 state 17 employee health insurance open enrollment period.> 3. Title page, line 2, by striking <organizations> and 18 19 inserting <organizations, and certain cost controls for health 20 care services> 21 4. By renumbering as necessary.

COMMITTEE ON HEALTH AND HUMAN SERVICES JEFF EDLER, CHAIRPERSON

House File 2402

S-5064

- 1 Amend House File 2402, as amended, passed, and reprinted by
- 2 the House, as follows:

3 1. By striking page 1, line 18, through page 4, line 3.

COMMITTEE ON HEALTH AND HUMAN SERVICES JEFF EDLER, CHAIRPERSON

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Senate File 2387 S-5065 Amend Senate File 2387 as follows: 1 2 1. Page 1, after line 27 by inserting: <3. A prohibited person may request a review of the 3 4 determination made by the authority pursuant to subsection 2. The request to review the determination shall be made 5 a. 6 within thirty-five calendar days of the date the authority 7 provided written notice to the prohibited person. The request 8 to review the determination must be in writing and state the 9 specific reasons or legal basis for review. b. Within sixty calendar days of the receipt of the request 10 11 to review, the authority shall approve, deny, or modify the 12 determination, if the authority finds that the determination 13 is based on a clear error of material fact or law, or if the 14 authority finds the determination was arbitrary, capricious, or 15 an abuse of discretion. 16 с. The authority shall issue its decision in writing and 17 provide written notice of the decision to the prohibited 18 person. The decision of the authority pursuant to this subsection 19 d. 20 shall be considered final agency action. A petition for 21 judicial review of the decision of the authority shall be filed 22 pursuant to section 17A.19.> 23 2. Page 1, line 28, by striking <3.> and inserting <4.>

MIKE BOUSSELOT

House File 131 S-5066 Amend House File 131, as amended, passed, and reprinted by 1 2 the House, as follows: Page 1, line 2, by striking <2023> and inserting <2024> 3 1. By striking page 1, line 12, through page 2, line 25. 4 2. Page 2, line 26, by striking <2023> and inserting <2024> 5 3. Page 2, by striking lines 28 through 33 and inserting: 6 4. <8. a. A credit union director shall not receive 7 8 compensation for service as a director. However, a director 9 may be reimbursed for reasonable expenses directly related 10 to such service Subject to its bylaws, a credit union may 11 provide compensation to members of the credit union's board, 12 elected pursuant to section 533.204, in an amount not to exceed 13 sixteen thousand dollars per year per board member for a credit 14 union with one billion dollars or greater in assets, or not to 15 exceed eight thousand dollars per year per board member for a 16 credit union with less than one billion dollars in assets. A 17 director who receives compensation under this paragraph shall 18 not be reimbursed for expenses directly related to service as 19 a director. 20 b. A credit union director who does not receive compensation 21 under paragraph "a" may be reimbursed for reasonable expenses 22 directly related to service as a director.> 23 5. Page 2, line 34, by striking <2023> and inserting <2024> 24 Page 3, after line 22 by inserting: 6. <NEW SUBSECTION. 13. a. In addition to any other liability 25 26 imposed by law upon the directors of a state credit union, the 27 directors of a state credit union shall be liable for all of 28 the following: (1) The directors of a state credit union who vote for, 29 30 or assent to, the declaration of any dividend or other 31 distribution of the assets of the state credit union to the 32 state credit union's members in willful or negligent violation 33 of this chapter, any restrictions contained in the articles of 34 incorporation, or any order by the superintendent restricting 35 the payment of dividends or other distribution of assets, shall

> HF 131.3729 (3) 90 -1- nls/ko

1 be jointly and severally liable to the state credit union for 2 the amount of the dividend which is paid, or the value of 3 such assets which are distributed, in excess of the amount of 4 such dividend or distribution which could have been paid or 5 distributed had the violation not occurred.

6 (2) The directors of a state credit union who vote for, 7 or assent to, any distribution of the assets of the state 8 credit union to the state credit union's members during the 9 dissolution of the state credit union without the payment and 10 discharge of, or making adequate provision for, all known 11 debts, obligations, and liabilities of the state credit union 12 shall be jointly and severally liable to the state credit union 13 for the value of the distributed assets to the extent that such 14 debts, obligations, and liabilities of the state credit union 15 are not thereafter paid and discharged.

16 (3) The directors of a state credit union who willfully 17 or negligently vote for, or assent to, a loan or an extension 18 of credit in violation of this chapter shall be jointly and 19 severally liable to the state credit union for the total amount 20 of any loss sustained by the state credit union.

(4) The directors of a state credit union who willfully or negligently vote for, or assent to, any investment of funds of the state credit union in violation of this chapter shall be jointly and severally liable to the state credit union for the amount of any loss sustained by the state credit union on the investment of funds.

b. A director shall not be liable under paragraph "a" if the director relied and acted in good faith on information that was held out to the director to be correct by any officer of the state credit union, or was stated in a written report by a certified public accountant or firm of certified public accounts. A director shall not be deemed to be negligent if the director in good faith exercised the diligence, care, and skill which an ordinarily prudent person would exercise as a director under similar circumstances.

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1 C. When deemed necessary by the superintendent, and after 2 affording an opportunity for a hearing upon adequate notice, 3 the superintendent may require that a director whom the 4 superintendent reasonably believes to be liable to a state 5 credit union pursuant to paragraph a^{\prime} to place in an escrow 6 account in an insured credit union located in this state, 7 as directed by the superintendent, an amount sufficient to 8 discharge any liability which may accrue pursuant to paragraph 9 "a". Upon a final determination of the amount of liability owed 10 pursuant to paragraph "a'', the superintendent shall pay over the 11 amount due to the state credit union from the escrow account. 12 Any portion of the escrow account in excess of the amount of 13 liability owed shall be refunded on a pro rata basis to the 14 directors required to contribute to the escrow account pursuant 15 to this paragraph.

16 d. The liability provisions of this subsection shall not 17 apply to a director of a credit union who is not directly 18 compensated for services as a director other than the 19 reimbursement of actual expenses.

20 <u>NEW SUBSECTION</u>. 14. *a.* Any director held liable for 21 the payment of a dividend or other distribution of assets of 22 a state credit union under subsection 13 shall be entitled 23 to contribution from any member of the state credit union 24 who accepted or received a dividend or other distribution of 25 assets, knowing that the dividend or distribution of assets was 26 made in violation of this chapter, in proportion to the amount 27 received by each member.

28 b. Any director held liable under subsection 13 shall be
29 entitled to contribution from any other director found to be
30 similarly liable.

31 <u>NEW SUBSECTION</u>. 15. *a*. A director of a state credit union 32 who is present at a meeting of the state credit union's board 33 of directors shall be presumed to have assented to any matter 34 taken up by, or action taken by, the board, unless the director 35 dissents by doing any of the following:

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(1) Has the director's dissent entered into the minutes of 1 2 the board meeting. (2) Files the director's written dissent with the 3 4 individual acting as the secretary of the board meeting before 5 the adjournment of the board meeting. 6 (3) Forwards the director's written dissent by registered 7 or certified mail to the board secretary of the state credit 8 union promptly after the adjournment of the board meeting. b. The right to dissent pursuant to paragraph "a" shall not 9 10 apply to a director who votes in favor of the action of the ll board. 12 NEW SUBSECTION. 16. Any action seeking to impose liability 13 under this section, other than liability for contribution, 14 shall be commenced within five years of the event giving rise 15 to the liability.> 16 7. Page 3, line 23, by striking <2023> and inserting <2024> 8. Page 4, line 10, by striking <2023> and inserting <2024> 17 9. Page 5, by striking lines 1 through 24. 18 19 10. By renumbering as necessary.

MIKE BOUSSELOT

-4-

House File 2612 S-5067 1 Amend the amendment, S-5043, to House File 2612, as amended, 2 passed, and reprinted by the House, as follows: By striking page 1, line 5, through page 26, line 17, and 4 inserting: 5 <Section 1. AREA EDUCATION AGENCY COMMISSION.</pre> 1. A commission is established to conduct a comprehensive 6 7 study of area education agencies and make recommendations 8 related to how to improve the outcomes of students who utilize 9 services provided by area education agencies. 2. a. A statewide association located in this state that 10 11 represents educational professionals shall appoint one co-chair 12 to the commission. The co-chair appointed pursuant to paragraph "a" must be 13 b. 14 a current or recently retired special education teacher or a 15 current or recently retired superintendent who has many years 16 of experience as a licensed educator or administrator in this 17 state. c. The co-chair appointed pursuant to paragraph "a" shall 18 19 not be a member of the general assembly. 3. a. A statewide organization located in this state 20 21 that represents educational administrators shall appoint one 22 co-chair to the commission. 23 The co-chair appointed pursuant to paragraph "a" must be b. 24 a current or recently retired special education teacher or a 25 current or recently retired superintendent who has many years 26 of experience as a licensed educator or administrator in this 27 state. 28 c. The co-chair appointed pursuant to paragraph "a" shall 29 not be a member of the general assembly. 30 4. The association described in subsection 2, paragraph 31 "a", and the organization described in subsection 3, paragraph 32 "a", shall consult to ensure that one co-chair has declared a 33 political party affiliation with the republican party and the 34 other co-chair has declared a political party affiliation with 35 the democratic party.

> S 5043.3452 (5) 90 -l- jda/jh

5. a. Subject to paragraphs "b" and "c", the co-chairs 1 2 shall appoint additional members to the commission, as 3 determined by the co-chairs, including members representing 4 the office of the governor, the general assembly, and the 5 department of education. b. The commission shall be bipartisan in its composition. 6 c. All members of the commission appointed by the co-chairs 7 8 must be residents of this state. 9 6. All contractors engaged by the commission shall be 10 residents of this state. The co-chairs may create working groups to study and make 7. 11 12 recommendations related to any of the following: a. Area education agency funding and finances. 13 14 b. Area education agency governance structures. c. Area education agency oversight. 15 16 Services area education agencies should provide in the d. 17 school year beginning July 1, 2024, and subsequent school 18 years. e. The educational and service standards that apply to area 19 20 education agencies. The quality of the educational programs and services 21 f. 22 provided by area education agencies to school districts. 23 The role of school districts in guiding the services q. 24 provided by area education agencies. The role of parents, students, and communities in guiding 25 h. 26 the services provided by area education agencies. i. How to improve the outcomes of students in this state who 27 28 receive special education programs and services. The commission shall submit a report, including findings 29 8. 30 and recommendations for policy changes, to the general assembly 31 by December 31, 2024.> 32 2. Page 26, by striking lines 18 through 26 and inserting: < . Title page, by striking lines 1 through 7 and 33 34 inserting <An Act establishing a commission to study and make 35 recommendations related to area education agencies.>>

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1 3. By renumbering as necessary.

MOLLY DONAHUE

TONY BISIGNANO

NATE BOULTON

CLAIRE CELSI

WILLIAM A. DOTZLER, JR.

ERIC GIDDENS

PAM JOCHUM

IZAAH KNOX

JANET PETERSEN

HERMAN C. QUIRMBACH

TODD TAYLOR

SARAH TRONE GARRIOTT

ZACH WAHLS

JANICE WEINER

CINDY WINCKLER

House File 259 S-5068 1 Amend House File 259, as passed by the House, as follows: 2 1. Page 6, after line 3 by inserting: 3 <Sec. . Section 124E.12, Code 2024, is amended by adding 4 the following new subsection: 5 NEW SUBSECTION. 4A. In a prosecution for operating while 6 intoxicated under chapter 321J, if the violation is solely 7 based on an amount of a controlled substance that the person 8 is authorized to consume under this chapter, present in the 9 person as measured in the person's blood or urine, it is an 10 affirmative and complete defense to the prosecution if the 11 person is a veteran, as defined in section 35.1, and furnishes 12 proof in accordance with section 321J.2, subsection 11, 13 paragraph "b'', subparagraph (2). 14 Sec. . Section 321J.2, subsection 8, Code 2024, is 15 amended by adding the following new paragraph: NEW PARAGRAPH. d. A conviction for a violation of 16 17 subsection 1, paragraph c'', committed prior to the effective 18 date of this Act shall not be considered a previous offense 19 if the person is a veteran, as defined in section 35.1, and 20 furnishes proof that a medical cannabidiol registration card 21 was issued to the person pursuant to chapter 124E, the card was 22 valid on the date the person committed the offense, and there 23 was no admissible evidence of consumption of alcohol or any 24 other controlled substance that was not covered by the person's 25 medical cannabidiol registration card. 26 Sec. ____. Section 321J.2, Code 2024, is amended by adding 27 the following new subsection: 28 NEW SUBSECTION. 11A. a. This section does not apply to a 29 person who is a veteran, as defined in section 35.1, operating 30 a motor vehicle while under the influence of a drug if the 31 substance was consumed in accordance with chapter 124E and 32 there is no admissible evidence of the consumption of alcohol. b. When charged with a violation of subsection 1, paragraph 33 34 c'', a person who is a veteran may assert, as an affirmative 35 defense, that the controlled substance present in the person's

> HF 259.2834 (2) 90 -1- th/ns

1 blood or urine was consumed in accordance with chapter 2 124E. For purposes of this paragraph, it is presumed that 3 a controlled substance present in a person's blood or urine 4 was consumed in accordance with chapter 124E if the person 5 furnishes proof that the person held a medical cannabidiol 6 registration card issued pursuant to chapter 124E valid on the 7 date the person is alleged to have committed the offense. Sec. . Section 321J.6, Code 2024, is amended by adding 8 9 the following new subsection: 10 NEW SUBSECTION. 4. If a person is suspected of violating 11 section 321J.2, and at the time of the traffic stop the person 12 is a veteran, as defined in section 35.1, and furnishes proof 13 in accordance with section 321J.2, subsection 11A, and if 14 there are no reasonable grounds to believe the person consumed 15 alcohol or any other controlled substance that is not covered 16 by the person's medical cannabidiol registration card, then 17 no reasonable grounds exist to subject the person to chemical 18 testing under this section.> 2. Title page, line 1, before <matters> by inserting 19 20 <veterans, including> 3. Title page, lines 2 and 3, by striking <including county 21 22 commissions of veteran affairs and cemetery expenditures.> and 23 inserting <county commissions of veteran affairs, cemetery 24 expenditures, and certain defenses available to a veteran

25 operating a motor vehicle after consuming medical cannabidiol.>
26 4. By renumbering as necessary.

LIZ BENNETT

-2-

House File 2240

S-5069 Amend House File 2240, as passed by the House, as follows: 1

1. Page 1, line 9, after <or posting.> by inserting 2

3 <Notwithstanding subsection 5, or section 692A.102, subsection

4 l, paragraph "a", a person who commits a violation of this

5 subparagraph shall be required to register as a sex offender

6 pursuant to the provisions of chapter 692A.>

LIZ BENNETT

House File 2404 S-5070 1 Amend House File 2404, as amended, passed, and reprinted by 2 the House, as follows: 3 1. Page 5, after line 8 by inserting: <DIVISION 4 HEALTH CARE COORDINATION AND INTERVENTION TEAMS 5 NEW SECTION. 249A.4A Health care coordination 6 Sec. . 7 and intervention teams. 1. For purposes of this section, "health care provider" 8 9 means a health care provider as defined in section 135.24, a 10 mental health professional, or a substance use professional. The director may establish health care coordination and 11 2. 12 intervention teams as part of the state medical assistance 13 program to conduct individual case reviews to determine whether 14 additional health services or interventions may be appropriate 15 for an individual's care needs. 16 3. a. A health care coordination and intervention team 17 shall review individual cases including but not limited to 18 cases involving individuals with complex conditions who are in 19 need of urgent placement and services. b. A review of an individual case by a health care 20 21 coordination and intervention team may be initiated by the 22 department or by a health care provider. 23 с. In conducting an individual case review, a health care 24 coordination and intervention team shall: (1) Review and analyze all relevant case information for the 25 26 purpose of recommending additional health services, treatments, 27 and interventions as appropriate to meet the individual's needs 28 and to ensure the protection of human health and safety. (2) Consult with the individual's health care providers to 29 30 assist and facilitate care coordination and treatment referral 31 actions as appropriate. (3) Collect and review clinical records and other pertinent 32 33 information, both confidential and nonconfidential, from 34 hospitals and health care providers as necessary to review the 35 individual's health treatment needs.

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1 4. a. Upon request of a health care coordination and 2 intervention team, a hospital or health care provider shall 3 provide records relating to an individual case being reviewed 4 by the health care coordination and intervention team. 5 b. Upon request of a health care coordination and 6 intervention team, a person in possession or control of 7 medical, investigative, assessment, or other information 8 pertaining to an individual case under review by the health 9 care coordination and intervention team shall provide the 10 information to the health care coordination and intervention ll team. 12 с.

12 c. Confidential records and information provided to a health 13 care coordination and intervention team under this subsection 14 shall remain confidential and the health care coordination and 15 intervention team shall not release the records or information 16 to any person or entity without a court order.

d. A person or entity shall not be liable for providing
records or information requested by a health care coordination
and intervention team under this subsection to the health care
coordination and intervention team or to the department.

5. A health care coordination and intervention team member, and an agent of a health care coordination and intervention team member, shall be immune from any liability, civil or criminal, which might otherwise be incurred or imposed as a result of any act, omission, proceeding, decision, or determination undertaken or performed, or recommendation made provided that the team member or agent acted in good faith and without malice in carrying out official duties as a member of a health care coordination and intervention team or an agent of a health care coordination and intervention team member.

32 conducted pursuant to this section shall be considered care 33 coordination as defined in section 135D.2.

34 Sec. ____. EFFECTIVE DATE. This division of this Act, being 35 deemed of immediate importance, takes effect upon enactment.>

> HF 2404.3524 (1) 90 -2- dg/ko

2. Title page, line 4, by striking <and mandatory reporter 1 2 training> and inserting <mandatory reporter training, and 3 health care coordination and intervention teams, and including 4 effective date provisions>

WAYLON BROWN

Senate File 2158 S-5071 Amend Senate File 2158 as follows: 1 2 1. Page 1, after line 9 by inserting: <Sec. . Section 97A.1, subsection 6, Code 2024, is 3 4 amended by striking the subsection and inserting in lieu 5 thereof the following: 6. "Cancer" means a group of diseases involving abnormal 6 7 cell growth with the potential to invade or spread to other 8 parts of the body. 9 Sec. . Section 411.1, subsection 6, Code 2024, is amended 10 by striking the subsection and inserting in lieu thereof the 11 following: 6. "Cancer" means a group of diseases involving abnormal 12 13 cell growth with the potential to invade or spread to other 14 parts of the body. Sec. . Section 411.1, Code 2024, is amended by adding the 15 16 following new subsection: NEW SUBSECTION. 8A. "Cost-sharing" means any coverage 17 18 limit, copayment, coinsurance, deductible, or other 19 out-of-pocket cost obligation related to an injury or disease 20 incurred while in the performance of duties. Sec. . Section 411.15, Code 2024, is amended to read as 21 22 follows: 23 411.15 Hospitalization and medical attention. 1. Cities shall provide hospital, nursing, and physical 24 25 or mental medical attention for the members of the police and 26 fire departments of the cities, when injured while in the 27 performance of their duties as members of such department, and 28 shall continue to provide hospital, nursing, and physical or 29 mental medical attention for injuries or diseases incurred 30 while in the performance of their duties for members receiving 31 a retirement allowance under section 411.6, subsection 6. 2. Cities may fund the cost of the hospital, nursing, and 32 33 physical or mental medical attention required by this section 34 through the purchase of insurance, including by processing 35 claims concerning the cancer, heart, and lung or respiratory

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1 issues described in section 411.6, subsection 5, paragraph c'', 2 through their group health insurance plan as long as the member 3 is not responsible for any cost-sharing; by self-insuring 4 the obligation τ ; or through payment of moneys into a local 5 government risk pool established for the purpose of covering 6 the costs associated with the requirements of this section. 7 However, the cost of the hospital, nursing, and physical or 8 mental medical attention required by this section shall not 9 be funded through an employee-paid health insurance policy, 10 except as otherwise specified in this subsection . Cancers, 11 heart disease, and lung or respiratory diseases described in 12 section 411.6, subsection 5, paragraph "c", shall not be deemed 13 work-related for purposes of coverage through the employer's 14 group health insurance plan. 3. The cost of the hospital, nursing, and physical or mental 15 16 medical attention required by this section shall be paid from 17 moneys held in a trust and agency fund established pursuant to 18 section 384.6, or out of the appropriation for the department 19 to which the injured person belongs or belonged;, provided 20 that any amounts received by the injured person from any other 21 source for such specific purposes τ shall be deducted from the 22 amount paid by the city under the provisions of this section.> 23 2. Page 1, after line 19 by inserting: <Sec. ___. IMPLEMENTATION OF ACT. Section 25B.2, 24 25 subsection 3, shall not apply to this Act.> Title page, line 1, after <telecommunicators> by 26 3. 27 inserting <, members of the public safety peace officers' 28 retirement, accident, and disability system, and the municipal 29 fire and police retirement system> 30 4. By renumbering as necessary.

NATE BOULTON

2/2

-2-

House File 2163 S-5072 Amend House File 2163, as passed by the House, as follows: 1 2 1. Page 1, after line 9 by inserting: <Sec. . Section 97A.1, subsection 6, Code 2024, is 3 4 amended by striking the subsection and inserting in lieu 5 thereof the following: 6. "Cancer" means a group of diseases involving abnormal 6 7 cell growth with the potential to invade or spread to other 8 parts of the body. 9 Sec. . Section 411.1, subsection 6, Code 2024, is amended 10 by striking the subsection and inserting in lieu thereof the 11 following: 6. "Cancer" means a group of diseases involving abnormal 12 13 cell growth with the potential to invade or spread to other 14 parts of the body. Sec. . Section 411.1, Code 2024, is amended by adding the 15 16 following new subsection: NEW SUBSECTION. 8A. "Cost-sharing" means any coverage 17 18 limit, copayment, coinsurance, deductible, or other 19 out-of-pocket cost obligation related to an injury or disease 20 incurred while in the performance of duties. Sec. . Section 411.15, Code 2024, is amended to read as 21 22 follows: 23 411.15 Hospitalization and medical attention. 1. Cities shall provide hospital, nursing, and physical 24 25 or mental medical attention for the members of the police and 26 fire departments of the cities, when injured while in the 27 performance of their duties as members of such department, and 28 shall continue to provide hospital, nursing, and physical or 29 mental medical attention for injuries or diseases incurred 30 while in the performance of their duties for members receiving 31 a retirement allowance under section 411.6, subsection 6. 2. Cities may fund the cost of the hospital, nursing, and 32 33 physical or mental medical attention required by this section 34 through the purchase of insurance, including by processing 35 claims concerning the cancer, heart, and lung or respiratory

> HF 2163.3764 (1) 90 -l- as/js

1 issues described in section 411.6, subsection 5, paragraph c'', 2 through their group health insurance plan as long as the member 3 is not responsible for any cost-sharing; by self-insuring 4 the obligation τ ; or through payment of moneys into a local 5 government risk pool established for the purpose of covering 6 the costs associated with the requirements of this section. 7 However, the cost of the hospital, nursing, and physical or 8 mental medical attention required by this section shall not 9 be funded through an employee-paid health insurance policy, 10 except as otherwise specified in this subsection . Cancers, 11 heart disease, and lung or respiratory diseases described in 12 section 411.6, subsection 5, paragraph "c", shall not be deemed 13 work-related for purposes of coverage through the employer's 14 group health insurance plan. 3. The cost of the hospital, nursing, and physical or mental 15 16 medical attention required by this section shall be paid from 17 moneys held in a trust and agency fund established pursuant to 18 section 384.6, or out of the appropriation for the department 19 to which the injured person belongs or belonged;, provided 20 that any amounts received by the injured person from any other 21 source for such specific purposes τ shall be deducted from the 22 amount paid by the city under the provisions of this section.> 23 2. Page 1, after line 19 by inserting: <Sec. ___. IMPLEMENTATION OF ACT. Section 25B.2, 24 25 subsection 3, shall not apply to this Act.> Title page, line 1, after <telecommunicators> by 26 3. 27 inserting <, members of the public safety peace officers' 28 retirement, accident, and disability system, and the municipal 29 fire and police retirement system> 30 4. By renumbering as necessary.

NATE BOULTON

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House File 2617 S-5073 Amend House File 2617, as passed by the House, as follows: 1 2 By striking everything after the enacting clause and 1. 3 inserting: <Section 1. Section 256.11, subsection 4, Code 2024, is 4 5 amended to read as follows: The following shall be taught in grades seven and 6 4. 7 eight: English-language arts; social studies; mathematics; 8 science; health; age-appropriate and research-based human 9 growth and development that incorporates the standards 10 established under section 279.50, subsection 3, paragraph b''; 11 career exploration and development; physical education; music; 12 and visual art. Computer science instruction incorporating 13 the standards established under section 256.7, subsection 14 26, paragraph a'', subparagraph (4), shall be offered in 15 at least one grade level commencing with the school year 16 beginning July 1, 2023. Career exploration and development 17 shall be designed so that students are appropriately prepared 18 to create an individual career and academic plan pursuant to 19 section 279.61, incorporate foundational career and technical 20 education concepts aligned with the six career and technical 21 education service areas as defined in subsection 5, paragraph 22 "h", incorporate relevant twenty-first century skills to 23 facilitate career readiness, and introduce students to career 24 opportunities within the local community and across this 25 state. The health curriculum shall include age-appropriate 26 and research-based information regarding the characteristics 27 of sexually transmitted diseases. The state board as part of 28 accreditation standards shall adopt curriculum definitions for 29 implementing the program in grades seven and eight. However, 30 this subsection shall not apply to the teaching of career 31 exploration and development in nonpublic schools. 32 Sec. 2. Section 256.11, subsection 5, paragraph j, 33 subparagraph (1), Code 2024, is amended to read as follows: (1) One unit of health education which may include personal 34 35 health; food and nutrition; environmental health; safety and

> HF 2617.3667 (2) 90 -1- jda/jh

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1 survival skills; consumer health; family life; age-appropriate 2 and research-based human growth and development that 3 incorporates the standards established under section 279.50, 4 subsection 3, paragraph "b"; substance use disorder and nonuse; 5 emotional and social health; health resources; cardiopulmonary 6 resuscitation; and prevention and control of disease, including 7 age-appropriate and research-based information regarding 8 sexually transmitted diseases. 9 Sec. 3. Section 256E.7, subsection 2, paragraph g, Code 10 2024, is amended to read as follows: g. Be subject to and comply with the requirements of section 11 12 256.7, subsection 21, and the educational standards of section 13 256.11, unless specifically waived by the state board during 14 the application process; provided, however, that the state 15 board shall not waive the educational standards of section 16 256.11 relating to the human growth and development curriculum 17 for grades seven and eight or the health curriculum for grades 18 nine through twelve. Sec. 4. Section 256F.4, subsection 2, Code 2024, is amended 19 20 by adding the following new paragraph: NEW PARAGRAPH. p. Be subject to and comply with the 21 22 requirements of section 256.11 relating to the human growth 23 and development curriculum for grades seven and eight and the 24 health curriculum for grades nine through twelve. Sec. 5. Section 279.50, subsection 3, Code 2024, is amended 25 26 to read as follows: a. Each school board shall provide age-appropriate and 27 3. 28 research-based instruction in human growth and development 29 including instruction regarding human sexuality, self-esteem, 30 stress management, interpersonal relationships, domestic abuse, 31 and the prevention and control of disease, including sexually 32 transmitted diseases as required in section 256.11, in grades 33 seven through twelve. b. The age-appropriate and research-based instruction in 34 35 human growth and development described in paragraph "a" shall

> HF 2617.3667 (2) 90 -2- jda/jh

1 include all of the following:

(1) Instruction related to human development inside the womb.
(2) A high-definition ultrasound video showing the presence of the brain, heart, and other vital organs in early fetal development.
(3) A high-quality, computer-generated rendering or animation that depicts the humanity of the unborn child, that shows every stage of human development inside the uterus,
starting at conception, and that notes significant markers in cell growth and organ development for every significant marker

COMMITTEE ON EDUCATION KEN ROZENBOOM, CHAIRPERSON

> HF 2617.3667 (2) 90 jda/jh

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House Amendment to Senate File 2289

S-5074 1 Amend Senate File 2289, as amended, passed, and reprinted by 2 the Senate, as follows: 1. Page 6, after line 33 by inserting: <4. Promulgate rules necessary to carry out the provisions 4 5 of this chapter, subject to review in accordance with 6 chapter 17A. Rules promulgated by the governor pursuant to a 7 proclamation issued under section 473.8 shall not be subject 8 to review or a public hearing as required in chapter 17A; 9 however, authority rules for implementation of the governor's 10 proclamation are subject to the requirements of chapter 17A.> 11 2. Page 7, after line 9 by inserting: <Sec. . Section 473.8, subsection 1, Code 2024, is 12 13 amended to read as follows: 14 1. If the authority by resolution determines director 15 makes a determination the health, safety, or welfare of the 16 people of this state is threatened by an actual or impending 17 acute shortage of usable energy, it shall transmit the 18 resolution the director shall provide the determination to 19 the governor together with its recommendation the director's 20 recommendations on the declaration of an emergency by the 21 governor and recommended actions, if any, to be undertaken. 22 Within thirty days of the date of the resolution determination 23 by the director, the governor may issue a proclamation of 24 emergency which shall be filed with the secretary of state. 25 The proclamation shall state the facts relied upon and the 26 reasons for the proclamation. Sec. . Section 473.8, subsection 2, paragraph a, 27 28 subparagraph (6), Code 2024, is amended to read as follows: (6) Accept the delegation of the authority for other 29 30 mandatory measures as allowed by under the federal Emergency 31 Energy Conservation Act of 1979, Pub. L. No. 96-102, as 32 amended. 33 Sec. . Section 473.10, Code 2024, is amended to read as 34 follows: 35 473.10 Reserve required.

> SF 2289.3747.H (1) 90 -1- md

If the authority director or the governor finds that 1 1. 2 an impending or actual shortage or distribution imbalance of 3 liquid fossil fuels may cause hardship or pose a threat to the 4 health and economic well-being of the people of the state or a 5 significant segment of the state's population, the authority 6 or the governor may authorize the director to operate a liquid 7 fossil fuel set-aside program as provided in subsection 2. 2. Upon authorization by the authority or the governor 8 9 the director may require a prime supplier to reserve a 10 specified fraction of the prime supplier's projected total 11 monthly release of liquid fossil fuel in Iowa. The director 12 may release any or all of the fuel required to be reserved 13 by a prime supplier to end-users or to distributors for 14 release through normal retail distribution channels to retail 15 customers. However, the specified fraction required to be 16 reserved shall not exceed three percent for propane, aviation 17 fuel and residual oil, and five percent for motor gasoline, 18 heating oil, and diesel oil. The authority director shall periodically review and 19 3. 20 may terminate the operation of a set-aside program authorized 21 by the authority director under subsection 1 when the 22 authority director finds that the conditions that prompted the 23 authorization no longer exist. The governor shall periodically

24 review and may terminate the operation of a set-aside program 25 authorized by the governor under subsection 1 when the governor 26 finds that the conditions that prompted the authorization no 27 longer exist.

28 4. The authority shall adopt rules to implement this29 section.>

30 3. Page 7, line 10, after <Sections> by inserting <473.7,>

SF 2289.3747.H (1) 90 -2- md

House Amendment to Senate File 477

S-5075 Amend Senate File 477, as amended, passed, and reprinted by 1 2 the Senate, as follows: 1. By striking everything after the enacting clause and 3 4 inserting: 5 <DIVISION I 6 LICENSURE OF INTERNATIONALLY TRAINED PHYSICIANS Section 1. NEW SECTION. 148J.1 Definitions. 7 8 For the purposes of this chapter: 9 1. "Board" means the board of medicine established pursuant 10 to chapter 147. 2. "Health care facility" means all of the following: 11 12 A facility as defined in section 514J.102. a. 13 b. A facility licensed pursuant to chapter 135B. c. A facility licensed pursuant to chapter 135C. 14 "International medical program" means a medical school, 15 3. 16 residency program, medical internship program, or entity that 17 provides physicians with a medical education or training 18 outside of the United States that is substantially similar to 19 the practice of medicine and surgery or osteopathic medicine 20 and surgery in Iowa and that has been evaluated by the 21 educational commission on foreign medical graduates. 4. "International physician" means an individual who meets 22 23 all of the following requirements: a. Has a medical doctorate or substantially similar degree 24 25 issued by an international medical program in good standing. Has been in good standing with the medical licensing or 26 b. 27 regulatory institution of the individual's resident country 28 during the immediately preceding five years and has no pending 29 discipline before the licensing or regulatory institution. 30 c. Has completed a residency or substantially similar 31 postgraduate medical training in the individual's resident 32 country. Has practiced medicine and surgery or osteopathic 33 d. 34 medicine and surgery as a licensed physician for five years 35 following the completion of a residency or substantially

> SF 477.3749.H (1) 90 -1- md

Possesses basic fluency in the English language.

1 similar postgraduate medical training.

2

e,

Sec. 2. NEW SECTION. 148J.2 International physicians -3 4 provisional licenses. a. The board shall grant a provisional license to 5 1. 6 practice medicine and surgery or osteopathic medicine and 7 surgery in this state to an international physician with an 8 offer for employment as a physician at a health care facility 9 in this state. However, the board shall not grant a license 10 pursuant to this subsection to an international physician who 11 does not possess a federal immigration status allowing the 12 international medical graduate to practice as a physician 13 in the United States, or to an international physician who 14 fails to obtain a passing score on the United States medical 15 licensing examination. 16 b. A provisional license granted pursuant to paragraph "a" 17 may be converted to a full license to practice medicine and 18 surgery or osteopathic medicine and surgery after three years, 19 unless the license has been revoked pursuant to subsection 2 20 or surrendered by the licensee. 21 2. a. The board may revoke a provisional license granted 22 pursuant to subsection 1, paragraph a'', if the board finds by 23 clear and compelling evidence that the licensee has violated 24 a provision of section 148.6. A licensee may appeal a 25 revocation pursuant to this subsection in a court of competent 26 jurisdiction within one hundred twenty days of the date of 27 revocation. b. 28 The board may revoke a provisional license granted 29 pursuant to subsection 1, paragraph "a", if the international 30 physician is not employed by a health care facility in this 31 state during the entirety of the provisional licensing period. 3. This section does not require the board to grant a 32 33 provisional license or full license pursuant to subsection 1 to 34 an individual that does not do all of the following: a. Complete training substantially similar to a physician 35

> SF 477.3749.H (1) 90 -2- md

1 and surgeon or osteopathic physician and surgeon. 2 b. Receive a passing score on the United States medical 3 licensing examination. Pass a background check as required by the board. 4 c. 5 d. Complete a licensure application as required by the 6 board. e. Pay all required fees as required by the board. 7 Sec. 3. EFFECTIVE DATE. This division of this Act takes 8 9 effect January 1, 2025. 10 DIVISION II ELECTRONIC PROTECTED HEALTH INFORMATION 11 NEW SECTION. 135.194 Electronic protected health 12 Sec. 4. 13 information of minor — disclosure to legal guardian — option 14 to provide printed copy. 1. A health care provider or facility that maintains 15 16 or transmits electronic protected health information shall 17 disclose to the legal guardian of a minor the minor's 18 electronic protected health information, with the following 19 exceptions: 20 a. Electronic protected health information that relates 21 to health care for which the minor is legally authorized to 22 consent without the consent of a legal guardian. 23 b. If disclosure of the electronic protected health 24 information to a legal guardian is otherwise prohibited 25 by state law or federal law, including federal statute, 26 regulation, or centers for disease control and prevention 27 guidelines. 28 2. In lieu of disclosing the minor's electronic protected 29 health information to the legal guardian of a minor as required 30 pursuant to subsection 1, a health care provider or facility 31 may comply with this section by providing a printed copy of the 32 minor's electronic protected health information, subject to 33 the exceptions prescribed pursuant to subsection 1, and at no 34 charge to the legal guardian of the minor. 3. For the purposes of this section: 35

> SF 477.3749.H (1) 90 -3- md

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a. "Disclosure" means the release, transfer, provision of
 access to, or divulging in any manner of electronic protected
 health information outside the entity holding the electronic
 protected health information.

5 b. "Electronic media" means electronic storage material 6 on which data is or may be recorded electronically and 7 transmission media used to exchange information already in 8 electronic storage media.

9 c. "Electronic protected health information" means protected 10 health information that is transmitted or maintained by or in 11 electronic media.

12 d. "Facility" means a health care delivery system location 13 that provides a range of primary, secondary, and tertiary 14 inpatient, outpatient, and physician services; an institution 15 providing health care services; and any other health care 16 setting including but not limited to a hospital or other 17 licensed inpatient center, ambulatory surgical center 18 or treatment center, skilled nursing center, residential 19 treatment center, diagnostic, laboratory or imaging centers, 20 rehabilitation or other therapeutic health setting, or the 21 private office or clinic of an individual health care provider 22 or group of health care providers.

e. "Health care" means care, services, or supplies related to the health of a person and includes but is not limited to: (1) Preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative care, and any counseling, service, assessment, or procedure with respect to the physical or mental condition, or functional status of a person, or that affects the structure or function of the body.

30 (2) The sale or dispensing of a drug, device, equipment, or 31 other item in accordance with a prescription.

f. "Health care provider" means a physician or osteopathic hysician licensed under chapter 148, a physician assistant licensed under chapter 148C, a podiatrist licensed under chapter 149, a chiropractor licensed under chapter 151, a

> SF 477.3749.H (1) 90 -4- md

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1 licensed practical nurse, a registered nurse, or an advanced 2 registered nurse practitioner licensed under chapter 152 or 3 152E, a dentist licensed under chapter 153, an optometrist 4 licensed under chapter 154, a pharmacist licensed under chapter 5 155A, or any other person who is licensed, certified, or 6 otherwise authorized or permitted by the law of this state to 7 administer health care in the ordinary course of business or in 8 the practice of a profession.

9 g. "Health information" means health information as defined 10 in 45 C.F.R. §160.103 that is maintained or transmitted by a ll health care provider or facility.

h. "Legal guardian" means a person appointed by a court as 12 13 the guardian of a minor pursuant to chapter 633, or the parent 14 or other person responsible for the care of the minor.

i. "Protected health information" means protected health 15 16 information as defined in 45 C.F.R. §160.103 that is maintained 17 or transmitted by a health care provider or facility.>

2. Title page, line 1, after <to> by inserting <health care, 18 19 including>

20 3. Title page, line 2, after <and> by inserting <electronic 21 protected health information, and>

House Amendment to Senate File 2275

S-5076 1 Amend Senate File 2275, as amended, passed, and reprinted by 2 the Senate, as follows: 1. Page 1, line 12, by striking <of application for> 3 4 Page 1, by striking line 13 and inserting <the 2. 5 pleading, motion, or petition that raises the challenge to the 6 constitutionality of the statute is filed.> 7 3. Page 1, by striking lines 14 through 23 and inserting: <2. Failure to provide notice pursuant to subsection 1 shall 8 9 not constitute grounds for a dismissal of the appeal.>

Senate Study Bill 3189 - Introduced

SENATE JOINT RESOLUTION _____ BY (PROPOSED COMMITTEE ON WAYS AND MEANS RESOLUTION BY

CHAIRPERSON DAWSON)

SENATE JOINT RESOLUTION

- 1 A Joint Resolution proposing an amendment to the Constitution
- 2 of the State of Iowa by requiring a single rate for
- 3 individual income taxes.
- 4 BE IT RESOLVED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 6352XC (1) 90 jm/jh

S.J.R.

1 Section 1. The following amendment to the Constitution of 2 the State of Iowa is proposed: The Constitution of the State of Iowa is amended by adding 3 4 the following new section to new Article XIII: 5 ARTICLE XIII. 6 TAXATION LIMITATIONS. Section 1. Single individual income tax rate. A tax on 7 8 income or based upon income for individuals shall be imposed 9 at a single rate if imposed, and shall not be imposed at a 10 graduated rate for individuals. There shall not be more than 11 one income tax rate above zero imposed by the state for state 12 purposes on an individual at any one time. 13 Sec. 2. REFERRAL AND PUBLICATION. The foregoing proposed 14 amendment to the Constitution of the State of Iowa is referred 15 to the general assembly to be chosen at the next general 16 election for members of the general assembly, and shall be 17 published as provided by law for three months previous to the 18 date of that election. 19 EXPLANATION 20 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly. 21 22 This joint resolution proposes an amendment to the 23 Constitution of the State of Iowa by requiring a single rate 24 for individual income taxes. 25 Under the amendment, a tax on income or based upon income for 26 individuals shall be imposed at a single rate if imposed, and a 27 graduated rate of taxation on such income is prohibited. The 28 amendment prohibits more than one income tax rate above zero 29 imposed by the state for state purposes on an individual at any 30 one time. The resolution, if adopted, would be published and then 31 32 referred to the next general assembly (91st) for adoption, 33 before being submitted to the electorate for ratification.

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Senate Study Bill 3190 - Introduced

SENATE/HOUSE FILE _____ BY (PROPOSED GOVERNOR BUDGET BILL)

A BILL FOR

- 1 An Act relating to and making appropriations to the judicial
- 2 branch, and including effective date provisions.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 5015XG (5) 90 cm/ns

S.F. _____ H.F. ____

1 Section 1. JUDICIAL BRANCH.

1. There is appropriated from the general fund of the state to the judicial branch for the fiscal year beginning July 1, 2024, and ending June 30, 2025, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

a. For salaries of supreme court justices, appellate court 7 8 judges, district court judges, district associate judges, 9 associate juvenile judges, associate probate judges, judicial 10 magistrates and staff, state court administrator, clerk of 11 the supreme court, district court administrators, clerks of 12 the district court, juvenile court officers, board of law 13 examiners, board of examiners of shorthand reporters, and 14 commission on judicial qualifications; receipt and disbursement 15 of child support payments; reimbursement of the auditor 16 of state for expenses incurred in completing audits of the 17 offices of the clerks of the district court during the fiscal 18 year beginning July 1, 2024; and maintenance, equipment, and 19 miscellaneous purposes: 20 \$197,009,531 Of the moneys appropriated in this lettered paragraph, 21 22 no more than \$250,000 is allocated for reimbursement to the 23 indigent defense fund created in section 815.11 for travel time 24 claims as required under section 815.7A, subsection 2. b. For deposit in the revolving fund created pursuant to 25 26 section 602.1302, subsection 3, for jury and witness fees, 27 mileage, costs related to summoning jurors, costs and fees for 28 interpreters and translators, and reimbursement of attorney 29 fees paid by the state public defender: 30 \$ 3,600,000 c. For payment of expenses for court-ordered services 31 32 provided to juveniles who are under the supervision of juvenile 33 court services, which expenses are a charge upon the state 34 pursuant to section 232.141, subsection 4: 35 \$ 3,290,000

> LSB 5015XG (5) 90 cm/ns

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S.F. _____ H.F. ____

1 (1) Of the moneys appropriated in this lettered paragraph, 2 no more than \$1,556,000 is allocated to provide school-based 3 supervision of children under chapter 232, of which no more 4 than \$15,000 may be used for purposes of training. A portion 5 of the cost of each school-based liaison officer shall be paid 6 by the school district or other funding source as approved by 7 the chief juvenile court officer.

8 (2) Notwithstanding section 232.141 or any other provision 9 of law to the contrary, the moneys appropriated in this 10 lettered paragraph shall be distributed to the judicial 11 districts as determined by the state court administrator. The 12 state court administrator shall make the determination of the 13 distribution amounts on or before June 15, 2024.

(3) Notwithstanding chapter 232 or any other provision of ls law to the contrary, a district or juvenile court shall not order any service which is a charge upon the state pursuant to section 232.141 if there are insufficient court-ordered services moneys available in the district court distribution amounts to pay for the service. The chief juvenile court officer shall encourage use of the moneys appropriated in this lettered paragraph such that there are sufficient moneys to pay for all court-ordered services during the entire fiscal year. The chief juvenile court officer shall attempt to anticipate potential surpluses and shortfalls in the distribution amounts and shall cooperatively request the state court administrator to transfer moneys between the judicial districts' distribution amounts as prudent.

(4) Notwithstanding any provision of law to the contrary, a district or juvenile court shall not order a county to pay for any service provided to a juvenile pursuant to an order entered under chapter 232 which is a charge upon the state under section 232.141, subsection 4.

33 (5) Of the moneys appropriated in this lettered paragraph,
34 no more than \$83,000 may be used by the judicial branch
35 for administration of the requirements under this lettered

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LSB 5015XG (5) 90 cm/ns

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S.F. _____ H.F. ____

1 paragraph. 2 (6) Of the moneys appropriated in this lettered paragraph, 3 \$23,000 is allocated to the judicial branch to support the 4 interstate commission for juveniles in accordance with the 5 interstate compact for juveniles as provided in section 6 232.173. d. For juvenile delinquent graduated sanctions services 7 8 pursuant to section 232.192: 9 \$ 12,253,000 Any state moneys saved as a result of efforts by juvenile 10 11 court services to earn a federal fund match pursuant to Tit. 12 IV-E of the federal Family First Prevention Services Act 13 of 2018, Pub. L. No. 115-123, for juvenile court services 14 administration is appropriated to the judicial branch for 15 purposes of this lettered paragraph. 16 2. The judicial branch, except for purposes of internal 17 processing, shall use the current state budget system, the 18 state payroll system, and the Iowa finance and accounting 19 system in administration of programs and payments for services, 20 and shall not duplicate the state payroll, accounting, and 21 budgeting systems. The judicial branch shall submit monthly financial 22 3. 23 statements to the legislative services agency and the 24 department of management containing all appropriated accounts 25 in the same manner as provided in the monthly financial status 26 reports and personal services usage reports of the department 27 of administrative services. The monthly financial statements 28 shall include a comparison of the dollars and percentage 29 spent of budgeted versus actual revenues and expenditures on 30 a cumulative basis for full-time equivalent positions and 31 dollars. 4. The judicial branch shall focus efforts upon the 32 33 collection of delinquent fines, penalties, court costs, fees, 34 surcharges, or similar amounts.

35 5. It is the intent of the general assembly that the offices

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LSB 5015XG (5) 90 cm/ns

S.F. _____ H.F. ____

of the clerks of the district court operate in all 99 counties
 and be accessible to the public as much as is reasonably
 possible in order to address the relative needs of the citizens
 of each county. An office of the clerk of the district court
 shall be open regular courthouse hours.

6 6. In addition to the requirements for transfers under 7 section 8.39, the judicial branch shall not change the 8 appropriations from the amounts appropriated to the judicial 9 branch in this Act, unless notice of the revisions is given to 10 the legislative services agency prior to the effective date. 11 The notice shall include information on the judicial branch's 12 rationale for making the changes and details concerning the 13 workload and performance measures upon which the changes are 14 based.

15 7. The judicial branch shall submit a semiannual update 16 to the legislative services agency and the department of 17 management specifying the amounts of fines, surcharges, and 18 court costs collected using the Iowa court information system 19 since the last report. The judicial branch shall continue 20 to facilitate the sharing of vital sentencing and other 21 information with other state departments and governmental 22 agencies involved in the criminal justice system through the 23 Iowa court information system.

8. The judicial branch shall provide a report to the general assembly and the department of management by January 1, 2025, concerning the amounts received and expended from the court technology and modernization fund created in section 602.8108, subsection 7, during the fiscal year beginning July 1, 2023, and ending June 30, 2024, and the plans for expenditures from each fund during the fiscal year beginning July 1, 2024, and al ending June 30, 2025.

32 Sec. 2. CIVIL TRIALS — LOCATION. Notwithstanding any 33 provision to the contrary, for the fiscal year beginning July 34 1, 2024, and ending June 30, 2025, if all parties in a case 35 agree, a civil trial including a jury trial may take place in a

> LSB 5015XG (5) 90 cm/ns

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S.F. _____ H.F. ____

1 county contiguous to the county with proper jurisdiction, even 2 if the contiguous county is located in an adjacent judicial 3 district or judicial election district. If the trial is moved 4 pursuant to this section, court personnel shall treat the case 5 as if a change of venue occurred.

Sec. 3. TRAVEL REIMBURSEMENT. Notwithstanding section 6 7 602.1509, for the fiscal year beginning July 1, 2024, and 8 ending June 30, 2025, a judicial officer may waive travel 9 reimbursement for any travel outside the judicial officer's 10 county of residence to conduct official judicial business. Sec. 4. JUDICIAL OFFICER - UNPAID LEAVE. Notwithstanding 11 12 the annual salary rates for judicial officers established by 13 this Act, for the fiscal year beginning July 1, 2024, and 14 ending June 30, 2025, the supreme court may by order place all 15 judicial officers on unpaid leave status on any day employees 16 of the judicial branch are placed on temporary layoff status. 17 The biweekly pay of the judicial officers shall be reduced 18 accordingly for the pay period in which the unpaid leave date 19 occurred in the same manner as for noncontract employees of the 20 judicial branch. Through the course of the fiscal year, the 21 judicial branch may use an amount equal to the aggregate amount 22 of salary reductions due to the judicial officer unpaid leave 23 days for any purpose other than for judicial salaries. Sec. 5. IOWA COMMUNICATIONS NETWORK. It is the intent 24 25 of the general assembly that the judicial branch utilize 26 the Iowa communications network or other secure electronic 27 communications in lieu of traveling for the fiscal year 28 beginning July 1, 2024, and ending June 30, 2025. Sec. 6. SALARIES - STATE COURT JUSTICES, JUDGES, AND 29 30 MAGISTRATES. The salary rates specified in subsection 2 are for the 31 1. 32 fiscal year beginning July 1, 2024, effective for the pay

33 period beginning June 21, 2024, and for subsequent fiscal 34 years until otherwise provided by the general assembly. The 35 salaries provided for in this section shall be paid from moneys

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S.F. _____ H.F. ____

1 appropriated to the judicial branch pursuant to this Act or any 2 other Act of the general assembly. 2. The following annual salary rates shall be paid to the 4 persons holding the judicial positions indicated during the 5 fiscal year beginning July 1, 2024, effective with the pay 6 period beginning June 21, 2024, and for subsequent pay periods: 7 a. Chief justice of the supreme court: 200,034 8 \$ 9 b. Each justice of the supreme court: 10 \$ 191,069 c. Chief judge of the court of appeals: 11 12 \$ 179,130 d. Each associate judge of the court of appeals: 13 14 \$ 173,160 e. Each chief judge of a judicial district: 15 16 \$ 167,190 f. Each district judge except the chief judge of a judicial 17 18 district: 19 \$ 161,221 g. Each district associate judge: 20 21 \$ 143,312 h. Each associate juvenile judge: 22 23 \$ 143,312 i. Each associate probate judge: 24 25\$ 143,312 26 j. Each judicial magistrate: 27 \$ 44,179 28 k. Each senior judge: 29 \$ 9,547 30 3. Persons receiving salary rates established under this 31 section shall not receive any additional salary adjustments 32 provided by this Act or any other Act of the general assembly. Sec. 7. EFFECTIVE DATE. The section of this Act enacting 33 34 salaries for state court justices, judges, and magistrates 35 takes effect June 21, 2024.

> LSB 5015XG (5) 90 cm/ns

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S.F. _____ H.F. ____

 EXPLANATION
 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.
 This bill relates to and makes appropriations to the judicial branch.

6 The bill appropriates moneys from the general fund 7 of the state for FY 2024-2025 to the judicial branch for 8 salaries, receipt and disbursement of child support payments, 9 reimbursement of the auditor of state, maintenance, equipment, 10 miscellaneous purposes, deposit in the revolving fund created 11 pursuant to Code section 602.1302(3) for certain purposes, 12 payment of court-ordered juvenile services, and juvenile 13 delinquent graduated sanctions services.

The bill provides that a civil trial including a jury trial may take place in a county contiguous to the county with proper if jurisdiction, even if the contiguous county is located in an adjacent judicial district or judicial election district, if all the parties in a case agree. If a trial is moved to another ocunty that is located in another judicial district or judicial election district, the judicial officers serving the judicial district or judicial election district receiving the case shall preside over the case.

The bill permits a judicial officer to waive travel reimbursement for any travel outside the judicial officer's county of residence to conduct official business.
The bill allows a judicial officer to be placed on unpaid
leave on any day a court employee is required to furlough.
The bill provides that if a judicial officer is placed on unpaid leave, the salary of the judicial officer shall be
reduced accordingly for the pay period in which the unpaid

31 leave occurred. The bill provides that the judicial branch 32 may use an amount equal to the aggregate amount of the salary 33 reductions due to judicial officer unpaid leave for any purpose 34 other than judicial salaries.

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35 The bill states legislative intent that the judicial

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- $\ensuremath{\texttt{l}}$ branch utilize the Iowa communications network or other secure
- 2 electronic communications in lieu of traveling.
- 3 The bill sets forth salaries for justices, judges, and
- 4 magistrates. This provision takes effect June 21, 2024.

Senate Study Bill 3191 - Introduced

SENATE/HOUSE FILE _____ BY (PROPOSED GOVERNOR BUDGET BILL)

A BILL FOR

- 1 An Act relating to and making appropriations to the justice
- 2 system.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 DIVISION I 2 FY 2024-2025 APPROPRIATIONS Section 1. DEPARTMENT OF JUSTICE. 3 There is appropriated from the general fund of the state 4 5 to the department of justice for the fiscal year beginning July 6 1, 2024, and ending June 30, 2025, the following amounts, or 7 so much thereof as is necessary, to be used for the purposes 8 designated: 9 a. For the general office of attorney general for 10 salaries, support, maintenance, and miscellaneous purposes, 11 including the prosecuting attorneys training program, matching 12 funds for federal violence against women grant programs, 13 victim assistance grants, the office of drug control policy 14 prosecuting attorney program, and odometer fraud enforcement: 15 \$ 9,042,483 16 As a condition of receiving the appropriation provided 17 in this lettered paragraph, the department of justice shall 18 maintain a record of the estimated time incurred representing 19 each agency or department. The general office of attorney general may temporarily 20 21 exceed and draw more than the amount appropriated in this 22 lettered paragraph and incur a negative cash balance as long 23 as there are receivables equal to or greater than the negative 24 balances and the amount appropriated in this lettered paragraph 25 is not exceeded at the close of the fiscal year. 26 b. For victim assistance grants: 27 \$ 5,016,708 The moneys appropriated in this lettered paragraph shall be 28 29 used to provide grants to care providers providing services to 30 crime victims of domestic abuse or to crime victims of rape and 31 sexual assault. 32 The balance of the victim compensation fund established in 33 section 915.94 may be used to provide salary and support of not 34 more than 24.00 full-time equivalent positions and to provide 35 maintenance for the victim compensation functions of the

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1 department of justice. In addition to the full-time equivalent 2 positions authorized pursuant to this paragraph, 7.00 full-time 3 equivalent positions are authorized and shall be used by the 4 department of justice to employ one accountant and four program 5 planners. The department of justice may employ the additional 6 7.00 full-time equivalent positions authorized pursuant to 7 this paragraph that are in excess of the number of full-time 8 equivalent positions authorized only if the department 9 of justice receives sufficient federal moneys to maintain 10 employment for the additional full-time equivalent positions 11 during the current fiscal year. The department of justice 12 shall only employ the additional 7.00 full-time equivalent 13 positions in succeeding fiscal years if sufficient federal 14 moneys are received during each of those succeeding years. The department of justice shall transfer at least \$150,000 15 16 from the victim compensation fund established in section 915.94 17 to the victim assistance grant program established in section 18 13.31. Notwithstanding section 8.33, moneys appropriated in this 19 20 lettered paragraph that remain unencumbered or unobligated at 21 the close of the fiscal year shall not revert but shall remain 22 available for expenditure for the purposes designated until the 23 close of the succeeding fiscal year. c. For legal services for persons in poverty grants as 24 25 provided in section 13.34: 26 \$ 2,634,601 To improve the department of justice's cybersecurity and 27 d. 28 technology infrastructure: 29 \$ 202,060 30 2. a. The department of justice, in submitting budget 31 estimates for the fiscal year beginning July 1, 2025, pursuant 32 to section 8.23, shall include a report of funding from sources 33 other than amounts appropriated directly from the general fund 34 of the state to the department of justice or to the office of 35 consumer advocate. These funding sources shall include but

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1 are not limited to reimbursements from other state agencies, 2 commissions, boards, or similar entities, and reimbursements 3 from special funds or internal accounts within the department 4 of justice. The department of justice shall also report actual 5 reimbursements for the fiscal year beginning July 1, 2023, 6 and actual and expected reimbursements for the fiscal year 7 beginning July 1, 2024.

8 b. The department of justice shall include the report 9 required under paragraph "a", as well as information regarding 10 any revisions occurring as a result of reimbursements actually 11 received or expected at a later date, in a report to the 12 general assembly. The department of justice shall submit the 13 report on or before January 15, 2025.

14 3. a. The department of justice shall fully reimburse 15 the costs and necessary related expenses incurred by the Iowa 16 law enforcement academy to continue to employ one additional 17 instructor position who shall provide training for human 18 trafficking-related issues throughout the state.

b. The department of justice shall obtain the moneys necessary to reimburse the Iowa law enforcement academy to employ such an instructor from unrestricted moneys from either the victim compensation fund established in section 915.94 or the human trafficking victim fund established in section 915.95 or the human trafficking enforcement fund established in 2015 Iowa Acts, chapter 138, section 141.

Sec. 2. OFFICE OF CONSUMER ADVOCATE. There is appropriated from the commerce revolving fund created in section 546.12 to the office of consumer advocate of the department of justice for the fiscal year beginning July 1, 2024, and ending June 30, 2025, the following amount, or so much thereof as is necessary, 1 to be used for the purposes designated:

32 For salaries, support, maintenance, and miscellaneous 33 purposes:

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34 \$ 3,450,713
35 The office of consumer advocate shall include in its charges

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1 assessed or revenues generated an amount sufficient to cover 2 the amount stated in its appropriation and any state-assessed 3 indirect costs determined by the department of administrative 4 services. Sec. 3. DEPARTMENT OF CORRECTIONS - FACILITIES. 5 There is appropriated from the general fund of the state 1. 6 7 to the department of corrections for the fiscal year beginning 8 July 1, 2024, and ending June 30, 2025, the following amounts, 9 or so much thereof as is necessary, to be used for the purposes 10 designated: a. For the operation of the Fort Madison correctional 11 12 facility, including salaries, support, maintenance, and 13 miscellaneous purposes: 14 \$ 45,522,762 15 b. For the operation of the Anamosa correctional facility, 16 including salaries, support, maintenance, and miscellaneous 17 purposes: 18 \$ 38,887,065 19 c. For the operation of the Oakdale correctional facility, 20 including salaries, support, maintenance, and miscellaneous 21 purposes: 22 \$ 57,703,792 d. For the Oakdale correctional facility for 23 24 department-wide institutional pharmaceuticals and miscellaneous 25 purposes: 26 \$ 9,925,417 27 e. For the operation of the Newton correctional facility, 28 including salaries, support, maintenance, and miscellaneous 29 purposes: 30 \$ 31,522,181 f. For the operation of the Mount Pleasant correctional 31 32 facility, including salaries, support, maintenance, and 33 miscellaneous purposes: 34 \$ 29,729,489 35 g. For the operation of the Rockwell City correctional LSB 5014XG (5) 90

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1 facility, including salaries, support, maintenance, and 2 miscellaneous purposes: 3 \$ 11,364,524 h. For the operation of the Clarinda correctional facility, 5 including salaries, support, maintenance, and miscellaneous 6 purposes: 7 \$ 28,625,610 Moneys received by the department of corrections as 8 9 reimbursement for services provided to the Clarinda youth 10 corporation are appropriated to the department and shall be 11 used for the purpose of operating the Clarinda correctional 12 facility. i. For the operation of the Mitchellville correctional 13 14 facility, including salaries, support, maintenance, and 15 miscellaneous purposes: 16 \$ 25,512,183 j. For the operation of the Fort Dodge correctional 17 18 facility, including salaries, support, maintenance, and 19 miscellaneous purposes: 20 \$ 33,279,423 21 k. For reimbursement of counties for temporary confinement 22 of prisoners, as provided in sections 901.7, 904.908, and 23 906.17, and for offenders confined pursuant to section 904.513: 24 \$ 1,345,319 25 1. For federal prison reimbursement, reimbursements for 26 out-of-state placements, and miscellaneous contracts: 27 \$ 234,411 28 2. The department of corrections shall use moneys 29 appropriated in subsection 1 to continue to contract for the 30 services of a Muslim imam and a Native American spiritual 31 leader. Sec. 4. DEPARTMENT OF CORRECTIONS - ADMINISTRATION. 32 33 There is appropriated from the general fund of the state to the 34 department of corrections for the fiscal year beginning July 35 1, 2024, and ending June 30, 2025, the following amounts, or

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1 so much thereof as is necessary, to be used for the purposes 2 designated: 1. For general administration, including salaries and the 4 adjustment of salaries throughout the department, support, 5 maintenance, employment of an education director to administer 6 a centralized education program for the correctional system, 7 and miscellaneous purposes: 8 \$ 7,662,297 9 a. It is the intent of the general assembly that each 10 lease negotiated by the department of corrections with a 11 private corporation for the purpose of providing private 12 industry employment of inmates in a correctional institution 13 shall prohibit the private corporation from utilizing inmate 14 labor for partisan political purposes for any person seeking 15 election to public office in this state and that a violation 16 of this requirement shall result in a termination of the lease 17 agreement. b. It is the intent of the general assembly that as a 18 19 condition of receiving the appropriation provided in this 20 subsection the department of corrections shall not enter into 21 a lease or contractual agreement pursuant to section 904.809 22 with a private corporation for the use of building space for 23 the purpose of providing inmate employment without providing 24 that the terms of the lease or contract establish safeguards to 25 restrict, to the greatest extent feasible, access by inmates 26 working for the private corporation to personal identifying 27 information of citizens. 28 2. For educational programs for inmates at state penal 29 institutions: 30 \$ 2,608,109 a. To maximize the funding for educational programs, 31 32 the department shall establish guidelines and procedures to 33 prioritize the availability of educational and vocational 34 training for inmates based upon the goal of facilitating an 35 inmate's successful release from the correctional institution.

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b. The director of the department of corrections may 1 2 transfer moneys from Iowa prison industries and the canteen 3 operating funds established pursuant to section 904.310, for 4 use in educational programs for inmates. 5 c. Notwithstanding section 8.33, moneys appropriated in 6 this subsection that remain unencumbered or unobligated at the 7 close of the fiscal year shall not revert but shall remain 8 available to be used only for the purposes designated in this 9 subsection until the close of the succeeding fiscal year. 3. For the development and operation of the Iowa corrections 10 11 offender network (ICON) data system: 12 \$ 2,000,000 4. For offender mental health and substance abuse 13 14 treatment: 15 \$ 28,065 5. For department-wide duties, including operations, costs, 16 17 and miscellaneous purposes: 18 \$ 8,654,633 Sec. 5. JUDICIAL DISTRICT DEPARTMENTS OF CORRECTIONAL 19 20 SERVICES. 1. There is appropriated from the general fund of the state 21 22 to the department of corrections for the fiscal year beginning 23 July 1, 2024, and ending June 30, 2025, for salaries, support, 24 maintenance, and miscellaneous purposes, the following amounts, 25 or so much thereof as is necessary, to be used for the purposes 26 designated: 27 a. For the first judicial district department of 28 correctional services: 29 \$ 16,826,981 30 It is the intent of the general assembly that the first 31 judicial district department of correctional services maintains 32 the drug courts operated by the district department. b. For the second judicial district department of 33 34 correctional services: 35 \$ 13,637,109 LSB 5014XG (5) 90 7/19 -7as/ns

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It is the intent of the general assembly that the second 1 2 judicial district department of correctional services maintains 3 two drug courts to be operated by the district department. c. For the third judicial district department of 4 5 correctional services: 6 \$ 8,615,128 7 d. For the fourth judicial district department of 8 correctional services: 9 \$ 6,465,898 e. For the fifth judicial district department of 10 11 correctional services, including funding for electronic 12 monitoring devices for use on a statewide basis: 13 \$ 24,328,291 14 It is the intent of the general assembly that the fifth 15 judicial district department of correctional services maintains 16 the drug court operated by the district department. f. For the sixth judicial district department of 17 18 correctional services: 19 \$ 17,128,661 It is the intent of the general assembly that the sixth 20 21 judicial district department of correctional services maintains 22 the drug court operated by the district department. 23 g. For the seventh judicial district department of 24 correctional services: 25 \$ 10,671,655 26 It is the intent of the general assembly that the seventh 27 judicial district department of correctional services maintains 28 the drug court operated by the district department. h. For the eighth judicial district department of 29 30 correctional services: 31 \$ 10,001,148 2. Each judicial district department of correctional 32 33 services, within the moneys available, shall continue programs 34 and plans established within that district to provide for 35 intensive supervision, sex offender treatment, diversion of

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low-risk offenders to the least restrictive sanction available,
 job development, and expanded use of intermediate criminal
 sanctions.

3. Each judicial district department of correctional
5 services shall provide alternatives to prison consistent with
6 chapter 901B. The alternatives to prison shall ensure public
7 safety while providing maximum rehabilitation to the offender.
8 A judicial district department of correctional services may
9 also establish a day program.

4. The office of drug control policy of the department of public safety shall consider federal grants made to the department of corrections for the benefit of each of the eight judicial district departments of correctional services as local government grants, as defined pursuant to federal regulations. 5. The department of corrections shall continue to contract with a judicial district department of correctional services to provide for the rental of electronic monitoring equipment which shall be available statewide.

19 6. The public safety assessment shall not be utilized in 20 pretrial hearings when determining whether to detain or release 21 a defendant before trial until such time the use of the public 22 safety assessment has been specifically authorized by the 23 general assembly.

Sec. 6. DEPARTMENT OF CORRECTIONS — REALLOCATION OF APPROPRIATIONS. Notwithstanding section 8.39, within the moneys appropriated in this division of this Act to the department of corrections, the department may reallocate the moneys appropriated and allocated as necessary to best fulfill the needs of the correctional institutions, administration of the department, and the judicial district departments of correctional services. However, in addition to complying with the requirements of sections 904.116 and 905.8 and providing notice to the legislative services agency, the department of corrections shall also provide notice to the department of management, prior to the effective date of the revision

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or reallocation of an appropriation made pursuant to this
 section. The department of corrections shall not reallocate an
 appropriation or allocation for the purpose of eliminating any
 program.

5 Sec. 7. INTENT - REPORTS.

6 1. The department of corrections, in cooperation with 7 townships, the Iowa cemetery associations, and other nonprofit 8 or governmental entities, may use inmate labor during the 9 fiscal year beginning July 1, 2024, to restore or preserve 10 rural cemeteries and historical landmarks. The department, in 11 cooperation with the counties, may also use inmate labor to 12 clean up roads, major water sources, and other water sources 13 around the state.

14 2. By January 15, 2025, the department shall provide an 15 annual status report regarding private-sector employment to 16 the general assembly. The report shall include the number 17 of offenders employed in the private sector, the combined 18 number of hours worked by the offenders, the total amount of 19 allowances, and the distribution of allowances pursuant to 20 section 904.702, including any moneys deposited in the general 21 fund of the state.

22 Sec. 8. ELECTRONIC MONITORING REPORT. The department of 23 corrections shall submit a report on electronic monitoring 24 to the general assembly by January 15, 2025. The report 25 shall specifically address the number of persons being 26 electronically monitored and break down the number of persons 27 being electronically monitored by offense committed. The 28 report shall also include a comparison of any data from the 29 prior fiscal year with the current fiscal year.

30 Sec. 9. STATE AGENCY PURCHASES FROM PRISON INDUSTRIES. 31 1. As used in this section, unless the context otherwise 32 requires, "state agency" means the government of the state 33 of Iowa, including but not limited to all executive branch 34 departments, agencies, boards, bureaus, and commissions, the 35 judicial branch, the general assembly and all legislative

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1 agencies, institutions within the purview of the state board of 2 regents, and any corporation whose primary function is to act 3 as an instrumentality of the state.

4 2. State agencies are encouraged to purchase products from 5 Iowa state industries, as defined in section 904.802, when 6 purchases are required and the products are available from 7 Iowa state industries. State agencies shall obtain bids from 8 Iowa state industries for purchases of office furniture during 9 the fiscal year beginning July 1, 2024, exceeding \$5,000 or 10 in accordance with applicable administrative rules related to 11 purchases for the agency.

12 Sec. 10. IOWA LAW ENFORCEMENT ACADEMY.

13 1. There is appropriated from the general fund of the 14 state to the Iowa law enforcement academy for the fiscal year 15 beginning July 1, 2024, and ending June 30, 2025, the following 16 amount, or so much thereof as is necessary, to be used for the 17 purposes designated:

21 b. The Iowa law enforcement academy may temporarily exceed 22 and draw more than the amount appropriated in this subsection 23 and incur a negative cash balance as long as there are 24 receivables equal to or greater than the negative balance and 25 the amount appropriated in this subsection is not exceeded at 26 the close of the fiscal year.

27 2. The Iowa law enforcement academy may select at least 28 five automobiles of the department of public safety, division 29 of state patrol, prior to turning over the automobiles to 30 the department of administrative services to be disposed 31 of by public auction, and the Iowa law enforcement academy 32 may exchange any automobile owned by the academy for each 33 automobile selected if the selected automobile is used in 34 training law enforcement officers at the academy. However, any 35 automobile exchanged by the academy shall be substituted for

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1 the selected vehicle of the department of public safety and 2 sold by public auction with the receipts being deposited in the 3 depreciation fund maintained pursuant to section 8A.365 to the 4 credit of the department of public safety, division of state 5 patrol. 3. The Iowa law enforcement academy shall provide training 6 7 for domestic abuse and human trafficking-related issues 8 throughout the state. The training shall be offered at no 9 cost to the attendees and the training shall not replace any 10 existing domestic abuse or human trafficking training offered 11 by the academy. Sec. 11. STATE PUBLIC DEFENDER. 12 1. There is appropriated from the general fund of the state 13 14 to the office of the state public defender of the department 15 of inspections, appeals, and licensing for the fiscal year 16 beginning July 1, 2024, and ending June 30, 2025, the following 17 amounts, or so much thereof as is necessary, to be used for the 18 purposes designated: a. For salaries, support, maintenance, and miscellaneous 19 20 purposes: 21 \$ 31,477,894 b. For payments on behalf of eligible adults and juveniles 22 23 from the indigent defense fund, in accordance with section 24 815.11: 25 \$ 44,046,374 26 2. Moneys received by the office of the state public 27 defender pursuant to Tit. IV-E of the federal Social Security 28 Act remaining unencumbered and unobligated at the end of the 29 fiscal year shall not revert but shall be transferred to the 30 Tit. IV-E juvenile justice improvement fund created in 2022 31 Iowa Acts, chapter 1146, section 11, subsection 3, to remain 32 available for expenditure by the office of the state public 33 defender in succeeding fiscal years for the purposes allowed by 34 Tit. IV-E of the federal Social Security Act. 35 Sec. 12. BOARD OF PAROLE. There is appropriated from the

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1 general fund of the state to the board of parole for the fiscal 2 year beginning July 1, 2024, and ending June 30, 2025, the 3 following amount, or so much thereof as is necessary, to be 4 used for the purposes designated: 5 For salaries, support, maintenance, and miscellaneous 6 purposes: 7 \$ 1,545,114 Sec. 13. DEPARTMENT OF PUBLIC DEFENSE. 8 9 1. There is appropriated from the general fund of the 10 state to the department of public defense, for the fiscal year 11 beginning July 1, 2024, and ending June 30, 2025, the following 12 amount, or so much thereof as is necessary, to be used for the 13 purposes designated: 14 For salaries, support, maintenance, and miscellaneous 15 purposes: 16 \$ 7,211,221 2. The department of public defense may temporarily exceed 17 18 and draw more than the amount appropriated in this section and 19 incur a negative cash balance as long as there are receivables 20 of federal funds equal to or greater than the negative balance 21 and the amount appropriated in this section is not exceeded at 22 the close of the fiscal year. Sec. 14. DEPARTMENT OF HOMELAND SECURITY AND EMERGENCY 23 24 MANAGEMENT. There is appropriated from the general fund of the state 25 1. 26 to the department of homeland security and emergency management 27 for the fiscal year beginning July 1, 2024, and ending June 30, 28 2025, the following amount, or so much thereof as is necessary, 29 to be used for the purposes designated: 30 For salaries, support, maintenance, and miscellaneous 31 purposes: 32 \$ 2,442,595 2. The department of homeland security and emergency 33 34 management may temporarily exceed and draw more than the amount 35 appropriated in this section and incur a negative cash balance LSB 5014XG (5) 90 13/19 -13as/ns

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1 as long as there are receivables of federal funds equal to or 2 greater than the negative balance and the amount appropriated 3 in this section is not exceeded at the close of the fiscal 4 year. Sec. 15. DEPARTMENT OF PUBLIC SAFETY. There is appropriated 5 6 from the general fund of the state to the department of public 7 safety for the fiscal year beginning July 1, 2024, and ending 8 June 30, 2025, the following amounts, or so much thereof as is 9 necessary, to be used for the purposes designated: 1. For administrative functions, including salaries and 10 11 the adjustment of salaries throughout the department, and the 12 criminal justice information system: 13 \$ 7,092,910 14 2. For the division of criminal investigation, including 15 the state's contribution to the peace officers' retirement, 16 accident, and disability system provided in chapter 97A in the 17 amount of the state's normal contribution rate, as defined 18 in section 97A.8, multiplied by the salaries for which the 19 moneys are appropriated, and to meet federal fund matching 20 requirements: 21 \$ 21,189,769 3. For the criminalistics laboratory fund created in 22 23 section 691.9: 24 \$ 650,000 Notwithstanding section 8.33, moneys appropriated in this 25 26 subsection that remain unencumbered or unobligated at the close 27 of the fiscal year shall not revert but shall remain available 28 for expenditure for the purposes designated until the close of 29 the succeeding fiscal year. 30 4. a. For the division of narcotics enforcement, including 31 the state's contribution to the peace officers' retirement, 32 accident, and disability system provided in chapter 97A in the 33 amount of the state's normal contribution rate, as defined 34 in section 97A.8, multiplied by the salaries for which the 35 moneys are appropriated, and to meet federal fund matching

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1 requirements: 2 \$ 9,243,545 b. For the division of narcotics enforcement for undercover 4 purchases: 5 \$ 209,042 5. For the division of state fire marshal, for fire 6 7 protection services as provided through the state fire service 8 and emergency response council as created in the department, 9 and for the state's contribution to the peace officers' 10 retirement, accident, and disability system provided in chapter 11 97A in the amount of the state's normal contribution rate, as 12 defined in section 97A.8, multiplied by the salaries for which 13 the moneys are appropriated: 14 \$ 3,418,466 15 6. For the division of state patrol, for salaries, support, 16 maintenance, workers' compensation costs, and miscellaneous 17 purposes, including the state's contribution to the peace 18 officers' retirement, accident, and disability system provided 19 in chapter 97A in the amount of the state's normal contribution 20 rate, as defined in section 97A.8, multiplied by the salaries 21 for which the moneys are appropriated: 22 \$ 90,056,257 23 It is the intent of the general assembly that members of the 24 state patrol be assigned to patrol the highways and roads in 25 lieu of assignments for inspecting school buses for the school 26 districts. 27 7. For deposit in the sick leave benefits fund established 28 in section 80.42 for all departmental employees eligible to 29 receive benefits for accrued sick leave under the collective 30 bargaining agreement: 279,517 31 \$ 8. For costs associated with the training and equipment 32 33 needs of volunteer fire fighters: 34 \$ 1,075,520 Notwithstanding section 8.33, moneys appropriated in this 35 LSB 5014XG (5) 90

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1 subsection that remain unencumbered or unobligated at the close 2 of the fiscal year shall not revert but shall remain available 3 for expenditure for the purposes designated in this subsection 4 until the close of the succeeding fiscal year. 9. For the public safety interoperable and broadband 5 6 communications fund established in section 80.44: 7 \$ 115,661 10. For the office to combat human trafficking established 8 9 pursuant to section 80.45, including salaries, support, 10 maintenance, and miscellaneous purposes: 11 \$ 200,742 11. For department-wide duties, including operations, 12 13 costs, and miscellaneous purposes: 14 \$ 4,649,789 12. For deposit in the public safety equipment fund 15 16 established in section 80.48 for the purchase, maintenance, and 17 replacement of equipment used by the department: 18 \$ 2,500,000 13. For the office of drug control policy, for salaries, 19 20 support, maintenance, and miscellaneous purposes, including 21 statewide coordination of the drug abuse resistance education 22 (D.A.R.E) programs or other similar programs: 23 \$ 249,219 Notwithstanding section 8.39, the department of public 24 25 safety may reallocate moneys appropriated in this section 26 as necessary to best fulfill the needs provided for in the 27 appropriation. However, the department shall not reallocate 28 moneys appropriated to the department in this section unless 29 notice of the reallocation is given to the legislative services 30 agency and the department of management prior to the effective 31 date of the reallocation. The notice shall include information 32 regarding the rationale for reallocating the moneys. The 33 department shall not reallocate moneys appropriated in this 34 section for the purpose of eliminating any program. Sec. 16. GAMING ENFORCEMENT. 35

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There is appropriated from the gaming enforcement 1 1. 2 revolving fund created in section 80.43 to the department of 3 public safety for the fiscal year beginning July 1, 2024, and 4 ending June 30, 2025, the following amount, or so much thereof 5 as is necessary, to be used for the purposes designated: For any direct support costs for agents and officers of 6 7 the division of criminal investigation's excursion gambling 8 boat, gambling structure, and racetrack enclosure enforcement 9 activities, including salaries, support, maintenance, and 10 miscellaneous purposes: 11 \$ 11,442,487 12 2. For each additional license to conduct gambling games on 13 an excursion gambling boat, gambling structure, or racetrack 14 enclosure issued during the fiscal year beginning July 1, 2024, 15 there is appropriated from the gaming enforcement revolving 16 fund to the department of public safety for the fiscal year 17 beginning July 1, 2024, and ending June 30, 2025, an additional 18 amount of not more than \$300,000 to be used for full-time 19 equivalent positions. 3. The department of public safety, with the approval of the 20 21 department of management, may employ no more than three special 22 agents for each additional riverboat or gambling structure 23 regulated after July 1, 2025, and three special agents for each 24 racing facility which becomes operational during the fiscal 25 year which begins July 1, 2025. Sec. 17. DEPARTMENT OF HOMELAND SECURITY AND EMERGENCY 26 27 MANAGEMENT. There is appropriated from the 911 emergency 28 communications fund created in section 34A.7A to the department 29 of homeland security and emergency management for the fiscal 30 year beginning July 1, 2024, and ending June 30, 2025, the 31 following amount, or so much thereof as is necessary, to be 32 used for the purposes designated: 33 For implementation, support, and maintenance of the 34 functions of the administrator and program manager under

35 chapter 34A and to employ the auditor of the state to perform

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1 an annual audit of the 911 emergency communications fund: 2 \$ 300,000 Sec. 18. CONSUMER EDUCATION AND LITIGATION - FARM 4 MEDIATION AND PROSECUTIONS, APPEALS, AND CLAIMS. 5 Notwithstanding section 714.16C, there is appropriated from the 6 consumer education and litigation fund to the department of 7 justice for the fiscal year beginning July 1, 2024, and ending 8 June 30, 2025, the following amounts, or so much thereof as is 9 necessary, to be used for the purposes designated: 1. For farm mediation services as specified in section 10 11 13.13, subsection 2: 12 \$ 300,000 2. For salaries, support, maintenance, and miscellaneous 13 14 purposes for criminal prosecutions, criminal appeals, and 15 performing duties pursuant to chapter 669: 16 \$ 2,000,000 17 DIVISION II 18 IOWA LAW ENFORCEMENT ACADEMY Sec. 19. Section 80B.11B, subsection 2, paragraph c, Code 19 20 2024, is amended to read as follows: c. For a candidate sponsored by a political subdivision 21 22 and hired by the political subdivision, to the political 23 subdivision, one-third of the total cost; to the candidate, 24 one-third of the total cost; and to the state, the remainder of 25 the total cost. The political subdivision may pay for all or a 26 portion of the candidate's share of the costs. 27 EXPLANATION The inclusion of this explanation does not constitute agreement with 28 the explanation's substance by the members of the general assembly. 29 30 This bill relates to and makes appropriations to the justice 31 system. The bill is organized in divisions. 32 FY 2024-2025 APPROPRIATIONS. The bill makes appropriations 33 for FY 2024-2025 from the general fund of the state to the 34 departments of justice, corrections, public defense, public 35 safety, and homeland security and emergency management, and LSB 5014XG (5) 90

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1 the Iowa law enforcement academy, office of the state public 2 defender, and board of parole.

3 The bill appropriates moneys from the commerce revolving 4 fund to the office of consumer advocate of the department 5 of justice; from the gaming enforcement revolving fund to 6 the department of public safety; from the 911 emergency 7 communications fund to the department of homeland security 8 and emergency management; and from the consumer education and 9 litigation fund to the department of justice for farm mediation 10 services and for criminal prosecutions, criminal appeals, and 11 performing certain duties.

12 IOWA LAW ENFORCEMENT ACADEMY. For a basic training course 13 provided to a candidate sponsored by a political subdivision 14 and hired by the political subdivision, current law requires 15 the Iowa law enforcement academy to charge one-third of the 16 cost to the political subdivision, one-third to the candidate, 17 and the remainder to the state. The bill provides that the 18 state will be charged the cost previously charged to the 19 candidate.

Senate Study Bill 3192 - Introduced

SENATE/HOUSE FILE _____ BY (PROPOSED GOVERNOR BUDGET BILL)

A BILL FOR

- l An Act relating to and making appropriations for the economic
- 2 development of the state, including to the economic
- 3 development authority, the Iowa finance authority, the
- 4 public employment relations board, the department of
- 5 workforce development, and the state board of regents and
- 6 certain regents institutions.
- 7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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S.F. _____ H.F. ____

1 Section 1. GOALS AND ACCOUNTABILITY - ECONOMIC 2 DEVELOPMENT. 1. For the fiscal year beginning July 1, 2024, the goals 3 4 for the economic development authority shall be to expand and 5 stimulate the state economy, increase the wealth of Iowans, and 6 increase the population of the state. 2. To achieve the goals in subsection 1, the economic 7 8 development authority shall do all of the following for the 9 fiscal year beginning July 1, 2024: a. Concentrate its efforts on programs and activities that 10 11 result in commercially viable products and services. b. Adopt practices and services consistent with free 12 13 market, private sector philosophies. 14 c. Ensure economic growth and development throughout the 15 state. 16 d. Work with businesses and communities to continually 17 improve the economic development climate along with the 18 economic well-being and quality of life for Iowans. e. Coordinate with other state agencies to ensure that they 19 20 are attentive to the needs of an entrepreneurial culture. f. Establish a strong and aggressive marketing image to 21 22 showcase Iowa's workforce, existing industry, and potential. 23 A priority shall be placed on recruiting new businesses, 24 business expansion, and retaining existing Iowa businesses. 25 Emphasis shall be placed on entrepreneurial development through 26 helping entrepreneurs secure capital, and developing networks 27 and a business climate conducive to entrepreneurs and small 28 businesses. g. Encourage the development of communities and quality of 29 30 life to foster economic growth. h. Prepare communities for future growth and development 31 32 through development, expansion, and modernization of 33 infrastructure. i. Develop public-private partnerships with Iowa businesses 34 35 in the tourism industry, Iowa tour groups, Iowa tourism

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1 organizations, and political subdivisions in this state to 2 assist in the development of advertising efforts. j. Develop, to the fullest extent possible, cooperative 3 4 efforts for advertising with contributions from other sources. Sec. 2. ECONOMIC DEVELOPMENT AUTHORITY. 5 1. APPROPRIATION 6 a. There is appropriated from the general fund of the state 7 8 to the economic development authority for the fiscal year 9 beginning July 1, 2024, and ending June 30, 2025, the following 10 amount, or so much thereof as is necessary, to be used for the ll purposes designated in this subsection: 12 \$ 12,921,510 13 b. (1) For salaries, support, miscellaneous purposes, 14 programs, marketing, and the maintenance of an administration 15 division, a business development division, a community 16 development division, a small business development division, 17 and other divisions the authority may organize. (2) For business development operations and programs, 18 19 international trade, export assistance, workforce recruitment, 20 and the partner state program. (3) For transfer to a fund created pursuant to section 21 22 15.313 for purposes of financing strategic infrastructure 23 projects. (4) For community economic development programs, tourism 24 25 operations, community assistance, the main street program, 26 the school-to-career program, the community development block 27 grant, and housing programs. 28 (5) For achieving the goals and accountability, and 29 fulfilling the requirements and duties required under this Act. 30 c. Notwithstanding section 8.33, moneys appropriated in 31 this subsection that remain unencumbered or unobligated at the 32 close of the fiscal year shall not revert but shall remain 33 available for expenditure for the purposes designated in this 34 subsection until the close of the succeeding fiscal year. 2. FINANCIAL ASSISTANCE RESTRICTIONS 35

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a. A business creating jobs through moneys appropriated in
 subsection 1 shall be subject to contract provisions requiring
 new and retained jobs to be filled by individuals who are
 citizens of the United States who reside within the United
 States, or any person authorized to work in the United States
 pursuant to federal law, including legal resident aliens
 residing in the United States.

b. Any vendor who receives moneys appropriated in 8 9 subsection 1 shall adhere to such contract provisions and 10 provide periodic assurances as the state shall require that the 11 jobs are filled solely by citizens of the United States who 12 reside within the United States, or any person authorized to 13 work in the United States, pursuant to federal law, including 14 legal resident aliens residing in the United States. c. A business that receives financial assistance from 15 16 the authority from moneys appropriated in subsection 1 shall 17 only employ individuals legally authorized to work in this 18 state. In addition to all other applicable penalties provided 19 by current law, all or a portion of the assistance received 20 by a business which is found to knowingly employ individuals 21 not legally authorized to work in this state is subject to 22 recapture by the authority.

23 3. USES OF APPROPRIATIONS

24 From the moneys appropriated in subsection 1, the a. 25 authority may provide financial assistance in the form of a 26 grant to a community economic development entity for conducting 27 a local workforce recruitment effort designed to recruit former 28 citizens of the state and former students at colleges and 29 universities in the state to meet the needs of local employers. 30 b. From the moneys appropriated in subsection 1, the 31 authority may provide financial assistance to early stage 32 industry companies being established by women entrepreneurs. c. From the moneys appropriated in subsection 1, the 33 34 authority may provide financial assistance in the form of 35 grants, loans, or forgivable loans for advanced research and

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1 commercialization projects involving value-added agriculture, 2 advanced technology, or biotechnology. 4. WORLD FOOD PRIZE In lieu of the standing appropriation in section 15.368, 4 5 there is appropriated from the general fund of the state to the 6 economic development authority for the fiscal year beginning 7 July 1, 2024, and ending June 30, 2025, the following amount 8 for the world food prize: 9 \$ 750,000 5. COUNCILS OF GOVERNMENTS - ASSISTANCE 10 There is appropriated from the general fund of the state 11 12 to the economic development authority for the fiscal year 13 beginning July 1, 2024, and ending June 30, 2025, the following 14 amount to be used for the purposes of providing financial 15 assistance to Iowa's councils of governments: 16 \$ 250,000 6. TOURISM OFFICE 17 There is appropriated from the general fund of the state 18 a. 19 to the economic development authority for the fiscal year 20 beginning July 1, 2024, and ending June 30, 2025, the following 21 amount for the tourism office to be used for advertising, 22 promoting, placement, and implementation of the economic 23 development authority's strategic plan for tourism and travel: 24 \$ 1,100,000 b. Notwithstanding section 8.33, moneys appropriated in 25 26 this subsection that remain unencumbered or unobligated at the 27 close of the fiscal year shall not revert but shall remain 28 available for expenditure for the purposes designated until the 29 close of the succeeding fiscal year. 30 c. The economic development authority shall submit an 31 annual report on or before January 15 to the general assembly 32 regarding the tourism office's activities funded with moneys 33 appropriated under this subsection. The report shall be 34 provided in an electronic format and shall include metrics 35 and criteria that allow the general assembly to quantify

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1 and evaluate the effectiveness and economic impact of the 2 tourism office's activities related to advertising, promoting, 3 placement, and implementation of the economic development 4 authority's strategic plan for tourism and travel. 7. CULTURAL AFFAIRS ACTIVITIES 5 There is appropriated from the general fund of the state 6 a. 7 to the economic development authority for the fiscal year 8 beginning July 1, 2024, and ending June 30, 2025, the following 9 amounts, or so much thereof as is necessary, to be used for the 10 purposes designated: (1) For planning and programming for the community cultural 11 12 grants program established under section 15.436: 13 \$ 172,090 14 (2) For support of the Iowa arts council: 15 \$ 1,400,000 Of the moneys appropriated in this subparagraph, the 16 17 authority shall allocate \$300,000 for purposes of the film 18 office. 19 (3) For the Iowa great places program established under 20 section 15.439: 21 \$ 149,710 (4) For grant programs administered by the Iowa arts 22 23 council including those programs supporting the long-term 24 financial stability and sustainability of nonprofit cultural 25 organizations: 26 \$ 150,000 Notwithstanding section 8.33, moneys appropriated in 27 b. 28 this subsection that remain unencumbered or unobligated at the 29 close of the fiscal year shall not revert but shall remain 30 available for expenditure for the purposes designated until the 31 close of the succeeding fiscal year. Sec. 3. LIMITATIONS OF STANDING APPROPRIATIONS - FY 32 33 2024-2025. Notwithstanding the standing appropriations 34 in the following designated sections for the fiscal year 35 beginning July 1, 2024, and ending June 30, 2025, the amounts

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1 appropriated from the general fund of the state pursuant to 2 those sections for the following purposes shall not exceed the 3 following amounts: 1. For operational support grants and community cultural 4 5 grants under section 99F.11, subsection 4, paragraph "d", 6 subparagraph (1): 7\$ 448,403 2. For the purposes of regional tourism marketing under 8 9 section 99F.11, subsection 4, paragraph "d", subparagraph (2): 10 \$ 1,443,700 Sec. 4. FINANCIAL ASSISTANCE REPORTING - ECONOMIC 11 12 DEVELOPMENT AUTHORITY. The economic development authority 13 shall submit an annual report to the general assembly no later 14 than November 1, 2024, that details the amount of every direct 15 loan, forgivable loan, tax credit, tax exemption, tax refund, 16 grant, or any other financial assistance awarded to a person 17 during the prior fiscal year by the authority under an economic 18 development program administered by the authority. The report 19 shall identify the county where the project associated with 20 each such award is located. 21 Sec. 5. INSURANCE ECONOMIC DEVELOPMENT. From the moneys 22 collected by the insurance division of the department of 23 insurance and financial services in excess of the anticipated 24 gross revenues under section 505.7, subsection 3, during 25 the fiscal year beginning July 1, 2024, \$100,000 shall be 26 transferred to the economic development authority for insurance 27 economic development and international insurance economic 28 development. Sec. 6. IOWA FINANCE AUTHORITY. 29 30 1. There is appropriated from the general fund of the state 31 to the Iowa finance authority for the fiscal year beginning 32 July 1, 2024, and ending June 30, 2025, the following amounts, 33 or so much thereof as is necessary, to be used for the purposes 34 designated: a. Rent subsidy program 35

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(1) To provide reimbursement for rent expenses to eligible 1 2 persons under the home and community-based services rent 3 subsidy program established in section 16.55: 4 \$ 873,000 5 (2) Of the moneys appropriated in this paragraph, not more 6 than \$35,000 may be used for administrative costs. b. Housing renewal pilot program 7 To provide housing renewal moneys to a nonprofit Iowa 8 9 affiliate to award grants to eligible communities for a housing 10 renewal pilot program: 500,000 11 \$ 2. Notwithstanding section 8.33, moneys appropriated in 12 13 this section that remain unencumbered or unobligated at the 14 close of the fiscal year shall not revert but shall remain 15 available for expenditure for the purposes designated until the 16 close of the succeeding fiscal year. Sec. 7. IOWA FINANCE AUTHORITY AUDIT. The auditor of state 17 18 is requested to review the audit of the Iowa finance authority 19 performed by the auditor hired by the authority. 20 Sec. 8. PUBLIC EMPLOYMENT RELATIONS BOARD. 21 There is appropriated from the general fund of the state 1. 22 to the public employment relations board for the fiscal year 23 beginning July 1, 2024, and ending June 30, 2025, the following 24 amount, or so much thereof as is necessary, to be used for the 25 purposes designated: 26 For salaries, support, maintenance, and miscellaneous 27 purposes: 28 \$ 1,295,264 2. Of the moneys appropriated in this section, the board 29 30 shall allocate \$15,000 for maintaining an internet site that 31 allows access to a searchable database of collective bargaining 32 information. Sec. 9. DEPARTMENT OF WORKFORCE DEVELOPMENT. 33 There 34 is appropriated from the general fund of the state to the 35 department of workforce development for the fiscal year

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1 beginning July 1, 2024, and ending June 30, 2025, the following 2 amounts, or so much thereof as is necessary, to be used for the 3 purposes designated: 1. WORKFORCE DEVELOPMENT OPERATIONS 4 5 a. For the operation of field offices and the workforce 6 development board: 7 \$ 6,902,636 b. Of the moneys appropriated in paragraph "a", the 8 9 department shall allocate \$150,000 to the state library for the 10 purpose of licensing an online resource which prepares persons 11 to succeed in the workplace through programs which improve job 12 skills and vocational test-taking abilities. 13 2. OFFENDER REENTRY PROGRAM 14 a. For the development and administration of an offender 15 reentry program to provide offenders with employment skills: 16 \$ 387,158 b. The department of workforce development shall partner 17 18 with the department of corrections to provide staff within 19 the correctional facilities resources to improve offenders' 20 abilities to find and retain productive employment. 21 3. INTEGRATED INFORMATION FOR IOWA SYSTEM 22 For the payment of services provided by the department of 23 administrative services related to the integrated information 24 for Iowa system: 228,822 25 \$ 26 4. WORKPLACE INJURY AND SAFETY SURVEYS 27 For the operation of workplace safety surveys and workplace 28 data collection and analysis, including salaries, support, 29 maintenance, and miscellaneous purposes: 30\$ 125,555 5. SUMMER YOUTH INTERN PILOT PROGRAM 31 32 For the funding of a summer youth intern pilot program that 33 will help young people at risk of not graduating from high 34 school to explore and prepare for high-demand careers through 35 summer work experience, including the development of soft

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1 skills: 2 \$ 250,000 6. DIVISION OF VOCATIONAL REHABILITATION SERVICES a. For salaries, support, maintenance, and miscellaneous 4 5 purposes: 6 \$ 6,226,739 For purposes of optimizing the job placement of individuals 7 8 with disabilities, the division shall make its best efforts 9 to work with community rehabilitation program providers for 10 job placement and retention services for individuals with 11 significant disabilities and most significant disabilities. By 12 January 15, 2025, the division shall submit a written report to 13 the general assembly regarding the division's outreach efforts 14 with community rehabilitation program providers. b. For matching moneys for programs to enable persons 15 16 with severe physical or mental disabilities to function more 17 independently, including salaries and support: 18 \$ 84,804 19 c. For the entrepreneurs with disabilities program 20 established pursuant to section 84H.4: 21 \$ 138,506 d. For costs associated with centers for independent 22 23 living: 24 \$ 86,547 25 7. ADULT EDUCATION AND LITERACY PROGRAMS 26 For distribution as grants to community colleges for 27 the purpose of adult basic education programs for students 28 requiring instruction in English as a second language: 29 \$ 500,000 30 In issuing grants under this subsection, the department of 31 workforce development shall use the same application process 32 and criteria as are used for purposes of awarding grants to 33 community colleges for the purpose of adult basic education 34 programs for students requiring instruction in English as a 35 second language using moneys that are appropriated to the

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1 department from the Iowa skilled worker and job creation fund. 2 8. REGISTERED APPRENTICESHIP DEVELOPMENT PROGRAMS For the funding of registered apprenticeship development 3 4 programs in the department of workforce development: 5 \$ 760,000 Notwithstanding section 8.33, moneys appropriated in this 6 7 section that remain unencumbered or unobligated at the close of 8 the fiscal year shall not revert but shall remain available for 9 expenditure for the purposes designated until the close of the 10 succeeding fiscal year. Sec. 10. GENERAL FUND - EMPLOYEE MISCLASSIFICATION 11 12 PROGRAM. There is appropriated from the general fund of the 13 state to the department of workforce development for the fiscal 14 year beginning July 1, 2024, and ending June 30, 2025, the 15 following amount, or so much thereof as is necessary, to be 16 used for the purposes designated: For enhancing efforts to investigate employers that 17 18 misclassify workers: 19 \$ 379,631 20 Sec. 11. SPECIAL EMPLOYMENT SECURITY CONTINGENCY FUND. 1. There is appropriated from the special employment 21 22 security contingency fund created in section 96.13 to the 23 department of workforce development for the fiscal year 24 beginning July 1, 2024, and ending June 30, 2025, the following 25 amount, or so much thereof as is necessary, to be used for 26 field offices: 27 \$ 2,416,084 28 2. Any remaining additional penalty and interest revenue 29 collected by the department of workforce development is 30 appropriated to the department for the fiscal year beginning 31 July 1, 2024, and ending June 30, 2025, to accomplish the 32 mission of the department. Sec. 12. UNEMPLOYMENT COMPENSATION RESERVE FUND - FIELD 33 34 OFFICES. Notwithstanding section 96.9, subsection 8, paragraph 35 "e", there is appropriated from interest earned on the

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1 unemployment compensation reserve fund created in section 96.9 2 to the department of workforce development for the fiscal year 3 beginning July 1, 2024, and ending June 30, 2025, the following 4 amount, or so much thereof as is necessary, to be used for the 5 purposes designated: For the operation of field offices: 6 7 \$ 2,200,000 Sec. 13. IOWA SKILLED WORKER AND JOB CREATION FUND. 8 9 1. There is appropriated from the Iowa skilled worker and 10 job creation fund created in section 8.75 to the following 11 departments, agencies, and institutions for the fiscal year 12 beginning July 1, 2024, and ending June 30, 2025, the following 13 amounts, or so much thereof as is necessary, to be used for the 14 purposes designated: a. ECONOMIC DEVELOPMENT AUTHORITY 15 16 (1) For the purposes of providing assistance as described in 17 section 15.335B for the high quality jobs program: 18 \$ 11,700,000 (a) From the moneys appropriated in this subparagraph 19 20 (1), the economic development authority may use not more than 21 \$1,000,000 for purposes of providing infrastructure grants to 22 main street communities under the main street Iowa program. 23 (b) As a condition of receiving moneys appropriated in this 24 subparagraph (1), an entity shall testify upon the request of 25 the joint appropriations subcommittee on economic development 26 regarding the expenditure of such moneys. 27 (2) For support of the manufacturing 4.0 technology 28 investment program established in section 15.371: 29 \$ 2,016,675 30 (3) For the empower rural Iowa program: 700,000 31\$ b. STATE BOARD OF REGENTS AND REGENTS INSTITUTIONS 32 (1) STATE BOARD OF REGENTS. For capacity building 33 34 infrastructure in areas related to technology 35 commercialization, marketing and business development

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1 efforts in areas related to technology commercialization, 2 entrepreneurship, and business growth, and infrastructure 3 projects and programs needed to assist in implementation of 4 activities under chapter 262B: 5 \$ 3,000,000 (a) Of the moneys appropriated pursuant to this 6 7 subparagraph (1), 35 percent shall be allocated for Iowa state 8 university of science and technology, 35 percent shall be 9 allocated for the state university of Iowa, and 30 percent 10 shall be allocated for the university of northern Iowa. (b) The institutions shall provide a one-to-one match 11 12 of additional moneys for the activities funded with moneys 13 appropriated under this subparagraph (1). 14 (c) The state board of regents shall submit a report by 15 January 15, 2025, to the governor and the general assembly 16 regarding the activities, projects, and programs funded with 17 moneys appropriated under this subparagraph (1). The report 18 shall be provided in an electronic format and shall include a 19 list of metrics and criteria mutually agreed to in advance by 20 the board of regents and the economic development authority. 21 The metrics and criteria shall allow the governor's office and 22 the general assembly to quantify and evaluate the progress 23 of the board of regents institutions with regard to their 24 activities, projects, and programs in the areas of technology 25 commercialization, entrepreneurship, regional development, and 26 market research. (2) IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY. For 27 28 small business development centers, the research park, and the 29 center for industrial research and service: 30 \$ 2,424,302 (a) Of the moneys appropriated in this subparagraph (2), 31 32 Iowa state university of science and technology shall allocate 33 at least \$735,728 for purposes of funding small business 34 development centers. Iowa state university of science and 35 technology may allocate the appropriated moneys to the various

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1 small business development centers in any manner necessary to 2 achieve the purposes of this subparagraph.

3 (b) Iowa state university of science and technology shall4 do all of the following:

5 (i) Direct expenditures for research toward projects that 6 will provide economic stimulus for Iowa.

7 (ii) Provide emphasis to providing services to Iowa-based 8 companies.

9 (c) It is the intent of the general assembly that the 10 industrial incentive program focus on Iowa industrial sectors 11 and seek contributions and in-kind donations from businesses, 12 industrial foundations, and trade associations, and that moneys 13 for the center for industrial research and service industrial 14 incentive program shall be allocated only for projects which 15 are matched by private sector moneys for directed contract 16 research or for nondirected research. The match required of 17 small businesses as defined in section 15.102 for directed 18 contract research or for nondirected research shall be \$1 19 for each \$3 of state funds. The match required for other 20 businesses for directed contract research or for nondirected 21 research shall be \$1 for each \$1 of state funds. The match 22 required of industrial foundations or trade associations shall 23 be \$1 for each \$1 of state funds.

(d) Iowa state university of science and technology shall report annually to the general assembly the total amount of private contributions, the proportion of contributions from small businesses and other businesses, and the proportion for directed contract research and nondirected research of benefit to Iowa businesses and industrial sectors.

30 (3) STATE UNIVERSITY OF IOWA

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The state university of Iowa shall do all of the following: 1 2 (i) Direct expenditures for research toward projects that 3 will provide economic stimulus for Iowa. (ii) Provide emphasis to providing services to Iowa-based 4 5 companies. (b) For the purpose of implementing the entrepreneurship 6 7 and economic growth initiative: 8 \$ 2,000,000 9 (4) UNIVERSITY OF NORTHERN IOWA. For the metal casting and 10 foundry 4.0 centers, advance Iowa, family business center, and 11 the institute for decision making, including salaries, support, 12 maintenance, and miscellaneous purposes: 13 \$ 1,466,419 14 The university of northern Iowa shall do all of the 15 following: (a) Direct expenditures for research toward projects that 16 17 will provide economic stimulus for Iowa. (b) Provide emphasis to providing services to Iowa-based 18 19 companies. (5) As a condition of receiving moneys appropriated in 20 21 this lettered paragraph "b", an entity shall testify upon the 22 request of the joint appropriations subcommittee on economic 23 development regarding the expenditure of such moneys. c. DEPARTMENT OF WORKFORCE DEVELOPMENT 24 (1) To develop a long-term sustained program to train 25 26 unemployed and underemployed central Iowans with skills 27 necessary to advance to higher-paying jobs with full benefits: 28 \$ 100,000 As a condition of receiving moneys appropriated under this 29 30 subparagraph (1), an entity shall testify upon the request of 31 the joint appropriations subcommittee on economic development 32 regarding the expenditure of such moneys. (2) For distribution to community colleges for the purposes 33 34 of implementing adult education and literacy programs pursuant 35 to section 84A.19:

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1 \$ 5,500,000 2 (a) From the moneys appropriated in this numbered 3 subparagraph, \$3,883,000 shall be allocated pursuant to the 4 formula established in section 260C.18C. (b) From the moneys appropriated in this numbered 5 6 subparagraph, not more than \$150,000 shall be used by the 7 department of workforce development for implementation of adult 8 education and literacy programs pursuant to section 84A.19. 9 (c) From the moneys appropriated in this numbered 10 subparagraph, not more than \$1,257,000 shall be distributed 11 as grants to community colleges for the purpose of adult 12 basic education programs for students requiring instruction 13 in English as a second language. The department of workforce 14 development shall establish an application process and criteria 15 to award grants pursuant to this subparagraph division to 16 community colleges. The criteria shall be based on need for 17 instruction in English as a second language in the region 18 served by each community college as determined by factors 19 including data from the latest federal decennial census and 20 outreach efforts to determine regional needs. (d) From the moneys appropriated in this numbered 21 22 subparagraph, \$210,000 shall be transferred to the department 23 of health and human services for purposes of administering a 24 program to provide access to international resources to Iowans 25 and new Iowans to provide economic and leadership development 26 resulting in Iowa being a more inclusive and welcoming place 27 to live, work, and raise a family. The program shall provide 28 supplemental support services for international refugees to 29 improve learning, English literacy, life skills, cultural 30 competencies, and integration in a county with a population 31 over 350,000 as determined by the 2020 federal decennial 32 census. The department of health and human services shall 33 utilize a request for proposals process to identify the entity 34 best gualified to implement the program.

35 (3) For the funding of internships for students studying in

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1 the fields of science, technology, engineering, and mathematics 2 with eligible Iowa employers as provided in section 15.411, 3 subsection 3, paragraph "c": 4 \$ 633,325 5 2. Notwithstanding section 8.33, moneys appropriated in 6 this section that remain unencumbered or unobligated at the 7 close of the fiscal year shall not revert but shall remain 8 available for expenditure for the purposes designated until the 9 close of the succeeding fiscal year. Sec. 14. GENERAL FUND - CERTAIN REGENTS INSTITUTIONS. 10 1. There is appropriated from the general fund of the state 11 12 to the following institutions for the fiscal year beginning 13 July 1, 2024, and ending June 30, 2025, the following amounts, 14 or so much thereof as is necessary, to be used for the purposes 15 designated: 16 a. IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY In cooperation with the economic development authority, for 17 18 support of a biosciences innovation ecosystem, to strengthen 19 Iowa's leadership positions in the area of bio-based chemicals, 20 digital agriculture, vaccines, and medical devices, including 21 salaries, support, maintenance, and miscellaneous purposes: 22 \$ 2,963,995 23 b. STATE UNIVERSITY OF IOWA 24 In cooperation with the economic development authority, for 25 support of a biosciences innovation ecosystem, to strengthen 26 Iowa's leadership positions in the area of bio-based chemicals, 27 digital agriculture, vaccines, and medical devices, including 28 salaries, support, maintenance, and miscellaneous purposes: 29 \$ 1,000,000 30 c. UNIVERSITY OF NORTHERN IOWA For equipment and technology to expand the university's 31 32 additive manufacturing capabilities related to investment 33 castings technology and industry support, including salaries, 34 support, maintenance, and miscellaneous purposes: 35 \$ 394,321

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The university of northern Iowa shall make a good-faith 1 2 effort to coordinate with private entities to seek moneys to 3 supplement this appropriation to support the expansion of the 4 university's additive manufacturing capabilities. 2. Notwithstanding section 8.33, moneys appropriated in 5 6 subsection 1, paragraphs "a" and "b", that remain unencumbered 7 or unobligated at the close of the fiscal year shall not revert 8 but shall remain available for expenditure for the purposes 9 designated until the close of the succeeding fiscal year. 10 EXPLANATION 11 The inclusion of this explanation does not constitute agreement with 12 the explanation's substance by the members of the general assembly. 13 This bill relates to and makes appropriations for the 14 economic development of the state. The bill appropriates moneys for FY 2024-2025 from 15 16 the general fund of the state to the economic development 17 authority, the Iowa finance authority, the public employment 18 relations board, the department of workforce development, 19 Iowa state university of science and technology, the state 20 university of Iowa, and the university of northern Iowa. The bill appropriates moneys for FY 2024-2025 from the 21 22 Iowa skilled worker and job creation fund to the economic 23 development authority, the department of workforce development, 24 and the state board of regents and institutions under the 25 control of the board. 26 For FY 2024-2025, the bill limits standing appropriations 27 for the world food prize, certain operational support grants, 28 community cultural grants, and regional tourism marketing. 29 The bill transfers \$100,000 of the moneys collected by the 30 insurance division in excess of the anticipated gross revenues 31 under Code section 505.7 to the economic development authority. The bill appropriates moneys for FY 2024-2025 from the 32 33 special employment security contingency fund and interest 34 earned on the unemployment compensation reserve fund to the 35 department of workforce development.

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The auditor of state is requested to review the audit of the
 Iowa finance authority performed by the auditor hired by the
 authority.

The bill requires the economic development authority, the division of vocational rehabilitation services of the department of workforce development, the state board of regents, and Iowa state university of science and technology to submit various reports to the general assembly.

Senate Study Bill 3193 - Introduced

SENATE/HOUSE FILE _____ BY (PROPOSED GOVERNOR BUDGET BILL)

A BILL FOR

- 1 An Act relating to and making appropriations involving state
- 2 government entities associated with agriculture, natural
- 3 resources, and environmental protection.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 5010XG (5) 90 da/js

S.F. _____ H.F. ____

1 DIVISION I 2 DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP GENERAL FUND APPROPRIATIONS 3 Section 1. GENERAL FUND - DEPARTMENT. 4 There is appropriated from the general fund of the state 5 1. 6 to the department of agriculture and land stewardship for the 7 fiscal year beginning July 1, 2024, and ending June 30, 2025, 8 the following amount, or so much thereof as is necessary, to be 9 used for the purposes designated: For purposes of supporting the department, including its 10 11 divisions, for administration, regulation, and programs; and 12 for salaries, support, maintenance, and miscellaneous purposes: 13 \$ 19,682,310 14 2. Of the amount appropriated in subsection 1, the following 15 amount is transferred to Iowa state university of science and 16 technology, to be used for the university's midwest grape and 17 wine industry institute: 325,000 18 \$ 3. Of the amount appropriated in subsection 1, the 19 20 department shall use \$250,000 for purposes of administering 21 and supporting additional meat and poultry inspectors and fuel 22 inspectors. 23 4. The department shall submit a report each quarter of 24 the fiscal year to the general assembly and the department 25 of management. The report shall describe in detail the 26 expenditure of moneys appropriated in this section to support 27 the department's administration, regulation, and programs. DESIGNATED APPROPRIATIONS FROM MISCELLANEOUS FUNDS 28 29 30 HORSE AND DOG RACING. There is appropriated from the moneys 31 available under section 99D.13 to the department of agriculture 32 and land stewardship for the fiscal year beginning July 1, 33 2024, and ending June 30, 2025, the following amount, or so 34 much thereof as is necessary, to be used for the purposes 35 designated:

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For purposes of supporting the department's administration 1 2 and enforcement of horse and dog racing law pursuant to section 3 99D.22, including for salaries, support, maintenance, and 4 miscellaneous purposes: 5 \$ 305,516 Sec. 3. RENEWABLE FUEL INFRASTRUCTURE FUND - MOTOR 6 7 FUEL INSPECTION. There is appropriated from the renewable 8 fuel infrastructure fund created in section 159A.16 to the 9 department of agriculture and land stewardship for the fiscal 10 year beginning July 1, 2024, and ending June 30, 2025, the 11 following amount, or so much thereof as is necessary, to be 12 used for the purposes designated: For purposes of the inspection of motor fuel, including 13 14 salaries, support, maintenance, and miscellaneous purposes: 15 \$ 500,000 16 SPECIAL GENERAL FUND APPROPRIATIONS Sec. 4. SPECIAL APPROPRIATIONS FROM GENERAL FUND TO 17 18 DEPARTMENT. There is appropriated from the general fund of the 19 state to the department of agriculture and land stewardship 20 for the fiscal year beginning July 1, 2024, and ending June 21 30, 2025, the following amounts, or so much thereof as is 22 necessary, to be used for the purposes designated: 23 1. DAIRY REGULATION a. For purposes of performing functions pursuant to section 24 25 192.109, including conducting a survey of grade "A" milk and 26 certifying the results to the secretary of agriculture: 27 \$ 189,196 b. Notwithstanding section 8.33, moneys appropriated in 28 29 this subsection that remain unencumbered or unobligated at the 30 close of the fiscal year shall not revert but shall remain 31 available for expenditure for the purposes designated until the 32 close of the succeeding fiscal year. 2. LOCAL FOOD AND FARM PROGRAM 33 a. For purposes of supporting the local food and farm 34 35 program pursuant to chapter 267A:

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1 \$ 75,000 2 b. The department shall enter into a cost-sharing agreement 3 with Iowa state university of science and technology to support 4 the local food and farm program coordinator position as part of 5 the university's cooperative extension service in agriculture 6 and home economics pursuant to chapter 267A. c. Notwithstanding section 8.33, moneys appropriated in 7 8 this subsection that remain unencumbered or unobligated at the 9 close of the fiscal year shall not revert but shall remain 10 available for expenditure for the purposes designated until the 11 close of the succeeding fiscal year. 3. AGRICULTURAL EDUCATION 12 a. For purposes of allocating moneys to an Iowa association 13 14 affiliated with a national organization that promotes 15 agricultural education providing for future farmers: 16 \$ 75,000 b. Notwithstanding section 8.33, moneys appropriated in 17 18 this subsection that remain unencumbered or unobligated at the 19 close of the fiscal year shall not revert but shall remain 20 available for expenditure for the purposes designated until the 21 close of the succeeding fiscal year. 4. FOREIGN ANIMAL DISEASES AFFLICTING LIVESTOCK 22 23 a. For deposit in the foreign animal disease preparedness 24 and response fund created in section 163.3B: 25 \$ 1,000,000 26 b. For purposes of purchasing and maintaining equipment 27 to further the implementation of the foreign animal disease 28 preparedness and response strategy developed under section 29 163.3B: 30 \$ 250,000 c. For purposes of assisting in the development of vaccines 31 32 against foreign animal diseases by a company based in Iowa that 33 develops livestock and other animal vaccines: 34 \$ 250,000 5. FARMERS WITH DISABILITIES PROGRAM 35

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1 a. For purposes of supporting a program for farmers with 2 disabilities: 3 \$ 230,000 The moneys appropriated in this subsection shall be 4 b. 5 used for the public purpose of providing a grant to a national 6 nonprofit organization with over 80 years of experience in 7 assisting children and adults with disabilities and special 8 needs. The moneys shall be used to support a nationally 9 recognized program that began in 1986 and has been replicated 10 in at least 30 other states, but is not available through 11 any other entity in this state, and that provides assistance 12 to farmers with disabilities in all 99 counties to allow the 13 farmers to remain in their own homes and be gainfully engaged 14 in farming through provision of agricultural worksite and home 15 modification consultations, peer support services, services 16 to families, information and referral, and equipment loan 17 services. c. Notwithstanding section 8.33, moneys appropriated in 18 19 this subsection that remain unencumbered or unobligated at the 20 close of the fiscal year shall not revert but shall remain 21 available for expenditure for the purposes designated until the 22 close of the succeeding fiscal year. 23 6. LOESS HILLS DEVELOPMENT AND CONSERVATION FUND a. For deposit in the loess hills development and 24 25 conservation fund created pursuant to section 161D.2: 26 \$ 400,000 (1) Of the amount appropriated to the loess hills 27 b. 28 development and conservation fund in this subsection, \$360,000 29 shall be allocated to the fund's hungry canyons account. 30 (2) Not more than 10 percent of the moneys allocated to the 31 fund's hungry canyons account as provided in this paragraph may 32 be used for administrative costs. 33 c. (1) Of the amount appropriated to the loess hills 34 development and conservation fund in this subsection, \$40,000 35 shall be allocated to the fund's loess hills alliance account.

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(2) Not more than 10 percent of the moneys allocated to 1 2 the fund's loess hills alliance account as provided in this 3 paragraph may be used for administrative costs. 7. SOUTHERN IOWA DEVELOPMENT AND CONSERVATION FUND 4 5 a. For deposit in the southern Iowa development and 6 conservation fund created pursuant to section 161D.12: 7 \$ 150,000 b. Not more than 10 percent of the moneys appropriated 8 9 to the fund as provided in this subsection may be used for 10 administrative costs. 8. GRAIN REGULATION 11 For the administration and enforcement of chapters 203 12 13 and 203C, including salaries, support, maintenance, and 14 miscellaneous purposes: 15 \$ 350,000 16 9. VALUE ADDED AGRICULTURE GRANT PROGRAM a. For the administration and execution of a value added 17 18 agriculture grant program to identify, evaluate, and support 19 programs and services that add value to agriculture products, 20 enable new technology, and support marketing strategies: 21 \$ 463,000 b. The department shall adopt rules pursuant to chapter 17A 22 23 necessary to implement and administer this subsection. c. Notwithstanding section 8.33, moneys appropriated in 24 25 this subsection that remain unencumbered or unobligated at the 26 close of the fiscal year shall not revert but shall remain 27 available for expenditure for the purposes designated until the 28 close of the succeeding fiscal year. 10. CHOOSE IOWA PROMOTIONAL PROGRAM 29 30 For deposit in the choose Iowa fund established pursuant to 31 section 159.31: 600,000 32 \$ 11. DAIRY INNOVATION FUND 33 For deposit in the dairy innovation fund created in section 34 35 159.31A:

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1 \$ 750,000 2 DIVISION II DEPARTMENT OF NATURAL RESOURCES 3 Sec. 5. GENERAL FUND - DEPARTMENT. 4 There is appropriated from the general fund of the state 5 1. 6 to the department of natural resources for the fiscal year 7 beginning July 1, 2024, and ending June 30, 2025, the following 8 amount, or so much thereof as is necessary, to be used for the 9 purposes designated: For purposes of supporting the department, including its 10 11 divisions, for administration, regulation, and programs; and 12 for salaries, support, maintenance, and miscellaneous purposes: 13 \$ 12,479,695 14 2. The department shall submit a report each quarter of 15 the fiscal year to the general assembly and the department 16 of management. The report shall describe in detail the 17 expenditure of moneys appropriated under this section to 18 support the department's administration, regulation, and 19 programs. 20 Sec. 6. STATE FISH AND GAME PROTECTION FUND - REGULATION 21 AND ADVANCEMENT OF OUTDOOR ACTIVITIES. 22 There is appropriated from the state fish and game 1. 23 protection fund created pursuant to section 456A.17 to the 24 department of natural resources for the fiscal year beginning 25 July 1, 2024, and ending June 30, 2025, the following amount, 26 or so much thereof as is necessary, to be used for the purposes 27 designated: 28 For purposes of supporting the regulation or advancement of 29 hunting, fishing, or trapping, or the protection, propagation, 30 restoration, management, or harvest of fish or wildlife, 31 including for administration, regulation, law enforcement, and 32 programs; and for salaries, support, maintenance, equipment, 33 and miscellaneous purposes: 34 \$ 49,752,093 2. Notwithstanding section 455A.10, the department may use 35 LSB 5010XG (5) 90

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1 the unappropriated balance remaining in the state fish and game 2 protection fund to provide for the funding of health and life 3 insurance premium payments from unused sick leave balances of 4 conservation peace officers employed in a protection occupation 5 who retire, pursuant to section 97B.49B. 3. Notwithstanding section 455A.10, the department may 6 7 use the unappropriated balance remaining in the state fish 8 and game protection fund for the fiscal year beginning July 9 1, 2024, and ending June 30, 2025, as is necessary to fund 10 salary adjustments for departmental employees for which the 11 general assembly has made an operating budget appropriation in 12 subsection 1. Sec. 7. GROUNDWATER PROTECTION FUND - WATER QUALITY. There 13 14 is appropriated from the groundwater protection fund created 15 in section 455E.11 to the department of natural resources for 16 the fiscal year beginning July 1, 2024, and ending June 30, 17 2025, from those moneys that are not allocated pursuant to 18 that section, the following amount, or so much thereof as is 19 necessary, to be used for the purposes designated: For purposes of supporting the department's protection 20 21 of the state's groundwater, including for administration,

22 regulation, and programs, and for salaries, support, 23 maintenance, equipment, and miscellaneous purposes: 24 \$ 3,455,850 25 DESIGNATED APPROPRIATIONS FROM MISCELLANEOUS FUNDS Sec. 8. SPECIAL SNOWMOBILE FUND - SNOWMOBILE 26 27 PROGRAM. There is appropriated from the special snowmobile 28 fund created under section 321G.7 to the department of natural 29 resources for the fiscal year beginning July 1, 2024, and 30 ending June 30, 2025, the following amount, or so much thereof 31 as is necessary, to be used for the purposes designated: For purposes of administering and enforcing the state 32 33 snowmobile programs: 34 \$ 100,000 Sec. 9. UNASSIGNED REVENUE FUND - UNDERGROUND STORAGE 35

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1 TANKS SECTION EXPENSES. There is appropriated from the 2 unassigned revenue fund administered by the Iowa comprehensive 3 petroleum underground storage tank fund board established 4 pursuant to section 455G.4 to the department of natural 5 resources for the fiscal year beginning July 1, 2024, and 6 ending June 30, 2025, the following amount, or so much thereof 7 as is necessary, to be used for the purposes designated: For purposes of paying for administration expenses of the 8 9 department's underground storage tanks section: 10 \$ 200,000 SPECIAL GENERAL FUND APPROPRIATIONS 11 Sec. 10. SPECIAL APPROPRIATIONS FROM GENERAL FUND TO 12 13 DEPARTMENT. There is appropriated from the general fund of the 14 state to the department of natural resources for the fiscal 15 year beginning July 1, 2024, and ending June 30, 2025, the 16 following amounts, or so much thereof as is necessary, to be 17 used for the purposes designated: 1. FLOODPLAIN MANAGEMENT AND DAM SAFETY 18 a. For purposes of supporting floodplain management and dam 19 20 safety: 21 \$ 1,510,000 b. Of the amount appropriated in this subsection, up to 22 23 \$400,000 may be used by the department to acquire or install 24 stream gages for purposes of tracking and predicting flood 25 events and for compiling necessary data to improve flood 26 frequency analysis. Notwithstanding section 8.33, moneys appropriated in 27 c. 28 this subsection that remain unencumbered or unobligated at the 29 close of the fiscal year shall not revert but shall remain 30 available for expenditure for the purposes designated until the 31 close of the succeeding fiscal year. 2. FORESTRY HEALTH MANAGEMENT 32 a. For purposes of providing for forestry health management 33 34 programs: 500,000 35 \$ LSB 5010XG (5) 90 8/22 -8da/js

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b. Notwithstanding section 8.33, moneys appropriated in 1 2 this subsection that remain unencumbered or unobligated at the 3 close of the fiscal year shall not revert but shall remain 4 available for expenditure for the purposes designated until the 5 close of the succeeding fiscal year. 3. STATE PARK OPERATIONS 6 For supporting operations at state parks, including 7 8 maintenance and repair of grounds and facilities: 9 \$ 1,000,000 10 DIVISION III IOWA STATE UNIVERSITY 11 SPECIAL GENERAL FUND APPROPRIATIONS 12 Sec. 11. VETERINARY DIAGNOSTIC LABORATORY. 13 14 1. There is appropriated from the general fund of the state 15 to Iowa state university of science and technology for the 16 fiscal year beginning July 1, 2024, and ending June 30, 2025, 17 the following amount, or so much thereof as is necessary, to be 18 used for the purposes designated: For purposes of supporting the college of veterinary 19 20 medicine for the operation of the veterinary diagnostic 21 laboratory: 22 \$ 4,400,000 23 2. a. Iowa state university of science and technology 24 shall not reduce the amount that it allocates to support the 25 college of veterinary medicine from any other source due to the 26 appropriation made in this section. b. Paragraph "a" does not apply to a reduction made 27 28 to support the college of veterinary medicine if the same 29 percentage of reduction imposed on the college of veterinary 30 medicine is also imposed on all of Iowa state university of 31 science and technology's budget units. 3. If by June 30, 2025, Iowa state university of science and 32 33 technology fails to allocate the moneys appropriated in this 34 section to the college of veterinary medicine in accordance 35 with this section, the moneys appropriated in this section for LSB 5010XG (5) 90

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1 that fiscal year shall revert to the general fund of the state. 2 Sec. 12. LIVESTOCK DISEASE RESEARCH. 1. There is appropriated from the general fund of the state 3 4 to Iowa state university of science and technology for the 5 fiscal year beginning July 1, 2024, and ending June 30, 2025, 6 the following amount, or so much thereof as is necessary, to be 7 used for the purposes designated: For deposit in the livestock disease research fund created 8 9 in section 267.8: 10 \$ 191,390 2. Moneys appropriated under subsection 1 shall be used 11 12 by Iowa state university of science and technology to support 13 animal disease research in areas of importance to livestock 14 producers. DESIGNATED APPROPRIATIONS FROM MISCELLANEOUS FUNDS 15 16 Sec. 13. IOWA NUTRIENT REDUCTION FUND - VETERINARY 17 DIAGNOSTIC LABORATORY. Notwithstanding section 466B.46, there 18 is appropriated from the Iowa nutrient research fund created 19 in section 466B.46 to Iowa state university of science and 20 technology for the fiscal year beginning July 1, 2024, and 21 ending June 30, 2025, the following amount, or so much thereof 22 as is necessary, to be used for the purpose designated: 23 For the purpose of supporting the college of veterinary 24 medicine for the operation of the veterinary diagnostic 25 laboratory: 26 \$ 120,000 27 DIVISION IV 28 STATE UNIVERSITY OF IOWA SPECIAL GENERAL FUND APPROPRIATIONS 29 30 Sec. 14. IOWA'S CENTER FOR AGRICULTURAL SAFETY AND HEALTH 31 (I-CASH). 32 1. There is appropriated from the general fund of the state 33 to the state university of Iowa for the fiscal year beginning 34 July 1, 2024, and ending June 30, 2025, the following amount, 35 or so much thereof as is necessary, to be used for the purposes

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1 designated: 2 For supporting the operations of Iowa's center for 3 agricultural safety and health, as part of the university's 4 college of public health, and in cooperation with the 5 department of agriculture and land stewardship, to anticipate, 6 recognize, and prevent occupational illness and injury among 7 members of the agricultural community: 128,154 8 \$ 9 2. a. As a condition of the appropriation made in 10 subsection 1, the state university of Iowa shall retain the 11 director of Iowa's center for agricultural safety and health 12 employed on the effective date of this division of this Act for 13 at least the same number of hours for the fiscal year beginning 14 July 1, 2024, as worked by the director during the fiscal year 15 beginning July 1, 2023. b. As a condition of the appropriation made in subsection 16 17 1, the state university of Iowa shall not reduce the amount 18 allocated to support Iowa's center for agricultural safety and 19 health from any other source due to the appropriation made in 20 subsection 1. 21 If by June 30, 2025, the state university of Iowa fails 3. 22 to use the moneys appropriated in subsection 1 in accordance 23 with the purposes and conditions of subsections 1 and 2, any 24 unencumbered or unobligated moneys appropriated in subsection 25 1 for the fiscal year beginning July 1, 2024, and ending June 26 30, 2025, shall revert to the general fund of the state. In 27 addition, if moneys revert as required pursuant to section 28 8.33, the state university of Iowa shall transfer to the 29 general fund of the state from any otherwise unencumbered or 30 unobligated moneys from any other general fund appropriation or 31 from any moneys available from other funding sources an amount 32 equal to the amount appropriated in subsection 1 less any 33 amount that reverted to the general fund of the state pursuant 34 to section 8.33.

DIVISION V

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1 ENVIRONMENT FIRST FUND 2 GENERAL APPROPRIATIONS Sec. 15. DEPARTMENT OF AGRICULTURE AND LAND 3 4 STEWARDSHIP. There is appropriated from the environment first 5 fund created in section 8.57A to the department of agriculture 6 and land stewardship for the fiscal year beginning July 1, 7 2024, and ending June 30, 2025, the following amounts, or so 8 much thereof as is necessary, to be used for the purposes 9 designated: 1. CONSERVATION RESERVE ENHANCEMENT PROGRAM (CREP) 10 a. For the conservation reserve enhancement program to 11 12 restore and construct wetlands for the purposes of intercepting 13 tile line runoff, reducing nutrient loss, improving water 14 quality, and enhancing agricultural production practices: 15 \$ 1,000,000 16 b. Not more than 10 percent of the moneys appropriated 17 in paragraph "a" may be used for costs of administration and 18 implementation of soil and water conservation practices. c. Notwithstanding any other provision of law, the 19 20 department may use moneys appropriated in this subsection, 21 in combination with other appropriate environment first 22 fund appropriations, for cost sharing to match United States 23 department of agriculture, natural resources conservation 24 service, wetlands reserve enhancement program (WREP) funding 25 available to Iowa. 2. WATERSHED PROTECTION 26 a. For continuation of a program that provides 27 28 multiobjective resource protections for flood control, water 29 quality, erosion control, and natural resource conservation: 30 \$ 900,000 b. Not more than 10 percent of the moneys appropriated 31 32 in paragraph "a" may be used for costs of administration and 33 implementation of soil and water conservation practices. 34 3. CONSERVATION RESERVE PROGRAM (CRP) a. To encourage and assist farmers in enrolling in and the 35 LSB 5010XG (5) 90

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1 implementation of the federal conservation reserve program and 2 to work with them to enhance their revegetation efforts to 3 improve water quality and habitat: 4 \$ 900,000 b. Not more than 10 percent of the moneys appropriated 5 6 in paragraph "a" may be used for costs of administration and 7 implementation of soil and water conservation practices. 4. SOIL AND WATER CONSERVATION 8 9 a. For use by the department in providing for soil and water 10 conservation: 11 \$ 8,325,000 b. (1) Of the amount appropriated in paragraph "a", for 12 13 transfer to the hungry canyons account of the loess hills 14 development and conservation fund created in section 161D.2: 15 \$ 140,000 16 (2) Not more than 10 percent of the moneys transferred to 17 the fund's hungry canyons account as provided in subparagraph 18 (1) may be used for administrative costs. c. Of the remaining amount appropriated in paragraph "a", 19 20 for use by the department in providing for soil and water 21 conservation administration, the conservation of soil and 22 water resources, or the support of soil and water conservation 23 districts: 24 \$ 8,185,000 d. Of the amount appropriated in paragraph "c" that the 25 26 department allocates to a soil and water conservation district, 27 the first \$15,000 may be expended by the district for the 28 purpose of providing financial incentives under section 161A.73 29 to establish management practices for the control of soil 30 erosion on land that is row-cropped, including but not limited 31 to nontill planting, ridge-till planting, and contouring 32 strip-cropping. Of any remaining amount of that appropriation 33 allocated by the department to a district, 30 percent may be 34 expended by the district for that same purpose. 35 e. Not more than 5 percent of the moneys appropriated in

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1 paragraph "c" may be allocated for cost sharing to address 2 complaints filed under section 161A.47. f. Of the moneys appropriated in paragraph "c", 5 percent 4 shall be allocated for financial incentives to establish 5 practices to protect watersheds above publicly owned lakes of 6 the state from soil erosion and sediment as provided in section 7 161A.73. g. The state soil conservation and water quality committee 8 9 established by section 161A.4 may allocate moneys appropriated 10 in paragraph "c" to conduct research and demonstration projects 11 to promote conservation tillage and nonpoint source pollution 12 control practices. h. The allocation of moneys as financial incentives as 13 14 provided in section 161A.73 may be used in combination with 15 moneys allocated by the department of natural resources. 16 i. Not more than 15 percent of the moneys appropriated 17 in paragraph "c" may be used for costs of administration and 18 implementation of soil and water conservation practices. 5. SOIL AND WATER CONSERVATION - ADMINISTRATION 19 20 a. For use by the department for costs of administration and 21 implementation of soil and water conservation practices: 22 \$ 3,800,000 b. Of the moneys appropriated in paragraph "a", \$150,000 23 24 is allocated to support field staff providing technical 25 assistance. Sec. 16. DEPARTMENT OF NATURAL RESOURCES. There is 26 27 appropriated from the environment first fund created in section 28 8.57A to the department of natural resources for the fiscal 29 year beginning July 1, 2024, and ending June 30, 2025, the 30 following amounts, or so much thereof as is necessary, to be 31 used for the purposes designated: 32 1. STATE PARKS MAINTENANCE AND OPERATIONS For regular maintenance and operations of state parks and 33 34 staff time associated with these activities: 35 \$ 6,235,000 LSB 5010XG (5) 90

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2. GEOGRAPHIC INFORMATION SYSTEM (GIS) 1 2 To provide local watershed managers with geographic 3 information system data for their use in developing, 4 monitoring, and displaying results of their watershed work: 5 \$ 195,000 3. WATER QUALITY MONITORING 6 For continuing the establishment and operation of water 7 8 quality monitoring stations: 9 \$ 2,955,000 4. PUBLIC WATER SUPPLY SYSTEM ACCOUNT 10 For deposit in the public water supply system account of the 11 12 water quality protection fund created in section 455B.183A: 13 \$ 500,000 5. REGULATION OF ANIMAL FEEDING OPERATIONS 14 15 For the regulation of animal feeding operations, including 16 as provided for in chapters 459, 459A, and 459B: 17 \$ 1,320,000 6. FLOODPLAIN MANAGEMENT AND DAM SAFETY 18 For supporting floodplain management and dam safety: 19 20\$ 375,000 21 7. AMBIENT AIR QUALITY For the abatement, control, and prevention of ambient 22 23 air pollution in this state, including measures as necessary 24 to assure attainment and maintenance of ambient air quality 25 standards from particulate matter: 26 \$ 425,000 Sec. 17. STATE UNIVERSITY OF IOWA - IOWA GEOLOGICAL 27 28 SURVEY. There is appropriated from the environment first 29 fund created in section 8.57A to the state university of Iowa 30 for the fiscal year beginning July 1, 2024, and ending June 31 30, 2025, the following amounts, or so much thereof as is 32 necessary, to be used for the purposes designated: 1. OPERATIONS 33 For purposes of supporting the operations of the Iowa 34 35 geological survey of the state as created within the state

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1 university of Iowa pursuant to section 456.1, including but not 2 limited to providing analysis; data maintenance, collection, 3 and compilation; investigative programs; and information for 4 water supply development and protection: 5 \$ 200,000 2. WATER RESOURCE MANAGEMENT 6 For purposes of supporting the Iowa geological survey in 7 8 measuring, assessing, and evaluating the quantity of water 9 sources in this state and assisting the department of natural 10 resources in regulating water quantity as provided in chapter 11 455B, subchapter III, part 4, pursuant to sections 455B.262B 12 and 456.14: 13 \$ 495,000 14 Sec. 18. REVERSION. 1. a. Except as provided in paragraph "b", and 15 16 notwithstanding section 8.33, moneys appropriated for the 17 fiscal year beginning July 1, 2024, in this division of this 18 Act that remain unencumbered or unobligated at the close of 19 the fiscal year shall not revert but shall remain available 20 for expenditure for the purposes designated until the close of 21 the succeeding fiscal year, or until the project for which the 22 appropriation was made is completed, whichever is earlier. 23 b. Notwithstanding section 8.33, moneys appropriated for 24 the fiscal year beginning July 1, 2024, in this division of 25 this Act to the department of agriculture and land stewardship 26 to provide financial assistance for the establishment of 27 permanent soil and water conservation practices that remain 28 unencumbered or unobligated at the close of the fiscal year 29 shall not revert but shall remain available for expenditure 30 for the purposes designated until the close of the fiscal year 31 beginning July 1, 2027. 32 2. Subsection 1 does not apply to moneys transferred 33 pursuant to this division of this Act to the loess hills 34 development and conservation fund created in section 161D.2, 35 which shall not revert as provided in that section.

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1 DIVISION VI 2 ENVIRONMENT FIRST FUND SPECIAL APPROPRIATIONS 3 Sec. 19. WATER QUALITY INITIATIVE - DEPARTMENT OF 4 5 AGRICULTURE AND LAND STEWARDSHIP. There is appropriated from the environment first fund 6 1. 7 created in section 8.57A to the department of agriculture 8 and land stewardship for the fiscal year beginning July 1, 9 2024, and ending June 30, 2025, the following amount, or so 10 much thereof as is necessary, to be used for the purposes 11 designated: For deposit in the water quality initiative fund created in 12 13 section 466B.45, for purposes of supporting the water quality 14 initiative administered by the division of soil conservation 15 and water quality as provided in section 466B.42, including 16 salaries, support, maintenance, and miscellaneous purposes: 17 \$ 2,375,000 2. a. The moneys appropriated in subsection 1 shall be 18 19 used to support projects in subwatersheds as designated by the 20 division that are part of high-priority watersheds identified 21 by the water resources coordinating council established 22 pursuant to section 466B.3. 23 b. The moneys appropriated in subsection 1 shall be used to 24 support projects in watersheds generally, including regional 25 watersheds, as designated by the division and high-priority 26 watersheds identified by the water resources coordinating 27 council established pursuant to section 466B.3. 28 3. In supporting projects in subwatersheds and watersheds 29 as provided in subsection 2, all of the following apply: 30 a. The demonstration projects shall utilize water quality 31 practices as described in the Iowa nutrient reduction strategy 32 as defined in section 455B.171. b. The division shall implement demonstration projects as 33 34 provided in paragraph "a" by providing for participation by 35 persons who hold a legal interest in agricultural land used in

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1 farming. To every extent practical, the division shall provide 2 for collaborative participation by such persons who hold a 3 legal interest in agricultural land located within the same 4 subwatershed.

5 c. The division shall implement a demonstration project on 6 a cost-share basis as determined by the division. However, 7 except for edge-of-field practices, the state's share of the 8 amount shall not exceed 50 percent of the estimated cost of 9 establishing the practice as determined by the division or 10 50 percent of the actual cost of establishing the practice, 11 whichever is less.

d. The demonstration projects shall be used to educate other
persons about the feasibility and value of establishing similar
water quality practices. The division shall promote field day
events for purposes of allowing interested persons to establish
water quality practices on their agricultural land.
e. The division shall conduct water quality evaluations
within supported subwatersheds. Within a reasonable period
after accumulating information from such evaluations, the
division shall create an aggregated database of water quality
practices. Any information identifying a person holding a

22 legal interest in agricultural land or specific agricultural 23 land shall be a confidential record under section 22.7.

4. The moneys appropriated in subsection 1 shall be used support education and outreach in a manner that encourages persons who hold a legal interest in agricultural land used for farming to implement water quality practices, including the stablishment of such practices in watersheds generally, and not limited to subwatersheds or high-priority watersheds.

30 5. The moneys appropriated in subsection 1 may be used 31 to contract with persons to coordinate the implementation of 32 efforts provided in this section.

33 6. The moneys appropriated in subsection 1 may be used by
34 the department to support urban soil and water conservation
35 efforts, which may include but are not limited to management

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1 practices related to bioretention, landscaping, the use of 2 permeable or pervious pavement, and soil quality restoration. 3 The moneys shall be allocated on a cost-share basis as provided 4 in chapter 161A. 7. Notwithstanding any other provision of law to the 5 6 contrary, the department may use moneys appropriated in 7 subsection 1 to carry out the provisions of this section on a 8 cost-share basis in combination with other moneys available to 9 the department from a state or federal source. 8. Not more than 10 percent of the moneys appropriated in 10 11 this section may be used to pay for the costs of administering 12 and implementing the water quality initiative by the 13 department's division of soil conservation and water quality as 14 provided in section 466B.42 and this section. 15 DIVISION VII 16 IOWA RESOURCES ENHANCEMENT AND PROTECTION - OPEN SPACES Sec. 20. REAP - IN LIEU OF GENERAL FUND APPROPRIATION. In 17 18 lieu of the standing appropriation in section 455A.18, there is 19 appropriated from the environment first fund created in section 20 8.57A to the Iowa resources enhancement and protection fund 21 for the fiscal year beginning July 1, 2024, and ending June 22 30, 2025, the following amount, to be allocated as provided in 23 section 455A.19: 24 \$ 12,000,000 25 Sec. 21. REAP - OPEN SPACES ACCOUNT -26 STATE PARK MAINTENANCE, OPERATIONS, AND FACILITY 27 REFURBISHMENT. Notwithstanding section 455A.19, subsection 1, 28 paragraph "a", subparagraph (1), of the moneys allocated to 29 the open spaces account of the Iowa resources enhancement and 30 protection fund, up to \$1,000,000 may be used by the department 31 of natural resources for state park maintenance, development, 32 operations, and facility refurbishment for the fiscal year 33 beginning July 1, 2024, and ending on June 30, 2025. EXPLANATION 34 35 The inclusion of this explanation does not constitute agreement with

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the explanation's substance by the members of the general assembly.

2 GENERAL. This bill relates to agriculture and natural 3 resources by making appropriations for FY 2024-2025 to support 4 related entities, including the department of agriculture and 5 land stewardship (DALS), the department of natural resources 6 (DNR), Iowa state university (ISU), and the university of Iowa 7 (UI).

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8 The bill primarily appropriates moneys to DALS and DNR. 9 The appropriations are made to support those departments for 10 administration, regulation, and support of programs. The bill 11 requires the departments to submit quarterly reports to the 12 general assembly and department of management regarding the 13 expenditure of appropriated moneys. The bill also provides 14 moneys to support specific programs or projects administered by 15 those departments.

The bill primarily appropriates moneys from the state The primarily appropriates moneys from the state general fund (GF) and the environment first fund (EFF) to support DALS and DNR, but also UI and ISU, and to support a number of designated activities, projects, and programs administered by those agencies. General appropriations are made from other major sources, including the state fish and game protection fund (SFGPF) and the groundwater protection fund (GPF), both administered by DNR. Finally, appropriations are made from and to a number of dedicated sources, including the resources enhancement and protection (REAP) fund administered by DNR, and the renewable fuel infrastructure fund (RFIF) and the water quality initiative fund (WQIF) administered by DALS.

29 DALS — GF APPROPRIATIONS. The bill appropriates moneys 30 to DALS from the GF in order to support its administrative 31 divisions, including consumer protection and industry services, 32 soil conservation, and food safety and animal health. Moneys 33 are transferred to ISU to support its midwest grape and wine 34 industry institute.

35 DALS — DESIGNATED APPROPRIATIONS FROM MISCELLANEOUS FUNDS.

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1 The bill appropriates moneys from several sources to support a 2 number of designated purposes, including moneys derived from 3 unclaimed winnings from horse and dog races, for administration 4 and enforcement of racing regulations; and moneys credited to 5 the RFIF, for purposes of regulating motor fuel. DALS - SPECIAL GF APPROPRIATIONS. The bill makes special 6 7 appropriations from the GF to DALS in order to support specific 8 purposes including milk inspection, the local food and farm 9 program, an agricultural education organization, foreign animal 10 disease preparedness, assistance to farmers with disabilities, 11 loess hills protections, southern Iowa development and 12 conservation, grain regulation, a value added agriculture grant 13 program, the choose Iowa promotional program, and the dairy 14 innovation fund. DNR — GF AND OTHER MAJOR FUNDS APPROPRIATIONS. 15 The bill 16 makes appropriations from a number of funds to DNR in order 17 to support its administrative divisions involving natural 18 resources and environmental protection from the GF, the SFGPF, 19 and the GPF. 20 DNR - DESIGNATED APPROPRIATIONS FROM MISCELLANEOUS FUNDS. 21 The bill appropriates moneys to DNR from a number of sources 22 to support designated purposes, including moneys deposited in 23 the special snowmobile fund to provide for administering and 24 enforcing the state snowmobile programs; and moneys deposited 25 in the unassigned revenue fund for purposes of paying for 26 administration of DNR's underground storage tanks section. DNR — SPECIAL GF APPROPRIATIONS. The bill makes special 27 28 appropriations from the GF to DNR in order to support specific 29 purposes including floodplain management, dam safety and 30 forestry health management programs, and state parks. ISU — SPECIAL GF APPROPRIATIONS. The bill appropriates 31 32 moneys from the GF to ISU to support the operation of its 33 veterinary diagnostic laboratory and livestock disease 34 research.

35 ISU - DESIGNATED APPROPRIATIONS FROM MISCELLANEOUS FUNDS.

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1 The bill also appropriates moneys from the Iowa nutrient 2 reduction fund to ISU for the veterinary diagnostic laboratory. 3 UI — SPECIAL GF APPROPRIATIONS. The bill appropriates 4 moneys from the GF to UI to support the operations of Iowa's 5 center for agricultural safety and health, which is part of 6 UI's college of public health.

7 DALS, DNR, AND UI — EFF — GENERAL APPROPRIATIONS. The 8 bill appropriates moneys from the EFF to support a number of 9 programs administered by DALS, DNR, and UI. For DALS, the 10 moneys are appropriated to support programs involving soil 11 conservation, watershed protection and nutrient management, 12 and the loess hills development and conservation fund. For 13 DNR, moneys are appropriated to support programs involving 14 state parks, geographic information systems, water quality 15 monitoring, public water supplies, regulation of animal feeding 16 operations, air quality, and floodplain management and dam 17 safety. For UI, moneys are appropriated to support the Iowa 18 geological survey. The bill includes provisions that delay the 19 reversion of these moneys.

20 EFF — SPECIAL APPROPRIATIONS FOR WQIF. The bill 21 appropriates moneys from the EFF to the WQIF subject to certain 22 conditions.

23 REAP FUND — EFF APPROPRIATION IN LIEU OF GF APPROPRIATION. 24 The bill appropriates moneys from the EFF to the REAP 25 fund instead of the \$20 million otherwise required to be 26 appropriated to the REAP fund from the GF. Notwithstanding 27 the standing allocation from the REAP fund to its open 28 spaces account, DNR may use moneys in the account for state 29 park maintenance, development, operations, and facility 30 refurbishment.

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